



# BAILIWICK NEWS

**Gen-X Catholic writing about Covid-times law,  
geopolitics, philosophy and theology.**

**2023 Posts**

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## **About the Author:**

I'm a paralegal and writer. I do legal research and writing to support civil and criminal cases brought in American courts, and to educate and mobilize more people to exert social and political pressure on federal, state and local lawmakers, law enforcement officials, prosecutors and judges, to terminate the interlocking control-and-cull campaigns operated under a fraudulent, unconstitutional national emergency framework; to hold accountable the US Government officials who pseudo-authorize, actually-fund, and run the programs; and to set up relief programs for injured victims and survivors of the dead.

I post sacred art with my writing because I'm Catholic, the art is beautiful, the saints are inspiring, and without the faith that my father passed down to me, I could not do this work.

## **January 2024 Note:**

In PDF collections of 2022 and 2023 Bailiwick reporting and analysis posted for reader use in January 2024, I cited the work of many individuals whose work I found credible at the time I wrote the posts, but whose work I no longer find credible due to information I learned as my study of the issues continued.

I urge readers to use discernment in reading and thinking about things.

New information comes to light as the war continues.

There are also many wolves among the sheep, intentionally leading many souls astray. If wolves clearly looked and sounded like wolves, sheep wouldn't follow them. So wolves disguise themselves as sheep.

By their fruits you shall know them.

Do men gather grapes of thorns, or figs of thistles?

-Matthew 7:16

Cover image: St. Eustace, patron saint of hunters and those facing adversity.

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- Feb. 23, 2023 - Idaho leading the charge to criminalize administration of Covid-19 bioweapons. Also war criminals list in PDF format, and some Q&A.
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- March 7, 2023 - Bioweapons ban resolution for county and state use; pioneered in Lee County, Florida. Also Epoch Times report on Jackson v. Pfizer; new DOD contract analysis by Sasha Latypova; biowarfare 'public health' sausage-making at state/local level; and PDF compilations.
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- May 11, 2023 - Sasha Latypova on Steve Kirsch's VSRF call: Thursday, May 11 at 4 p.m. Pacific/ 7 p.m.
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- July 15, 2023 - On migration, freedom of speech, freedom of religion, rights and privileges of truth, tolerance of error.
- July 19, 2023 - Stay as out-of-date as possible on the CDC-recommended biochemical weapons schedule. Plus thoughts on a July 5, 2023 letter sent on behalf of Naomi Wolf's DailyClout to the Department of Justice; presidential politics; geopolitics.
- July 27, 2023 - On the interpretation of selective silence.
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- Aug. 16, 2023 - PDF compilations and some Catholic quotes.
- Aug. 17, 2023 - More on Tower of Basel by Adam Lebor.
- Aug 18, 2023 - Bridges v. Houston Methodist Hospital. Court decisions supporting the conclusion that vaxx recipients are military targets, enemy combatants, chattel slaves or similar legal status in which consent is moot.
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- 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.
- Sept. 20, 2023 - On how globalists covertly, gradually insert communitarian law at the nation-state level to supersede constitutional law and sovereignty.
- Sept. 22, 2023 - UN-WHO overthrow of sovereignty: threat of imminent supranational law-based invasion, or almost-completed supranational law-based occupation?
- 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.
- 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.
- 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.

## October 2023 - p. 565

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- Oct. 11, 2023 - PDF compilations
- Oct. 12, 2023 - On the moral agency of living human lawmakers.
- Oct. 16, 2023 - On the materiality and immateriality of fraud and of government knowledge of fraud for legal challenges to US government Covid policies, programs and product use.
- Oct 18, 2023 - There is never going to be another "deadly global pandemic." There have not been any in the past. The Monster has only devised means to produce the illusion of deadly global pandemics. And that's all he will ever be able to do.
- Oct. 21, 2023 - Weaponized "healthcare" for global population control and enslavement; Intentional killing - legal frameworks for State-sponsored biochemical warfare.
- Oct. 23, 2023 - On civil suits against Pfizer for "contamination" of Covid-19 biochemical weapons.
- Oct. 25, 2023 - Some county and state lawmakers are starting to get better informed and more concerned. Tools to help them understand what's happening and respond appropriately.
- Oct. 26, 2023 - 21 USC 360bbb-3(e)(3) and 360bbb-3a(c): federal law authorizing HHS Secretary to waive current Good Manufacturing Practices (cGMP) for EUA products.
- Oct 28, 2023 - Whatever is in the biochemical weapons bearing Pfizer and other pharma labels, is there because US SecDefs and their WHO-BIS handlers ordered it to be there. Military contractors who work in the information space are erecting firewalls between that truth and the public, using "adulteration," "contamination" and civil suits against Pfizer to delay/deflect.
- Oct. 30, 2023 - Litigation framing: biochemical weapons used on military targets, not experimental drugs used on clinical trial subjects. Post-Jackson, post-Bridges litigation should start from true premises, not false ones.

## November 2023 - p. 608

- Nov. 6, 2023 - Short list of questions for Pfizer executives.
- Nov. 8, 2023 - Sasha Latypova and Katherine Watt discussing non-regulation of non-medicines known as 'vaccines,' and other US military biochemical weapons.
- Nov. 8, 2023 - Interview with James Delingpole
- Nov. 10, 2023 - PDF compilations. And a note to paid subscribers and readers considering offering financial support.
- Nov. 13, 2023 - Opportunities for US state lawmakers to shield their populations from the next 'public health emergency'-predicated federal assaults.
- Nov. 14, 2023 - Separation of powers, reservation of powers (federalism), and the PREP Act.
- Nov. 15, 2023 - Read-aloud: Garcia v. San Antonio Metropolitan Transit System, dissent by Justice Lewis Powell (US Supreme Court, 1985)
- Nov. 17, 2023 - For those working at the state and county level in the United States.
- Nov. 20, 2023 - Interview with Bruce de Torres.
- Nov. 29, 2023 - The Oracle of the Dog. G.K. Chesterton writing in the early 1920s.
- Nov. 29, 2023 - Sasha Latypova interviewed by Willem Engel: FDA flooded the market with illegal drugs.
- Nov. 30, 2023 - Model Restoring State Sovereignty Through Nullification Act: Tennessee HB726

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- Dec. 3, 2023 - Project idea for graphic designers and videographers. Also my views on 'transhumanism'
- Dec. 6, 2023 - More on the workings of the war machine running on public health emergency determinations, PREP Act license-to-kill declarations, and EUA countermeasures.
- Dec. 6, 2023 - Litigation proposals for state Attorneys General.
- Dec. 9, 2023 - Discussion of litigation strategies built on full understanding that EUA countermeasures are, by definition, not regulated pharmaceuticals.
- Dec. 14, 2023 - Read-aloud: G.K. Chesterton, The Man Who Was Thursday. (A few pages from Ch. 4.)
- Dec. 15, 2023 - The PCR test viewed from the legal kill box perspective. Plus links to Paul Kingsnorth essays and reflections on Christian history and Christian hope.
- Dec. 19, 2023 - Legalized FDA non-regulation of biological products effective May 2, 2019, by Federal Register Final Rule, signed by then-FDA Commissioner Scott Gottlieb.
- Dec. 20, 2023 - Ending National Suicide Act. Draft bill for 118th Congress
- Dec. 25, 2023 - Merry Christmas, Bailiwick readers.
- Dec. 30, 2023 - Political Authority and the Duties of Conscience. Lecture by Bishop Athanasius Schneider, given at Cambridge Nov. 24, 2023.

## **Appendix - p. 718**

- Oct. 13, 2021 - Ternaries and Trinities
- Dec. 17, 2021 - Teleopolitics
- April 28, 2022 - American Domestic Bioterrorism Program (updated as of January 2024)

# January 2023



Christ in the Storm on the Sea of Galilee. Painting by Rembrandt *van Rijn*

## **Jan. 2, 2023 - Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.**

[Jan. 2024 clarification: In the months after I wrote this post and others addressing Civil War-era law, I studied the Civil War arguments further and concluded that I cannot endorse the state nationals/state assemblies/sovereign citizens movement that has developed from analysis of unconstitutional Civil War era legal changes and subsequent unconstitutional Congressional and executive acts including the Federal Reserve Act of 1913, Trading with the Enemy Act of 1917, and Emergency Banking Act of 1933. I share the state assemblies proponents' view that unconstitutional legal changes have occurred; I do not endorse their proposed approaches to restoring constitutional rule of law.]

An email correspondent recently asked me if I had read Deputy Attorney General Dawn Johnsen's July 6, 2021 opinion<sup>1</sup> on the legal implications of the Emergency Use Authorization (EUA) laws, in which Johnsen offered the Department of Justice position on the question (posed by President Biden's Deputy Counsel, who was seeking DOJ cover for Biden's executive orders and agency 'vaccine' mandates):

“Whether Section 564 of the Food, Drug, and Cosmetic Act Prohibits Entities from Requiring the Use of a Vaccine Subject to an Emergency Use Authorization?”

The DOJ attorney concluded that no legal impediment to 'vaccine' mandates by public and private entities exists.

The email correspondent pointed out that Attorney Aaron Siri wrote an August 4, 2021 rebuttal letter<sup>2</sup> and speculated as to whether American lawyers had missed an opportunity to challenge mandates on the grounds that the Johnsen opinion was legally weak.

There has been more discussion of the legal relevance of informed consent provisions in 21 USC 360bbb et seq. (the EUA laws) and 42 USC 247d et seq. (the public health emergency laws) over the weekend.

Paraphrased email discussion questions:

- Why aren't more attorneys filing more cases on grounds that 10 USC 1107a requires a Presidential waiver of informed consent before EUA products can be mandated on military personnel, and can't be mandated at all on civilians?
- And why are so many judges blocking or dismissing the handful of cases that have been filed, to prevent discovery and substantive argument?

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<sup>1</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>2</sup> <https://www.sirillp.com/wp-content/uploads/2021/08/Letter-in-Response-to-DOJ-Slip-Opinion-Released-on-July-26-2021.pdf>

I learned about the Johnsen opinion sometime in Spring 2022 through my research into the American Domestic Bioterrorism Program,<sup>3</sup> and wrote about it a couple of times but haven't yet found time to do a comprehensive analysis piece.

- April 4, 2022 - 2004 Project Bioshield Act amendments to 1938 Food, Drug and Cosmetics Act attempted to legally void Nuremberg principles, through redefinitions.<sup>4</sup>
- July 4, 2022 - Possibilities for proving intent<sup>5</sup>
- July 6, 2022 - More on the tiered coercion cascades<sup>6</sup>

My take on the Johnsen opinion, along with other legal opinions produced by HHS and DOJ lawyers (i.e. Robert Charrow's May 19, 2020 PREP Act advisory opinion<sup>7</sup>) is that they're not meant to be strong legal arguments.

They're meant to throw enough mud around to keep the overall fraud, enslavement, murder and theft program going without judicial impediments or informed, organized, confident popular resistance.

I think Johnsen knew, while writing her opinion, that the products were bioweapons whose use could not constitute clinical investigations under 21 USC 360bbb-3(k)<sup>8</sup> and related provisions.

I think she also knew that informed consent principles are inapplicable and do not apply to lawful enemy targets of military weapons used during a state of war, which is what all the people who took the injections are, in legal terms.

Aaron Siri probably did not understand that at the time he wrote his rebuttal.

So Johnsen set up a false framing of Section 564, pretending it relates to investigational or experimental drugs (that are instead bioweapons), and Siri responded from within the same false framing.

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<sup>3</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>4</sup> <https://bailiwicknews.substack.com/p/2004-project-bioshield-act-amendments>

<sup>5</sup> <https://bailiwicknews.substack.com/p/possibilities-for-proving-intent>

<sup>6</sup> <https://bailiwicknews.substack.com/p/more-on-the-tiered-coercion-cascades>

<sup>7</sup> <https://www.hhs.gov/sites/default/files/prep-act-advisory-opinion-hhs-ogc.pdf>

<sup>8</sup> <https://bailiwicknews.substack.com/p/covid-19-injectable-bioweapons-as>



One of the email correspondents pushed back on the status of injected victims as lawful enemy targets.

I expanded on why I hold that view, and I'm working on a longer piece explaining the background as I'm beginning to understand it.

My take on the legal status of the victims is based on my initial understanding of the permanent state of war/state of emergency — as we've observed the effects during the Covid-19 Constitutional crisis — and the implications of the central bankers' silent overthrow of the Constitution implemented piece by piece starting with the Civil War, if not earlier.

The central bankers and their national government accomplices see all of the people as legally enemy aliens or enemy insurrectionists and morally-insignificant chattel property or contract collateral that can be attacked and disposed of with impunity to balance financial books and for other purposes.

I'm convinced (even at this early point in my learning curve) that quiet law substitutions that have corrupted the legal status of living men and women since the Civil War, are directly related to the current cull program.

Those substitutions form the broader, hidden legal platform that made it possible for Congress and US Presidents to build the bioterrorism-as-public-health program from mid-20th century to now.<sup>9</sup>

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Last night I read Siri's rebuttal to the Johnsen memo and looked over my notes from my original reading of the Johnsen memo, and this morning I read more of the back and forth among the email correspondents.

In light of what I've learned in the last few months, I'm convinced that the whole project, as a bioweapons prototype deployment project, falls exclusively under 50 USC Ch. 32 - Chemical and Biological Warfare.<sup>10</sup>

There are some notice and consent provisions in 50 USC Ch. 32.

But 50 USC 1515 authorizes the President to waive any part of the Chemical and Biological Warfare laws, under emergency powers during a declared emergency.

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<sup>9</sup> <https://bailiwicknews.substack.com/p/biomedical-security-state-and-state>

<sup>10</sup> <https://uscode.house.gov/view.xhtml?path=/prelim@title50/chapter32&edition=prelim>

There may be a publicly-available document recording the date on which President Trump and/or President Biden invoked or extended 50 USC 1515 to suspend all prohibitions on use of chemical and biological weapons on American people and people in other countries.

But it may be classified and non-public as a national security document.

If that document exists — and the observable evidence of how the vaxx campaign has unfolded suggests it does — Trump and Biden waived all rights to resist/refuse administration for all potential targets (military and civilian) because under a state of war, state of national emergency, and/or state of public health emergency, all resisters are classified as enemy insurgents or enemy aliens.

Johnsen's (and many other federal officials') invoking of 21 USC 360bbb and 42 USC 247d in opinions, declarations and determinations, were, in my view, simply red herrings. Those legal frameworks were cited only to increase the persuasiveness and distract the targets from the core illusion: that biological and chemical weapons — primarily packaged as vaccines and in use for many decades — are medicinal products.

Put another way, a target of a weapon intended to kill him or her does not have any right, under federal or international law, to be informed of the imminent attack or to exercise a right to refuse to be attacked.

The applicable international law framework isn't the Nuremberg Code and international and federal biomedical research and treatment ethics codes.

It's the laws of war, with prohibitions on chemical and biological weapons dating back to the 1975 UN biological weapons convention<sup>11</sup> and the 1990 US ratification of that convention under 18 USC 175, suspended under a fraud-based application of the doctrine of necessity<sup>12</sup> framework.

The killers' interest in keeping the real state of war between governments and people covert for a bit longer, combined with the well-armed US population, are, in my view, the only things that have kept them from trying to do gunpoint roundups and gun/needle execution programs in the US.

I might do a detailed analysis post about the Johnsen memo and the Siri rebuttal at some point, to flesh out this interpretation. But not sure when, because of other writing priorities.

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<sup>11</sup> <https://www.un.org/disarmament/biological-weapons/about/history/>

<sup>12</sup> [https://en.wikipedia.org/wiki/Doctrine\\_of\\_necessity](https://en.wikipedia.org/wiki/Doctrine_of_necessity)

## **Jan. 3, 2023 - Bioweapons, EUA products, IND products, Constitutional crisis.**

*For readers interested in checking the legal citations in this post, you can find them in the timeline at the pinned American Domestic Bioterrorism Program post.<sup>13</sup>*

I was recently sent a link to Karen Kingston's interview with Greg Hunter, posted Dec. 24, 2022, and asked for my views on points she makes at 22:00-28:00. During that segment, Kingston discusses legal implications of the FDA's Aug. 23, 2021 Investigational New Drug (IND) "approval" of Pfizer's "legally distinct" Comirnaty product, as possibly piercing the Emergency Use Authorization (EUA) civil and criminal liability shields.

- Dec. 24, 2022 - FDA Criminally Approved Bioweapon as Safe & Effective Vaccine.<sup>14</sup> Greg Hunter/USAWatchdog interview of Karen Kingston.

I understand where she's coming from, but don't agree with her analysis.

I don't think any of the EUA or public health emergency laws are controlling, as public health and drug regulation laws.

I think they're only controlling in the sense that they transfer all use and legal implications of the products from public health programs to the chemical and biological weapons program (50 USC 1511 et seq.)

So, under a state of war, state of national emergency and/or state of public health emergency, all Americans are classified as enemies of the state (the District of Columbia federal government pretense<sup>15</sup>), as insurgents, rebels or aliens, and can be legally targeted for killing, using any weapons the federal government and its military deem appropriate, at the President and Defense Secretary's discretion.

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<sup>13</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>14</sup> <https://rumble.com/v228tus-fda-criminally-approved-bioweapon-as-safe-and-effective-vaccine-karen-kings.html>

<sup>15</sup> I learned recently that the J6 events occurring within the District of Columbia is probably significant, in terms of the corporate structure of the country and the legal status of the men and women who crossed into the 10 square miles of DC, while a public health emergency/national emergency declaration was in effect. I can't remember if there have been other large political demonstrations in DC since Jan. 2020. If so, I don't know how DOJ rationalizes throwing J6 political prisoners in jail but not Black Lives Matter, for example, or even if they'll try to rationalize that disparate treatment. It's likely that the J6 protestors and their clear Constitutional allegiance, had potential to interfere with the central bankers' bid for control, while BLM protestors did not. In any case, I now think that the trespass and insurrection charges may be more related to the J6 protestors entering DC, not entering the Capitol building itself. Or, more precisely, that they had to be fraudulently-induced, by embedded FBI agents, to enter the Capitol building, to provide a false front for the trespass and insurrection charges that would play better in the propagandist media.

Within the trove of useful material readers have sent to me about the executive/military law takeover during the Civil War, there is evidence to support the argument that military law status was never lifted as the battlefield hostilities ended in 1865.

Instead, many generations of Americans — of all races, classes and ethnicities — have been born into, lived and died under a covert, illegitimate, financialized, federal military occupation. Without knowing it.

From the start of the Civil War in 1861 until 2001 AUMF/Proclamation 7463, the globalist central bankers had enough control of the levers they wanted to control, that they could allow some of the Constitutional separation of powers provisions to appear to operate more or less intact, including some Congressional oversight, some judicial review, and some limited states' rights, providing some counterweights to the President and executive, administrative agencies.

As the decades passed, the central bankers were planning and preparing to take more power, and putting quiet transfer mechanisms in place, such as the Federal Reserve Act of 1913, Executive Order 6102 and House Joint Resolution 192 of 1933 and Bretton Woods Agreement of 1945, along with the construction of the legal, financial and scientific architecture for the bioterrorism program.<sup>16</sup>

By 2001, they wanted more control and were willing to risk a little more exposure to get it.

In September 2001, under the fear-cover provided by 9/11 and the anthrax attacks, another layer of national emergency/state of war (Global War on Terror) was put in place, through the Congressional Authorization for Use of Military Force (AUMF) and George W. Bush's Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, promulgated under the 1975 National Emergencies Act and renewed every year since.

Those were quickly followed by the PATRIOT Act in October 2001, the establishment of the Department of Homeland Security in November 2002 and the expansion of biomedical police state programs for the next two decades through the PREP Act, Project Bioshield Act and more.

By 2019, they wanted to take even more direct control, were prepared to risk just a bit more exposure, and had put more pieces on the board to centralize more power under public health emergency conditions.

So in 2020, under the fear-cover provided by Covid-19, another layer of control went into effect, through the January 2020 determination that a public health emergency exists

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<sup>16</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

(HHS Secretary Alex Azar) and Donald Trump's March 13, 2022, Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, also under the 1975 National Emergencies Act.

Also renewed every year since.

And being positioned as a Global War on Humans Susceptible to Communicable Diseases: translation of the Global Health Security Agenda embedded in World Health Organization regulations and treaties, and US federal programs. See Section 5955 of NDAA for FY2023.<sup>17</sup>

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I think the way out and through this whole mess is for People, Congress, courts and state governments to openly acknowledge and deal with the Constitutional crisis set in motion during the Civil War and built up by the central bankers and executive branch/administrative state since then.

It sucks.

Civil and criminal cases brought in the meantime, under the current pseudo-legal structures that were designed by the central bankers to moot the Constitution and thereby fail the People, can help to make clear when and how our current legal structures lost their legitimacy and point out some paths back to the original Constitutional foundation.

I also think — weird as it is — that some of the most important corrections would be remarkably straightforward to carry out, once Congressional majorities, federal judges and state governors, attorneys general and legislators, begin to understand the war footing situation and switch sides from central bankers to Constitution + People.

The Civil War records and intervening events strongly support the argument that Congress has been a sham, pseudo-institution since about 1863, occupying the empty seats of the real Congress<sup>18</sup> by mutual, covert agreement among the knowing leadership — to participate in and promulgate the illusion — and plain ignorance about the existence of the illusion among the general membership.

With good leadership and strong popular pressure, the living men and women sitting in those seats now could openly introduce resolutions, debate and vote to revoke their consent to participate in the lie anymore, and thereby re-occupy the real Congress.

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<sup>17</sup> <https://www.congress.gov/117/bills/hr/7776/BILLS-117hr7776enr.pdf>

<sup>18</sup> <https://bailiwicknews.substack.com/p/reinhabiting-congress-and-all-the>

If such a resolution passed, it would wipe out every Congressional statute, every derivative federal agency and regulation, and every Presidential executive order and proclamation, back to 1861.

Including all the national emergency and public health emergency laws that, for now, appear to shield the killers from criminal prosecution for the mass atrocities they've committed these last three years.

A great Constitutional re-set, as it were.

From that return to founding principles, the real Congress and the states could begin to debate and adopt Constitutionally-compliant laws, accompanied by a much more alert population and functional courts positioned to review and nullify unconstitutional laws.

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To amuse myself, sometimes I imagine that under the transitive property of wokeness, anyone could "identify as" John Roberts, Chief Justice of the Supreme Court of the United States; walk in and take over SCOTUS and its docket; and call upon public and private attorneys to file of cases challenging the Constitutionality of the American domestic bioterrorism program enabling statutes, executive orders, and agency regulations, and their precursor legal fictions.

Who are the courthouse security guards to refuse to defer to our preferred proper names, identities and legal authorities?

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## **Jan. 4, 2023 - On American state-level prosecution for federal government chemical and biological WMD crimes.**

A reader sent me a link to Karen Kingston's post: Jan. 3, 2022 - How Florida Can Bring Criminal Charges against Pfizer and the FDA Under Title 46 Ch. 790<sup>19</sup>

Kingston quotes extensively from the Florida state law,<sup>20</sup> which is worth reading in full, and is applicable to the two-part US Government chemical and biological weapons system:

1. SARS-CoV-2 communicable pathogen [and precursors], designed, funded and managed by the Fauci-Daszak-Baric-Shi consortia within the US Government through the Department of Defense (DARPA) and the Department of Health and Human Services (NIH, NIAID, BARDA), plus
2. mRNA/DNA/lipid nanoparticle, assorted-payload-carrying lethal, coerced injections designed, funded, managed and mandated by the US Government through DoD, HHS (CDC, FDA, Strategic National Stockpile) and Public Health Emergency Medical Countermeasures Enterprise.<sup>21</sup>

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Florida 790.166 Manufacture, possession, sale, delivery, display, use, or attempted or threatened use of a weapon of mass destruction or hoax weapon of mass destruction prohibited; definitions; penalties.—

(1) As used in this section, the term:

(a) “Weapon of mass destruction” means:

1. Any device or object that is designed or intended to cause death or serious bodily injury to any human or animal, or severe emotional or mental harm to any human, through the release, dissemination, or impact of toxic or poisonous chemicals, or their precursors;
2. Any device or object involving a biological agent;
3. Any device or object that is designed or intended to release radiation or radioactivity at a level dangerous to human or animal life; or
4. Any biological agent, toxin, vector, or delivery system...

(c) “Biological agent” means any microorganism, virus, infectious substance, or biological product that may be engineered through biotechnology, or any naturally

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<sup>19</sup> <https://karenkingston.substack.com/p/how-florida-can-bring-criminal-charges>

<sup>20</sup> <https://m.flsenate.gov/Statutes/790.166>

<sup>21</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

occurring or bioengineered component of any such microorganism, virus, infectious substance, or biological product, capable of causing:

1. Death, disease, or other biological malfunction in a human, an animal, a plant, or other living organism...

(d) “Toxin” means the toxic material of plants, animals, microorganisms, viruses, fungi, or infectious substances, or a recombinant molecule, whatever its origin or method of reproduction, including:

1. Any poisonous substance or biological product that may be engineered through biotechnology produced by a living organism; or
2. Any poisonous isomer or biological product, homolog, or derivative of such substance.

(e) “Delivery system” means:

1. Any apparatus, equipment, device, or means of delivery specifically designed to deliver or disseminate a biological agent, toxin, or vector; or
2. Any vector.

(f) “Vector” means a living organism or molecule, including a recombinant molecule or biological product that may be engineered through biotechnology, capable of carrying a biological agent or toxin to a host...

(2) A person who, without lawful authority, manufactures, possesses, sells, delivers, sends, mails, displays, uses, threatens to use, attempts to use, or conspires to use, or who makes readily accessible to others a weapon of mass destruction commits a felony of the first degree, punishable by imprisonment for a term of years not exceeding life...and if death results, commits a capital felony...

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I wrote briefly about a similar state-level strategy in October: State authority to seize and destroy mRNA/DNA injections delivered by DOD across state borders, if classified as bioweapons,<sup>22</sup> after a reader quoted Igor Chudov's statement on a post about Florida's recommendation that males under 40 not take the lethal injections.<sup>23</sup>

Chudov had written: "Florida cannot ban mRNA vaccines, because it can only be done at the federal level."

*I replied to the reader:*

Without more information, my guess is that Chudov means "If the mRNA injections are classified as FDA-approved medicines, or as Drug Enforcement Administration-regulated controlled substances, then states must defer to federal agency decisions on interstate commerce in those substances."

However, Florida's governor, Surgeon General, legislature and/or courts could classify the mRNA injections — once delivered across their state border — as bioweapons, and classify the DOD delivery supply chain as a WMD attack.

Then I think they could ban them and destroy them under their own state-level statutes prohibiting possession, transport or use of weapons of mass destruction.

In Florida, that law is Florida Statutes 790.166.

Please do pursue it at the state level.

This is the main thrust of what I'm getting at with the federal complaint drafting.<sup>24</sup>

If the product gets shifted at every legal level where it's legally classified in some way, out of the medical countermeasure/FDA pharmaceutical product framework and into the criminal DOD-bioweapon/WMD-attack framework, it changes the whole ballgame.

That shift can and should be pushed in every state too.

Most of the states have WMD laws, ever since 9/11.

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<sup>22</sup> <https://bailiwicknews.substack.com/p/five-small-stones-website-buildout>

<sup>23</sup> <https://igorchudov.substack.com/p/florida-recommends-against-mrna-vaccines>

<sup>24</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

In her post,<sup>25</sup> Kingston makes an argument for state prosecutors in Florida and other states to go after Pfizer officials and FDA regulators, but not US Presidents, senior executive service (SES) officials in HHS, DoD or other cabinet agencies, on grounds that US government officials will seek refuge in government immunity, by arguing that *their* use of bioweapons is authorized under national security frameworks.

I think state prosecutors should investigate and charge federal officials anyway, even though they will try to claim immunity.

Investigate and charge them, to force them to make their horrific defense arguments under oath in public filings and open courtrooms.

Make President Trump, President Biden, Secretary of Defense Lloyd Austin, HHS Secretary Xavier Becerra, through Attorney General Merrick Garland on their behalf and as a co-defendant, file sworn defenses to filed charges.

Make them argue that the US government must commit global mass murder in order to save humanity from famine, poverty, and climate disasters; they must destroy the village to save it.<sup>26</sup>

Make them argue that they must kill us to save us from food, water, energy and other calamities that — like the chemical and biological warfare program — are threats *they themselves* have demonstrably planned and implemented for at least a century for the same evil purpose: to kill people.

Make Merrick Garland say, loudly and clearly, that Becerra, Austin and Biden are committing mass atrocities using toxic pathogens and lethal injections, “with lawful authority.”

Make them say it so everyone can hear them.

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<sup>25</sup> <https://karenkingston.substack.com/p/how-florida-can-bring-criminal-charges>

<sup>26</sup> <http://www.thisdayinquotes.com/2010/02/it-became-necessary-to-destroy-town-to.html>

## Related news:

Dec. 27, 2022 - Alberta Passes Law Rejecting Federal Sovereignty.<sup>27</sup> David Kelly writing at The New American:

...Seeking to take a stand against federal legislation and policies that are unconstitutional, the provincial government of Alberta introduced, passed, and instituted the Alberta Sovereignty within a United Canada Act<sup>28</sup> this month.

The provincial government overview<sup>29</sup> stated, “The act will be used to address federal legislation and policies that are unconstitutional, violate Albertans’ charter rights<sup>30</sup> or that affect or interfere with our provincial constitutional rights.... The act gives Alberta a democratic legislative framework for defending the federal-provincial division of powers while respecting Canada’s Constitution and the courts.”

The Alberta government designed the act to, as stated,<sup>31</sup> “Shift the burden to the federal government to legally challenge Alberta’s refusal to enforce unconstitutional or harmful federal laws or policies instead of Alberta having to initiate legal challenges and waiting years for a decision while those same federal laws or policies harm Albertans day in and day out.

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## On defeatism

I know the material presented here is hard to process.

I don’t offer it to help readers resign themselves to being enslaved and killed by the US Government, its globalist central banker overlords, and counterparts in other sovereign nation-states around the world.

I do it because I think the odds of successfully fighting off the would-be slave masters and murderers goes up, the better the targeted victims understand the plans, programs and pseudo-legal tools the killers build and use against us.

I think that people should continue to fight the fight using the weak legal tools the bankster-killers have left intact — as so many courageous, persistent people have already

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<sup>27</sup> [https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk\\_campaign=feed](https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk_campaign=feed)

<sup>28</sup> <https://www.assembly.ab.ca/assembly-business/bills/bill?billinfoid=11984&from=bills>

<sup>29</sup> <https://www.alberta.ca/alberta-sovereignty-within-a-united-canada-act.aspx>

<sup>30</sup> [http://www.alrb.gov.ab.ca/procedure/18\(a\).pdf](http://www.alrb.gov.ab.ca/procedure/18(a).pdf)

<sup>31</sup> <https://www.alberta.ca/assets/documents/alberta-sovereignty-within-a-united-canada-act-info-sheet.pdf>

been doing for three years, and so many more have been doing for decades and centuries previously.

I think people should continue to investigate and learn how and when the bankster-killers weakened the legal tools.

I think people should keep crafting stronger legal tools to replace the collapsing mess as it falls.

And I think the construction process for new legal tools benefits from broader, deeper understanding of the current predicament and how it was brought into being.

If you disagree and think it's better to roll over and expose your soft underbelly and the underbellies of your children and grandchildren to the knives, please don't read or comment at Bailiwick.

There are other online venues at which you can discuss your sense of futility and wait for the next bio-digital-banking-police shackles to snap shut around your neck.

### On commenting at Bailiwick

Bailiwick's readership is growing, and there are also a lot of tectonic shifts happening in the litigation and prosecution domains.

As a result of those two developments, I've changed the comment notification settings so that I will no longer get an email notification every time someone posts a comment.

I want to devote more time to litigation and prosecution prep, while sticking with the historical research and writing about the 1861-1969 period, which means I'll have less time available for following comment threads and responding to comments individually.

Comment threads will still be open for readers, and I'll try to skim the discussions at least once a week.

If you post comments referring to documents, please post links to the documents so other readers can track down your sources if they're interested.

## “What to do?”

July 18, 2022 - *Reader comment on American Domestic Bioterrorism Program:*<sup>32</sup>

What do we do? If they cannot be prosecuted...or held legally liable...Seems to me like HHS needs to be disbanded at once? Along with anyone else they passed the authority to?

My reply:

The short answer is, we need to dismantle the existing institutions, down to the bedrock of the US Constitution, and build new institutions on that foundation: legislatures, courts, executives, health care, schools, journalism, financial transaction systems, and many others.

And to do that, we need to build a critical mass of people who understand that that's the scale of the problem, and are prepared to fight until their last breath to do the work: educate people, dismantle the corrupt institutions, protect the Constitutional bedrock, and build the new institutions.

In the meantime, do not comply. Withhold your individual explicit and implicit consent.

## Constitutional cities

Dec. 29, 2022 - *Reader comment on Legal history of the American domestic bioterrorism program is useful for understanding why the crimes continue and criminal prosecutions have not happened yet*<sup>33</sup>

Regarding criminal prosecutions — I have been thinking about this for a long time. The state of Nevada is offering to allow the set up of tech cities with their own rules and regulations.

What is to prevent us from setting one up based upon the Constitution? We could get prosecutors, judges and law enforcement who honor the rights of the people and take their oath of office seriously. We can be courageous and find other courageous people who will take on the task of arresting and trying people who have been/still are committing genocide.

It would be a good idea to have tech savvy people because we need to block spying and EMF to the best of our ability.

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<sup>32</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>33</sup> <https://bailiwicknews.substack.com/p/legal-history-of-the-american-domestic>

So why not set up such a city and do the work? We could invite the inventors, entrepreneurs, the artists, the teachers the true healers. This might be a way.

*My reply:*

I've been thinking along similar but less ambitious lines, about setting up grassroots courts of assizes.<sup>34</sup> Can't remember how it crossed my path recently, but something I read. Dates back to 1166 Assize of Clarendon<sup>35</sup> and 1215 Magna Carta,<sup>36</sup> in use in England up until 1972.<sup>37</sup>

Does resistance matter?

Jan. 2, 2022 - *Reader comment on Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.*<sup>38</sup>

If what you are saying is correct — that we are under rules of war — the next question would seem to be "What are our rights, and how should we proceed?" That's only if it really matters, of course, since being at war with your own government pretty much means that all bets (and laws) are off...

*My reply:*

It does matter. Here and now is not the first time and place a government has been at war with its own people, covertly or overtly.

It's always been worth fighting back and it still is.

It's going to be a slow process of pulling more thoughts together about which rules— if any — ordinary people can wield against government agents.

I've done some thinking and writing about it already, (one example<sup>39</sup> of half-dozen or so) and am now doing much more research and thinking about it.

Things we already know:

1. Don't voluntarily take any more government-sponsored "medical treatments." Those are not medical treatments. Those are bioweapons.

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<sup>34</sup> <https://www.britannica.com/topic/assize>

<sup>35</sup> <https://www.britannica.com/event/Assize-of-Clarendon>

<sup>36</sup> <https://www.britannica.com/topic/Magna-Carta>

<sup>37</sup> <https://en.wikipedia.org/wiki/Assizes>

<sup>38</sup> <https://bailiwicknews.substack.com/p/bioweapon-prototype-deployments-informed>

<sup>39</sup> <https://bailiwicknews.substack.com/p/law-of-war-war-of-law>

2. Smartphones are bad news. If you use one, wean off of it. They're too useful for the government to surveil, track and control us.
3. Electronic payments (auto-pay, debit cards, credit cards) are bad news. Pay in cash or with checks.
4. Household guns and the strong gun culture in the U.S. are good news. If you are interested in buying guns and ammo and learning how to use them (if you don't already have them and know how to use them), do so. If you don't want to for your own reasons, don't. There's room for all kinds of people in the resistance. The biggest benefit for the people, against the government that's trying to kill us, is the government agents *not knowing* which people have guns and which don't, and being worried about going door-to-door to do round-ups in case a lot of the people who have them, are mentally prepared to use them.[1](#)
5. Prayer is useful. Especially the Rosary.

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Aleksandr I. Solzhenitsyn , The Gulag Archipelago:

“And how we burned in the camps later, thinking: What would things have been like if every Security operative, when he went out at night to make an arrest, had been uncertain whether he would return alive and had to say good-bye to his family?

Or if, during periods of mass arrests, as for example in Leningrad, when they arrested a quarter of the entire city, people had not simply sat there in their lairs, paling with terror at every bang of the downstairs door and at every step on the staircase, but had understood they had nothing left to lose and had boldly set up in the downstairs hall an ambush of half a dozen people with axes, hammers, pokers, or whatever else was at hand?...

The Organs would very quickly have suffered a shortage of officers and transport and, notwithstanding all of Stalin's thirst, the cursed machine would have ground to a halt!

If...if...We didn't love freedom enough. And even more – we had no awareness of the real situation.... We purely and simply deserved everything that happened afterward.”

\* \* \*

## Jan. 5, 2023 - The New Constitution - Living War Crimes

*Documentary produced by JP and Julie Collins*

From the Book of Ours newsletter:

We now know that the US Department of Defense along with the World Health Organization, while partnering with other governments, bio-tech and pharmaceutical corporations are responsible for the deaths of so many people from the shots marketed as vaccines. We also know that the DOD is behind the omni-channel campaign that was so well organized, so consistent and maintained such continuity in the messaging, training and execution of the covid narrative and distribution of the shots.

Our latest video essay *The New Constitution: Living War Crimes*,<sup>40</sup> goes into detail about who's behind the genocide and how over the years, the legal underpinnings of Congressional legislation has created an end-run around the US Constitution.

The DOD has used the dismantling of Constitutional protections to place power into the hands of the Department of Health and Human Services. And the laws that have been put into place make it impossible to legally challenge that power.

A literal military coup of the US government and a war on its citizens has taken place under our noses. Although no bombs were dropped, no armed troops moved into our communities and no doors were kicked in, there has been a mass-killing of citizens all under the guise of a health emergency.

This is what we mean by the mundane because we don't see the outward signs of war, death and destruction but it's there and it's being felt. Source notes PDF.<sup>41</sup>

I watched the video today, because the producers sent me the link in their year-end newsletter. They drew from the work that Brook Jackson, Sasha Latypova<sup>42</sup> and I have done, fitting it together with additional material to contextualize the story further.

It's very well done.

I especially like the cold rage of the reporting tone, and the focal length they chose: not minutely detailed but also not superficial.

They've created an accessible, calm condemnation of war crimes and war criminals.

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<sup>40</sup> <https://www.youtube.com/watch?v=i9cmYNRgXXg>

<sup>41</sup> <http://www.book-of-ours.com/pdfs/Living-War-Crimes-Show-Notes-Source-Links.pdf>

<sup>42</sup> <https://sashalatyova.substack.com/>



One minor correction: I have a philosophy degree from Penn State University, not the University of Pennsylvania. The two schools are frequently mis-identified because their names are so similar.

Also I think it's very funny that they clipped footage of me holding a pen to my forehead, from the discussion I had with Sasha in November.<sup>43</sup> Transcript by David Ratcliffe at Ratical.org.<sup>44</sup>

Other videos by the Book of Ours production team can be found at their YouTube, Rokfin and Patreon channels.

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<sup>43</sup> <https://www.bitchute.com/video/qCEGQhrfqam1/>

<sup>44</sup> <https://ratical.org/PandemicParallaxView/ALwKW-DomesticBioteroProg-110422.html>

**Jan. 6, 2023 - US no longer Constitutional republic; domestic deployment of military has been pseudo-legalized. Also Global Health Security Agenda Act, World Health Organization noose-tightening, and PDF compilations of Bailiwick reporting.**

Peter McCullough and John Leake post at Courageous Discourse:

Is the USA No Longer a Constitutional Republic?<sup>45</sup>

Leake concludes:

Thankfully there is one enormous difference between the United States now and the final decades of the Roman Republic—namely, the use of U.S. military units on American soil still seems to be off limits.

*My reply*

Although the US Government oligarchs haven't yet openly deployed the US military or foreign troops on American soil, against civilians, it's not off-limits.

Those acts are pseudo-authorized under illegitimate statutes and Presidential executive orders passed by Congress and signed by US presidents under globalized, militarized public health and population control frameworks; bioweapons and Artificial Intelligence programs; and continuity of government (COG) protocols for deployment of domestic and foreign troops to control American civilians on US soil.

They haven't attempted to use these illegitimate powers yet, at least in a widespread, open way.

In my view, their hesitation is mostly because so many American civilians are still well-armed and well-trained in firearms use. That's why they're working so hard to disarm us.

Orientation to legal research<sup>46</sup> and numbering conventions, for readers who are interested in learning more by reading source documents.

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- 2006/10/17 - Congress and President Bush passed NDAA/John Warner Defense Authorization Act for FY2007 - PL 109-364, 120 Stat. 2095. Section 1076 amended 1807 Insurrection Act, (10 USC 333, renumbered as 10 USC 253), providing exemptions to 1878 Posse Comitatus Act, to expand the authority of federal

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<sup>45</sup> <https://petermcculloughmd.substack.com/p/is-the-usa-no-longer-a-constitutional>

<sup>46</sup> <https://bailiwicknews.substack.com/p/five-small-stones-write-a-letter>

government to deploy US military on American soil against American citizens during “natural disaster, epidemic, or other serious public health emergency, terrorist attack or incident, or other condition in any State or possession of the United States.” Repealed in NDAA for FY2008. Passed again in NDAA for FY2012.

- 2008/01/28 - Congress and President Bush passed National Defense Authorization Act for FY2008. PL 110-181, 122 Stat. 325. Section 1068 repealed 2007 amendments to Insurrection Act which had expanded exemptions to 1878 Posse Comitatus Act limits on US Presidents’ power to deploy the military domestically. Amendments passed again in NDAA for FY2012, again giving President power to deploy military domestically.
- 2011/12/31 - Congress and President Obama passed National Defense Authorization Act for FY2012 - PL 112-81, 125 Stat. 1298. Section 1021 codified authority for US President to order military arrest and indefinite detention of American civilians without charge or trial under 10 USC 801 et seq. (Uniform Code of Military Justice), to the extent the 2001 Authorization for Use of Military Force, passed under the 1973 War Powers Act, (50 U.S. Code § 1541) is construed as putting the United States in a permanent state of war (Global War on Terror) and Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, first declared by President Bush in 2001 is extended. It has been extended, every year since and is in force today, most recently Sept. 9, 2022 by Biden, along with President Trump’s Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID–19) Outbreak*
- 2014/07/31 - Executive Order 13674 *Revised List of Quarantinable Communicable Diseases*, adding transmission-capable but asymptomatic SARS to list authorizing HHS to order apprehension and indefinite detention of Americans for contracting common respiratory illnesses under 42 USC 264(b) and 42 CFR 70.6. (Obama)
- 2016/07/01 - Executive Order 13732, *United States Policy on Pre- and Post-Strike Measures To Address Civilian Casualties in U.S. Operations Involving the Use of Force* (Obama)
- 2016/07/15 - Presidential Policy Directive-40, *National Continuity Policy*. Not available<sup>47</sup> for dissemination. Core principles and concepts are included in Feb. 2018 Continuity Guidance Circular.<sup>48</sup> Prior versions included NSPD-51<sup>49</sup> and HSPD-20 (2007) and PDD-NSC-67 (1998)<sup>50</sup>
- 2016/11/04 - Executive Order 13747, *Advancing the Global Health Security Agenda To Achieve a World Safe and Secure From Infectious Disease Threats* (Obama)
- 2016/12/23 - Congress and President Obama passed National Defense Authorization Act for FY2017. PL 114-328, 130 Stat. 2509. Established, as Note to

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<sup>47</sup> <https://www.fema.gov/emergency-managers/national-preparedness/continuity/toolkit/resources>

<sup>48</sup> <https://www.fema.gov/sites/default/files/2020-10/continuity-guidance-circular-2018.pdf>

<sup>49</sup> <https://www.govinfo.gov/content/pkg/PPP-2007-book1/pdf/PPP-2007-book1-doc-pg547.pdf>

<sup>50</sup> <https://irp.fas.org/offdocs/pdd/pdd-67.htm>

10 USC 382, DOD Defense Security Cooperation Agency (DSCA) and Director of DSCA, with authority to coordinate and synchronize US military with foreign military forces, and conduct domestic military campaigns in violation of the 1878 Posse Comitatus Act.

- 2017/01/23 - Department of Homeland Security published Biological Incident Annex to the Response and Recovery Federal Interagency Operational Plans.<sup>51</sup> At p. 70, stated that 10 USC 382 “permits Department of Defense to provide support to the Department of Justice under certain circumstances in emergency situations involving Weapons of Mass Destruction, including biological weapons and materials.”
- 2019/02/11 - Executive Order 13859, *Maintaining American Leadership in Artificial Intelligence* (Trump)
- 2019/09/19 - Executive Order 13887, *Modernizing Influenza Vaccines in the United States to Promote National Security and Public Health* (Trump)
- 2020/12/07 - Executive Order 13961, *Governance and Integration of Federal Mission Resilience*, implementation of PD-40 (Trump).
- 2022/09/12 - Executive Order 14081, *Advancing Biotechnology and Biomanufacturing Innovation for a Sustainable, Safe, and Secure American Bioeconomy* (Biden)
- 2022/10/18 - National Biodefense Strategy and Implementation Plan<sup>52</sup> for Countering Biological Threats, Enhancing Pandemic Preparedness, and Achieving Global Health Security (Biden)

### Global Health Security Agenda Act in NDAA; WHO International Health Regulations amendments and pandemic treaty

*Related:* A few weeks ago, Congress and President Biden passed the Global Health Security Agenda Act, as part of the NDAA for FY2023<sup>53</sup> at Section 5955, p. 951.

They’ve been trying to smuggle that through since 2016, to strengthen the interlocking chains between World Health Organization programs to terrify, control and kill people, and US Government programs to do the same things.

Translated into plain English, the Global Health Security Agenda is the Global War on Humans Using Terror, Communicable Pathogens and Toxic Injections.

For the latest on the WHO campaigns, see James Roguski, Top 100 Reasons to #StopTheTreaty, #StopTheAmendments, and #ExitTheWHO.<sup>54</sup>

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<sup>51</sup> [https://www.fema.gov/sites/default/files/2020-07/fema\\_incident-annex\\_biological.pdf](https://www.fema.gov/sites/default/files/2020-07/fema_incident-annex_biological.pdf)

<sup>52</sup> <https://www.whitehouse.gov/wp-content/uploads/2022/10/National-Biodefense-Strategy-and-Implementation-Plan-Final.pdf>

<sup>53</sup> <https://www.congress.gov/117/bills/hr/7776/BILLS-117hr7776enr.pdf>

<sup>54</sup> <https://jamesroguski.substack.com/p/100-reasons>

From Roguski transcript:

The first and most important point that I would like to make is that I am about to discuss two very different things. First, I will talk briefly about the proposed “Pandemic Treaty.”

More people seem to be aware of the so-called “Pandemic Treaty,” but, while I see it as being an important issue, I believe that it is also functioning as a decoy that is designed to distract people from the much larger and more immediate threat to our rights and freedoms, which are the proposed amendments to the International Health Regulations.

## PDFs

- American Domestic Bioterrorism Program<sup>55</sup> (Sept. 20, 2022 version, 67 pages)
- Statutory History Orientation Memo<sup>56</sup> (Nov. 21, 2022, 45 pages)
- Six Key Statutes Creating American Domestic Bioterrorism Program<sup>57</sup> (Dec. 19, 2022, 14 pages)

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<sup>55</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2022.09.20-american-domestic-bioterrorism-program-pdf.pdf>

<sup>56</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>57</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

## Jan, 7, 2023 - Could Congress members, federal and state judges, state legislators, governors and prosecutors restore the American Constitutional republic?

Yes. But they've failed to take the necessary steps for a long time, and they need well-informed, strong popular support to start walking that path now.

I field a lot of emails and comments, paraphrased as:

WTF?

How can unconstitutional executive abuses of power happen in a Constitutional republic?

They're unconstitutional!

They're illegal! They're unlawful!

They're treasonous! They're crimes!

Why can't the bioterrorism program be stopped through Congress repealing the bad laws? Or by withholding funding through its budget power and debt-ceiling control and other financial mechanisms?

Why can't it be stopped in the courts? Why don't people just file some lawsuits?

It's oxymoronic to say that unconstitutional things can happen in a Constitutional republic!

Stop saying these terrible things!!!

Longtime readers will know (I mention it for new readers) that since I wandered into these dark caves of American legal history almost a year ago<sup>58</sup> — I've found it extraordinarily difficult to express the paradoxes living in here.

I have yet to find a quick, clean way to convey the distinction between

1. Federal, state and local government-run slavery and killing programs that are actually, observably being funded by Congress, implemented by Presidents and Cabinet agencies, including the US military, left undisturbed by courts, and cooperated-with by most of the population, in the real world we've lived in since January 2020 and
2. What things would be like if those government agents and acts were bound by constitutional limits, and pushed back within those legitimate, moral limits.

It's the difference between *de facto* and *de jure*.

*De facto*<sup>59</sup> is what happens and is enforced or not stopped in fact and in practice.

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<sup>58</sup> <https://bailiwicknews.substack.com/p/attorney-todd-callender-explains>

<sup>59</sup> [https://www.merriam-webster.com/dictionary/de facto](https://www.merriam-webster.com/dictionary/de%20facto)

*De jure*<sup>60</sup> is what is right by law, just and proper in moral terms, even if it's not occurring in fact because the men, women and institutions empowered to protect and defend those lawful principles and practices have been incapacitated, bound up or induced into a moral and legal coma.

Living, breathing tyrants are currently, observably, effectively using power they do not rightfully have, because no one is stopping them.

The coma has been induced by men and women engaged in evil, not to give the American Constitutional republic patient's body politic rest and time to heal, but to prevent the People who live under that social covenant, from thwarting the aims of those evil tyrants.

Two more paradoxical aspects of the current situation, the *status quo*:<sup>61</sup>

### Lawmakers

For many decades, almost all of the American lawmakers whose duty it is to be careful about only adopting constitutionally-sound laws and blocking bad laws from passage, failed to fulfill those legal and moral obligations, at the federal and state levels.

Worse, almost all of them cast votes to actively pass bad laws that *de facto* transferred massive amounts of illegitimate pseudo-power into the hands of the President and Cabinet secretaries. Many of them have been returned to office repeatedly. None of them, as of today, have made moves to publicly call out the stealth coup d'état that's occurred, and repeal the very bad laws that made the coup possible at all.

### Judges

Almost all of the jurists whose job it is to interpret laws, nullify bad ones, and restore justice during circumstances in which real world actors are violating legal and moral boundaries, have themselves been AWOL. They've dismissed thousands of cases whose full development would have provided openings for judicial checks on tyrannical power.

Even worse, some judges have made precedential decisions purporting (unjustly and immorally) to pseudo-uphold unconstitutional laws and executive acts.

The corrective mechanisms built into the Constitution by Divine inspiration given to the Founding Fathers — the checks and balances — are broken.  
And they've been broken for a really long time.

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<sup>60</sup> [https://www.merriam-webster.com/dictionary/de jure](https://www.merriam-webster.com/dictionary/de%20jure)

<sup>61</sup> [https://www.merriam-webster.com/dictionary/status quo](https://www.merriam-webster.com/dictionary/status%20quo)

Despite the past record of failure and the structural barriers to success, I have consistently encouraged everyone who wants to file anything, with any federal or state court or legislative body, to do so. I still do.

The aggregate of all that litigation and petitioning is part of what will push the judges and legislators — who have been deferring to the unconstitutional pseudo-authority wielded by the executive branch for a very long time — to *stop deferring* to the illegitimate executive usurpation, and join Team People and Team Constitutional-republic.

Why does it continue, and what can be done to change things?

Congress and Courts Past (think Charles Dickens and Scrooge) were comprised of at least two sorts of people.

Some have been men and women who didn't understand how broken their institutions had become and how much their own contemporary actions were contributing to the broken state of affairs and helping the tyrants induce the coma into which the American Constitutional republic has fallen.

Others knew how broken the institutions were, but willed the destruction to happen and to expand in scope. Some of them benefited financially or socially from their own incapacitation; they aggregated wealth and long political careers.

Others have been — and still are — true believers in the merits of slavery and mass murder under the more palatable programmatic label of population control to ease burdens on planetary resources. Think Henry Kissinger and Bill Gates. For those who are all-in on the criminal project, it doesn't matter how much information or popular support the People provide them. They won't find the will or the path to fight back. They're not looking.

But for those who are merely ignorant (because kept so by the tyrants) or who understand the predicament but lack personal courage and strong wills, information and popular support from the People are extremely useful.

A new Congress has just been seated: Congress Present. State and federal judges continue to handle civil litigation and criminal prosecution in courthouses all over the country. New state legislators are working in the statehouses. Attorneys general and district attorneys exist.

If some of those men and women stand up, speak out and stop deferring to tyrants, huge chunks of the open-air prison walls will fall down. Keep pushing, People.



## **Jan. 9, 2023 - Christine Dolan of CD Media interview with Sasha Latypova and Katherine Watt**

Link to Roguski WHO reporting. Plus repost of Oct. 12, 2022 draft 18 USC 2333 federal bioterrorism case against defendants Azar, Kadlec, Gruber, Hinton.

### Video

- Jan. 8, 2022 - No doubt it's a bioweapon, not a vaccine.<sup>62</sup> Christine Dolan, Sasha Latypova, Katherine Watt. (52 min). Rumble/CDMedia. BitChute<sup>63</sup>/Team Enigma.

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### World Health Organization + US Government Global Overthrow + Genocide Program Updates

For coverage of this week's closed-door, private World Health Organization/US Government global coup d'état planning meetings, please follow James Roguski on Substack: Top 100 Reasons to #StopTheTreaty, #StopTheAmendments, and #ExitTheWHO.<sup>64</sup>

I focus on American Constitutional and statutory law.

Roguski is the go-to for investigative reporting on World Health Organization treaties and regulations.

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Repost: Oct. 12, 2022 - John Doe v. Azar, Kadlec and Gruber.<sup>65</sup> First parts of draft 18 USC 2333 federal civil complaint. John Doe is a stand-in for anyone injured or bereaved by the actions of the US Government agents who launched and currently maintain the fraudulent and murderous Covid-19 national 'public health emergency' program.

### Jan. 9, 2023 Note:

The 18 USC 2333 federal civil-criminal legal strategy was the subject of several other posts and comment threads in October, including posts advocating that an 18 USC 2333 count be added to Brook Jackson's False Claims Act case under 31 U.S.C. § 3730, against Pfizer, Ventavia and ICON.

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<sup>62</sup> <https://rumble.com/v24fn7i-livestream-1230pm-est-the-globalists-in-plain-sight-with-sasha-latypova-kat.html>

<sup>63</sup> <https://www.bitchute.com/video/BYIkD3GHt5z1/>

<sup>64</sup> <https://jamesroguski.substack.com/p/100-reasons>

<sup>65</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

I advocated for that strategy after the US Government intervened in her case on Oct. 4, 2022<sup>66</sup> (at pp. 6-8 ) to corroborate Pfizer's April 22, 2022<sup>67</sup> claim (at pp. 8, 11-13 and 25-26) that contractors were supplying the Department of Defense under Other Transactions Authority (OTA) bioweapon production contracts that did not include valid clinical trials or compliance with safety or efficacy standards as conditions for product authorization, distribution and use, or as conditions for federal government payment to contractors for products supplied.

In my view, Alex Azar, Robert Kadlec and Marion Gruber should be the first American war criminals prosecuted for the American implementation of the Covid-19 mass terror and mass murder campaign. There will be hundreds of defendants eventually; I posted a starter list in August 2022<sup>68</sup> and update it as I find more criminals in the records.

As I state in the Oct. 12, 2022 original post<sup>69</sup> and Oct. 13, 2022 further discussion,<sup>70</sup> Anthony Fauci should be prosecuted. But the case against him will be much larger and more complex than the cases against Azar, Kadlec and Gruber, for example, because Fauci's role as a primary architect of the crimes and the pseudo-legal pre-crime coverup mechanisms, goes back to the late 1960s when he arrived at the National Institutes of Health.

Please don't interpret this draft's focus on Azar, Kadlec and Gruber as somehow exonerating or letting Fauci or other war criminals off the hook.

Readers interested in the 18 USC 2333 and Jackson v. Pfizer/DoD discussions that preceded and followed the original post, please see footnoted PDF compilations of Bailiwick News for October 2022,<sup>71</sup> and/or Substack links in sidebar.

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John Doe v. Azar, Kadlec, Gruber and Hinton.<sup>72</sup>

18 USC 2333 provides civil remedies in US courts for any national of the United States injured in his or her person, property, or business by reason of an act of international terrorism, or his or her estate, survivors, or heirs.

Plaintiff JOHN DOE, files this suit individually and on behalf of all others similarly situated.

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<sup>66</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>67</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>68</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

<sup>69</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

<sup>70</sup> <https://bailiwicknews.substack.com/p/18-usc-2333-cases-venue-national>

<sup>71</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.10-bailiwick-news-oct.pdf>

<sup>72</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

Since January 2020, Plaintiff has been subjected to US-government-directed, purported but illegitimate, suspension of the US Constitution and purported but illegitimate suspension of federal and state laws and regulations criminalizing domestic and international terrorism and related criminal acts.

Plaintiff has been subjected to US Government-directed imposition of coercive psychological manipulation, propaganda and censorship campaigns; physical 'lockdowns'; electoral fraud; mask mandates; school, church and business closures; restrictions on freedom of movement, assembly and association; fraudulent diagnostic testing programs; lethal hospital and nursing home treatment protocols incentivized through federal funding schemes; and fraudulent 'vaccine' promotional campaigns and mandates.

This sequence of US Government attacks on the American people culminated in debilitating and/or lethal 'vaccine' injections which have resulted in personal injury and/or death to victims including Plaintiff and all others similarly situated.

Plaintiff files this action against Defendants Alex Azar, Robert Kadlec, Marion Gruber and Denise Hinton in their official capacities as government employees who served, at all relevant times, in the Department of Health and Human Services, to the extent that the US Government attempts to defend this suit on grounds that the PREP Act and related federal legislation duly authorized defendants' criminal acts.

On information and belief, Plaintiff alleges that Defendant Azar committed the first in a series of criminal acts of international terrorism on or about January 31, 2020, when he signed a 'Determination that a Public Health Emergency Exists,'<sup>73</sup> referring to the Covid-19 outbreak, and a 'Declaration' that "circumstances exist justifying the authorization of emergency use of in vitro diagnostics for detection and/or diagnosis of this novel coronavirus." The determination and declaration were recorded in the Federal Register as taking effect Feb. 04, 2020. 85 Federal Register 7316.<sup>74</sup>

On information and belief, Plaintiff alleges that Defendant Kadlec conspired and coordinated additional criminal acts, including Defendant Azar's March 10, 2020 issuance of A Declaration Under the PREP Act for Medical Countermeasures Against COVID-19, purported to take effect on Feb. 04, 2020. 85 Federal Register 15198.<sup>75</sup>

On information and belief, Kadlec and Azar conspired to prepare and promulgate another 'Declaration of Emergency Use Authorization' on March 24, 2020, this time declaring "that circumstances exist justifying the authorization of emergency use of

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<sup>73</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>74</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>75</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-17/pdf/2020-05484.pdf>

medical devices, including alternative products used as medical devices.” 85 Federal Register 17335.<sup>76</sup>

The “declarations” prepared and promulgated by Kadlec and Azar purported to provide blanket civil liability immunity for all persons involved in criminal acts of bioweapon research, development, manufacture, distribution, storage and administration for the toxic products that were later fraudulently presented to the public as ‘medical countermeasures’ intended to prevent or treat Covid-19 infection. These toxic and fraudulent products include but are not limited to masks, diagnostic tests, therapeutics and vaccines.

On information and belief, Defendant Marion Gruber knowingly, intentionally, maliciously and with reckless disregard for human life, supervised criminally fraudulent clinical trials and criminally fraudulent regulatory review procedures for the US Government-sponsored bioweapons known as Covid-19 vaccines between February and December 2020.

On information and belief, credible whistleblower reports were filed with FDA by clinical trials manager Brook Jackson, starting in September 2020. Between September and December 2020, Defendant Gruber ignored and suppressed investigation into Jackson’s claims.

On the basis of the data produced by the criminally fraudulent clinical trials and regulatory reviews, Defendant Gruber signed Emergency Use Authorization ratification documents on Dec.11, 2020 (Pfizer/BioNTech<sup>77</sup>); Dec. 18, 2020 (Moderna<sup>78</sup>); and Feb. 27, 2021 (Janssen<sup>79</sup>).

The US Government ‘vaccination’ campaign began Dec. 12, 2020, immediately following Defendant Gruber’s signature authorizing emergency use of the Pfizer/BioNTech product.

On information and belief, Defendant Hinton on Jan. 12, 2021 signed two *Authorizations of Emergency Use of Certain Drug and Biological Products During the COVID–19 Pandemic*, pertaining to Pfizer's products, effective Dec. 11, 2020 and Moderna's products, effective Dec. 18, 2020. Rear Admiral Hinton's letters were published in the Jan. 19, 2021 86 Federal Register 5200.<sup>80</sup>

*But for* the criminal actions of defendants Azar, Kadlec, Gruber and Hinton, the US Government’s planned and coordinated massacre and maiming of the American people

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<sup>76</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-27/pdf/2020-06541.pdf>

<sup>77</sup> <https://www.fda.gov/media/144416/download>

<sup>78</sup> <https://www.fda.gov/media/144673/download>

<sup>79</sup> <https://www.fda.gov/media/146338/download>

<sup>80</sup> <https://www.govinfo.gov/content/pkg/FR-2021-01-19/pdf/2021-01022.pdf>

under the fraudulent pretext of 'public health,' operational from January 2020 to the present, could not have occurred.

Plaintiff further files this action against Defendants in their personal capacities to the extent that the US Government attempts to defend this suit on grounds that there are no federal laws authorizing the acts committed by defendants, and defendants therefore acted outside the scope of their official duties and authorities.

Plaintiff seeks declaratory judgment permanently terminating all active US Government emergency declarations and determinations, emergency use authorizations and 'vaccination' campaigns.

These declarations, determinations, authorizations and campaigns and the preparatory psychological, social, political, economic and religious assault on plaintiffs that made them possible, violate the US Constitution and federal laws which prohibit and provide civil and criminal penalties (including capital punishment,) for acts of international and domestic terrorism; acts of chemical, biological, radiological and nuclear warfare; torture; maiming; mutilation; murder; conspiracy to murder; genocide; and other federal and international crimes.

Plaintiff denies that the actions of defendants in the Covid-19 context, undertaken since January 2020, fall under US federal statutes, regulations and executive orders governing public health emergencies, medical countermeasures, and security countermeasures through the Public Health Service Act at 42 USC 201 et seq, the Food Drug and Cosmetics Act at 21 USC 301 et seq. and related public health laws.

Plaintiff denies that the pathogen class known as SARS-CoV-2 is a naturally-occurring virus subject to public health programs under any legitimate communicable disease control and prevention authorities and programs of the Department of Health and Human Services.

Plaintiff denies that the pandemic management program promulgated by the Department of Health and Human Services, National Institutes for Health, Centers for Disease Control and Prevention, Centers for Medicare and Medicaid Services and related agencies, including but not limited to lockdowns and stay-at-home programs; mask programs; Plexiglass barrier programs; mass testing programs; six-foot 'social distancing' programs; occupancy limits and building closures; prohibitions on administration of early treatment protocols such as Ivermectin, hydroxychloroquine, Vitamin D, Vitamin C, Zinc; and coerced administration of deadly late-treatment protocols such as isolation, restraint, dehydration, starvation, sedation, Remdesivir/Veklury, ventilation, may be construed as legitimate exercise of communicable disease control authorities.

Plaintiff denies that the class of injectable toxins known as 'Covid-19 vaccines' are medical products or devices intended to treat or prevent disease, as regulated under FDA programs governing Emergency Use Authorization (EUA) products, Biologics License Applications (BLA), Investigational New Drug (IND), Investigational Device Exemption (IDE) or other FDA frameworks relating to production and use of novel biological and chemical products and devices on human beings.

Plaintiff denies the applicability of the Federal Tort Claims Act (28 U.S.C Chapter 171; 28 USC 1346); Vaccine Injury Compensation Program (42 USC 300aa-10 et seq); Countermeasures Injury Compensation Program (42 USC §247d-6e et seq) and other federal civil remedies, on the grounds that defendants have committed *criminal* acts of an almost-incomprehensibly outrageous nature, which cannot be adequately remedied through compensatory frameworks intended to address ordinary negligence, negligence per se, recklessness or willful misconduct.

Plaintiff asserts that the pathogen class known as SARS-CoV-2 is an offensive biological weapon developed, patented and released by officials working for the US Department of Health and Human Services and Department of Defense Chemical and Biological Warfare Program, in violation of 50 USC Chapter 32 and related federal and international laws.

Plaintiff asserts that the pandemic management program, from the initial promulgation of 'stay-at-home orders' to the execution of CMS-funded hospital homicide protocols and the 'vaccination' campaign, has been — since inception — a planned, coordinated, comprehensive military campaign intended to isolate, disorient, injure and kill as many Americans as possible, under the re-classification of our civilian population as enemy targets by the US Government through the Department of Defense.

Plaintiff asserts that the injectable toxins known as 'Covid-19 vaccines' are a class of biological and chemical weapons developed, patented and released by officials working for the US Department of Health and Human Services and Department of Defense.

Plaintiff asserts that, since January 2020, the US government has met the standards for designation as a foreign terrorist organization under 8 USC 1189, and that the actions of US government defendants in the Covid-19 context were, are and will continue to be criminal acts under US federal statutes, regulations and executive orders prohibiting and establishing criminal penalties for several federal crimes.

Federal crimes for which there is evidence to prosecute defendants, including but not limited to Azar, Kadlec, Gruber and Hinton include international terrorism (18 USC 2331-1); domestic terrorism (18 USC 2331-2); biological weapons production and use (18 USC 175); chemical weapons production and use (18 USC 229); war crimes as defined by the 1949 Geneva Conventions, including torture, cruel or inhuman treatment,

performing biological experiments without informed consent, murder, mutilation or maiming, and intentionally causing serious bodily injury (18 USC 2441); production and use of weapons of mass destruction (18 USC 2332a); genocide (18 USC 1091); murder (18 USC 1111); attempted murder (18 USC 1113); conspiracy to commit murder (18 USC 1117); torture (18 USC 2340A); financial transactions with countries supporting international terrorism (18 USC 2332d); providing material support to terrorists (18 USC 2339A); treason (18 USC 2381); misprision of treason (18 USC 2382); rebellion or insurrection (18 USC 2383) and seditious conspiracy (18 USC 2384).

Plaintiff seeks Declaratory Judgment and Injunctive Relief terminating the 'public health emergency,' restoring our Constitutional, republican, federalist form of government, and suspending the US Government's ongoing chemical and biological warfare program colloquially known as the 'vaccination' program.

Plaintiff seeks removal from office and federal criminal prosecution of the architects and executors of the SARS-CoV-2 pathogen development, patenting, manufacture and release program.

Plaintiff seeks removal from office and federal criminal prosecution of the US government officials who served as architects and executors of the Covid-19 'vaccine' bioweapons development, patenting, manufacture, distribution and administration program.

Plaintiff seeks compensatory and punitive damages for injuries and deaths sustained by Plaintiff and others similarly situated.

Plaintiff seeks additional injunctions, removal from office and criminal prosecutions of all US Government officials identified as co-conspirators during this litigation, to prevent their continued planning and execution of additional US Government-sponsored crimes.

Plaintiff is prepared to produce ample evidence of such ongoing and forthcoming crimes, which have been planned and publicly announced through reports, tabletop exercises, executive orders, press releases and other public records relating to the establishment of 'quarantine camps,' and the deliberate US Government-directed destruction of food supply chains, fuel supply chains, financial transaction systems and other essential human support systems, for the offensive military purpose of instilling and maintaining chronic, intense fear and disorientation among the American people and establishing centralized behavioral control of the population through Central Bank Digital Currency (CBDC) linked to a centralized digital identification and credentialing system.

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**Jan. 13, 2023 - Repost - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws, and the DOD-DOJ-HHS complex has replaced federal legislatures and courts. (Originally posted Sept. 14, 2022.)**

*Jan. 13, 2023 introductory note:*

A series of recent email exchanges on the role of contracts in the Covid bioterrorism programs, reminded me of this Sept. 14, 2022 post: Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws.<sup>81</sup>

Among other things, the contracts are a window through which to see how treasonous US Government/DOD officials and other one-world-enslavement proponents now frolicking in their own moral excrement at Davos,<sup>82</sup> created mechanisms to transfer the governing authorities and national assets of formerly sovereign states to the would-be central-control slave masters, under the pretext and claimed-but-illegitimate emergency powers of each Public Health Emergency of International Concern (PHEIC) declaration.

These mechanisms rely on widespread popular acceptance of lies: that communicable pathogens, ecological crises and minor social inequities among the world's rabble are the main risks to humanity.

These mechanisms rely on deflecting public attention away from the truth: that the biggest threat to humanity is the centuries-old one-world-enslavement program itself, and the social chasm that lies between the rabble and the high-flying, above-the-law men and women who will elaborate on their long-standing, far-reaching diabolical plans in gory-but-disguised detail at the World Economic Forum conference in Switzerland in a few days.

For readers who are extremely invested in Civil War corporate and martial law history,<sup>83</sup> the District of Columbia organic constitution, current state national citizenship movements, birth certificates as financial instruments and legal standing as "man" and "woman," please understand that I'm aware of those complex issues and I'm reading and processing the historical material as quickly as I can.

At the same time, I'm also tracking and participating in fast-moving developments in the global effort to use existing legal institutions, however impotent they may appear<sup>84</sup> when understood in historical context, to stop the Covid bioterrorism program and bring the war criminals to justice.

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<sup>81</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>82</sup> <https://www.weforum.org/events/world-economic-forum-annual-meeting-2023/about/meeting-overview>

<sup>83</sup> <https://bailiwicknews.substack.com/p/reinhabiting-congress-and-all-the>

<sup>84</sup> <https://bailiwicknews.substack.com/p/on-the-powers-and-limitations-of>



For example, I'm working on a team of people who are developing more easily-digestible educational materials to help American state prosecutors, legislators, judges and governors understand the complex, hidden power transfers that have already taken place through the power-mediating institutional front of the World Health Organization;<sup>85</sup> how those power transfers have hurt people and governments in each American state; and how state governments can block expansion plans<sup>86</sup> and actively non-comply with the ongoing federal, criminal enterprises.

In other words, I understand the basic premises of the Civil War legal history and think they're relevant and important for what's happening now.

I also believe that the living, breathing, thinking, speaking men and women who are working today in the legislatures, prosecutor's offices, and courts — already and still have the moral and constitutional, legal authority they need *if they exercise it*, to break the pseudo-legal bars of the pseudo-legal cages in which the globalists and their executive branch and DoD co-conspirators are capturing, controlling and culling us.

I don't see the organic constitution approach as a silver bullet.

I don't see any single approach as the best or only way to counter-attack the global criminal syndicalists who are attacking humanity, and bring their current crime spree to an end.

There are as many ways to work as there are people interested in doing so.

Keep pushing.

Whoever, wherever, whenever you happen to be, keep pushing in the way that is a good-enough fit between the skills, talents and experiences God has given you and the work you're interested in doing and have opportunities to do.

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Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.

For a while, I thought the World Health Organization Constitution<sup>87</sup> was the governing document that superseded the US Constitution and other rule-of-law charters governing other formerly sovereign nation-states when the WHO Director-General declared a public health emergency of international concern (PHEIC) and the federal public health

<sup>85</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>86</sup> <https://jamesroguski.substack.com/p/100-reasons>

<sup>87</sup> [https://apps.who.int/gb/bd/pdf\\_files/BD\\_49th-en.pdf#page=6](https://apps.who.int/gb/bd/pdf_files/BD_49th-en.pdf#page=6)

officials in each country implemented the globalist overthrow by issuing federal declarations that a public health emergency (PHE) exists.

More recently, I speculated that perhaps there are secret UN Rules of Engagement<sup>88</sup> that came into play once the nation-states fell to the foreign occupation forces.

I now think that the contracts between governments, pharmaceutical corporations (mostly Pfizer and Moderna) and the US Department of Defense are the legal turnkeys.

As a recap, WHO Director-General Tedros Adhanom Ghebreyesus declared Covid-19 outbreak a “public health emergency of international concern,”<sup>89</sup> (PHEIC) on Jan. 30, 2020.

This triggered the legal obligations of WHO member states under the 2005 International Health Regulations,<sup>90</sup> to suspend national sovereignty, WHO-conflicting federal [and state] laws, and all constitutional rights of citizens using the implementing domestic statutes and regulations they had previously adopted in compliance with the WHO IHR.

In compliance with these obligations, US Secretary of Health and Human Services Alex Azar declared Covid-19 a “public health emergency”<sup>91</sup> on Jan. 31, 2020, effective Jan. 27, 2020.

So Jan. 27, 2020 is the date that Americans began living under foreign occupation.

And because the PHE declaration has been renewed by the sitting HHS secretary every few months<sup>92</sup> since then [most recently Jan. 11, 2023<sup>93</sup>], we are still living under foreign occupation today.

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[In early September 2022], I was in an email discussion that began with PREP Act provisions found in Department of Defense contracts with subcontractors who produce the lethal injections marketed as “Covid-19 vaccines,” and moved on to address supply contracts signed between Pfizer and at least 110 national governments around the world.

It reminded me of Ehden Biber’s excellent July 2021 reporting on the Brazil contract.<sup>94</sup>

Biber is a London-based cybersecurity expert turned independent investigator.

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<sup>88</sup> <https://bailiwicknews.substack.com/p/law-of-war-war-of-law>

<sup>89</sup> <https://www.paho.org/en/news/30-1-2020-who-declares-public-health-emergency-novel-coronavirus>

<sup>90</sup> <https://www.who.int/publications/i/item/9789241580410>

<sup>91</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>92</sup> <https://aspr.hhs.gov/legal/PHE/Pages/covid19-15jul2022.aspx>

<sup>93</sup> <https://aspr.hhs.gov/legal/PHE/Pages/covid19-11Jan23.aspx>

<sup>94</sup> <https://ehden.substack.com/p/pfizerleak-exposing-the-pfizer-manufacturing-and-supply-agreement-the-brazilian-job-day-56>

Biber's reporting on the Pfizer contracts can be found at his Substack Sense of Awareness<sup>95</sup> in posts published July 28-31, 2021, plus a few follow-up reports published between August 2021 and January 2022.

Below is an edited version of some of the email exchange, with quotes from Biber's reporting and excerpts from the Brazil and Albania Pfizer<sup>96</sup> contracts.

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During a recent Zoom meeting, Sasha Latypova, pharma/regulatory clinical trials professional turned independent investigator,<sup>97</sup> shared a website she recently found, which compiles Covid-related contracts.<sup>98</sup>

[The site was founded in 2006 and is funded by Soros, Ford, Rockefeller, McArthur and other genocidal zealots, which is odd. Use at your own risk.]

Latypova said she had started reviewing some of the vaxx contracts and discovered multiple subcontracts. She concluded that the products are manufactured by DOD, BigPharma is just a front, and the actual production happens at a network of small suppliers including Emergent Biosolutions (formerly BioPort<sup>99</sup>), National Resilience, and academic institutions including Texas A&M.

Latypova found contract language indicating that BARDA (DOD Biological Advanced Research and Development Authority) micromanages the projects. For example, some provisions require that DOD agents accompany contractor representatives during meetings with FDA officials. Some contracts list FDA as "chief science officer" for the subcontractor companies.

In other words, DOD has overtaken the entire pharmaceutical sector.

Another person on the call noted that the DOD direct control of the manufacturing through the subcontractors is the reason why there's no public access to vials for testing and verification of contents and no access to the US Attorney General for enforcement of manufacturing and other legal standards.

DOD directs DOJ attorneys to refuse to respond to crime and civil tort reports, citing military security and secrecy.

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<sup>95</sup> <https://ehden.substack.com/archive?sort=search&search=Contracts%20Pfizer>

<sup>96</sup> <https://ti-health.org/wp-content/uploads/2021/05/Albania-Pfizer.pdf>

<sup>97</sup> <https://www.trialsitenews.com/p/latypova>

<sup>98</sup> <https://keionline.org/covid-contracts>

<sup>99</sup> <https://www.mintpressnews.com/how-emergent-solutions-plans-corner-covid-19-cure-market/266615/>

Latypova also recapped work compiling the results of 26 different groups around the world that have analyzed a few thousand smuggled vials, referring to What is in the so-called COVID-19 “Vaccines”?<sup>100</sup> Part 1: Evidence of a Global Crime Against Humanity, published Sept. 3, 2022 in the *International Journal of Vaccine, Theory and Practice*:

Between July 2021 and August 2022, evidence of undisclosed ingredients in the COVID-19 “vaccines” was published by at least 26 researchers/research teams in 16 different countries across five continents using spectroscopic and microscopic analysis.

Despite operating largely independently of one another, their findings are remarkably similar and highlight the clear and present danger that the world’s population has been lied to regarding the contents of the COVID-19 “vaccines”...

Surprise findings include sharp-edged geometric structures, fibrous or tube-like structures, crystalline formations, “microbubbles,” and possible self-assembling nanotechnology.

The blood of people who have received one or more COVID-19 “vaccines” appears, in case after case, to contain foreign bodies and to be seriously degraded, with red blood cells typically in Rouleaux formation.

"Not a single vial conforms to the manufacturing label," Latypova said.

After the meeting, Latypova circulated additional information by email, citing a PREP Act clause from a June 15, 2021 Moderna-DOD contract<sup>101</sup> for \$8 billion in product, noting that Pfizer and other contracts have the same clauses:

#### H.8. Public Readiness and Emergency Preparedness (PREP) Act:

In accordance with the PREP Act, P.L. 109-148, Division C, Section 2, as amended (codified at 42 USC 247d-6d and 42 USC 247d-6e, as well as the Secretary of HHS’s Declaration Under the PREP Act for Medical Countermeasures Against COVID-19, 85 Federal Register 15198 (Mar. 17, 2020, effective Feb. 4, 2020) and amended on April 15, 2020, 85 Federal Register 21012...

(i) This Agreement is being entered into for purposes of facilitating the manufacture, testing, development, distribution, administration and use of “Covered Countermeasures” for responding to the COVID-19 public health emergency, in accordance with Section VI of the PREP Act Declaration;

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<sup>100</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.03-ijvrp-vaxxes-26-.pdf>

<sup>101</sup> <https://www.keionline.org/misc-docs/FOIA/DOD-Moderna-Contract-W911QY20C0100-P00007-15June2021.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

(ii) Contractor’s performance of this Agreement falls within the scope of the ‘Recommended Activities’ for responding to the COVID-19 public health emergency, to the extent it is in accordance with Section III of the PREP Act Declaration; and

(iii) Contractor is a “Covered Person” to the extent it is a person defined in Section V of the PREP Act Declaration.

Therefore, in accordance with Sections IV and VII of the PREP Act Declaration as well as the PREP Act, the Department of Defense contracting via assisted acquisition on behalf of the HHS, expressly acknowledges and agrees that the HHS Declaration cited above, specifically its language providing immunity from suit and liability is applicable to this acquisition as long as Contractors activities fall within the terms and conditions of the PREP Act and the PREP Act Declaration.

The Government may not use, or authorize the use of, any products or materials provided under this contract, unless such use occurs in the United States (or a U.S. territory where U.S. law applies such as embassies, military and NATO installations) and is protected from liability under a declaration issued under the PREP Act, or a successor COVID-19 PREP Act Declaration of equal or greater scope. Any use where the application of the PREP Act is in question will be discussed with Moderna prior to use and, if the parties disagree on such use, the dispute will be resolved according to the “Disputes Clause.” (52.233-1)

The items and technology covered by this Contract are being developed for both civil and military applications.”

Latypova commented:

“One obvious thing - statement that this technology is dual use, i.e. both civilian and military applications at the end of this clause. Meaning this is a weapon.

Given this text, how are they selling this product internationally? They are saying that the PREP Act only absolves them if the product is sold in the US?”

*I replied:*

I don’t know the answer to your question about selling internationally. Two possibilities that come to mind:

1. Maybe the pharma corps have parallel contracts in place with other countries/other countries’ militaries, and the other countries have their versions

of the PREP Act, which would be in line with the WHO IHR 2005 provisions requiring each signatory to adopt implementing legislation at the nation-state level.

2. Maybe the pharma corporation contracts with other countries stipulate that the sales are conducted under US law, and US law provides the only remedies, superseding any domestic law of the other country and any international law, and the contracts provide citations back to the US PREP Act. That would be in line with the various Intellectual Property and international trade laws and agreements from the last couple of decades that explicitly supersede domestic environmental and labor laws, under the World Trade Organization and GATT (General Agreement on Tariffs and Trade) frameworks

Then I dug up the January 2021 Albania contract<sup>102</sup> on my hard-drive and did keyword searches for ‘PREP’ and ‘liabilit,’ and located an indemnification section that covers a lot of potential losses.

### 8.1 Indemnification by Purchaser [Government of Albania].

Purchaser hereby agrees to indemnify, defend and hold harmless Pfizer, BioNTech, each of their Affiliates, contractors, sub-contractors, licensors, licensees, sub-licensees, distributors, contract manufacturers, services providers, clinical trial researchers, third parties to whom Pfizer or BioNTech or any of their respective Affiliates may directly or indirectly owe an indemnity based on the research, development, manufacture, distribution, commercialization or use of the Vaccine, and each of the officers, directors, employees and other agents and representatives, and the respective predecessors, successors and assigns of any of the foregoing (“Indemnitees”), from and against any and all suits, claims, actions, demands, losses, damages, liabilities, settlements, penalties, fines, costs and expenses (including, without limitation, reasonable attorneys’ fees and other expenses of an investigation or litigation), whether sounding in contract, tort, intellectual property, or any other theory, and whether legal, statutory, equitable or otherwise (collectively, “Losses”) arising out of, relating to, or resulting from the Vaccine, including but not limited to any stage of design, development, investigation, formulation, testing, clinical testing, manufacture, labeling, packaging, transport, storage, distribution, marketing, promotion, sale, purchase, licensing, donation, dispensing, prescribing, administration, provision, or use of the Vaccine.

### 8.2 Assumption of Defense by Purchaser.

The Indemnitee(s) shall notify Purchaser of Losses for which it is seeking indemnification pursuant hereto (“Indemnified Claims”). Upon such notification, Purchaser shall promptly assume conduct and control of the defense of such

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<sup>102</sup> <https://ti-health.org/wp-content/uploads/2021/05/Albania-Pfizer.pdf>

Indemnified Claims on behalf of the Indemnitee with counsel acceptable to Indemnitee(s), whether or not the Indemnified Claim is rightfully brought; provided, however, that Purchaser shall provide advance notice in writing of any proposed compromise or settlement of any Indemnified Claim and in no event may Purchaser compromise or settle any Indemnified Claim without Indemnitee(s)'s prior written consent, such consent not to be unreasonably withheld. Indemnitee(s) shall reasonably cooperate with Purchaser in the defense of the Indemnified Claims.

The same language is in the contract the Brazilian government signed in Spring 2021, described by Ehden Biber in July 2021.<sup>103</sup> [I haven't been able to find a PDF of the Brazil contract Biber used; he used screenshots and alternated the screenshots with interpretive text.]

Biber found that the Brazil contract imposed no requirements for current Good Manufacturing Practices, and required the Brazilian government to “grant or obtain on Pfizer’s behalf, all exemptions, exceptions and waivers of country specific requirements for the Product...including but not limited to serialization, applicable laboratory or quality testing and/or marketing information form submission and approval...” and required that the contracts be kept from the public for 10 years.

Biber also found that the Brazil contract put the Brazilian government on the hook for damages, waived the sovereign immunity of the Brazilian government, referred all claims to New York, USA courts or other "court of competent jurisdiction" and prohibited Brazil’s government from changing its own national laws to change liability, in language identical to the Albanian Pfizer contract at 9.5:

Purchaser represents that it has and will continue to have adequate statutory or regulatory authority and adequate funding appropriation to undertake and completely fulfil the indemnification obligations and provide adequate protection to Pfizer and all Indemnitees from liability for claims and all Losses arising out of or in connection with the Vaccine or its use.

Purchaser hereby covenants and acknowledges and agrees that a condition precedent for the supply of the Product hereunder requires that Purchaser shall implement and maintain in effect such statutory or regulatory requirements or funding appropriation sufficient to meet its obligations in this Agreement prior to supply of the Product by Pfizer and thereafter shall maintain such statutory and regulatory requirement and funding appropriation, each as applicable, for so long as necessary to meet all of Purchaser’s obligations under this Agreement...

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<sup>103</sup> <https://ehden.substack.com/p/pfizerleak-exposing-the-pfizer-manufacturing-and-supply-agreement-the-brazilian-job-day-56>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

Biber later reported that Carlos Murillo,<sup>104</sup> who was the head of Pfizer Brazil in 2020 when the contract negotiations started, and was head of Pfizer Latin America as of January 2022, testified in May 2021:

"The conditions that Pfizer sought for Brazil are exactly the same conditions that Pfizer has negotiated and signed, at this moment, with more than 110 countries in the world.[...] From the point of view of our international consistency, given the pandemic situation, given our vaccine development process, these were the conditions negotiated and accepted by 110 countries with whom Pfizer has signed the contract today."

Biber's Aug. 2021 take on what to do: What if the Pfizer contracts were declared illegal?<sup>105</sup> and his request to the British government from Jan. 2022: Leaked: Our Government's Secret Contract That Endangers Our Democracy.<sup>106</sup>

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*Latypova asked:*

"Can this be viewed as invasion, i.e. takeover of legislature of sovereign states by the DOD-Pharma cartel? Are the buyers effectively signing away their rights to make laws in their own countries?"

*I replied:*

Yes. But also, there are many, many precedents for that signing away of sovereignty over the last few decades, especially through the General Agreement on Trade and Tariffs (1947) as updated and institutionalized in the World Trade Organization (1995) to override laws protecting domestic industrial production rights, labor and environmental standards and intellectual property rights held by formerly-sovereign nations and people.

It can and has been viewed as invasion, mostly by people like the 1999 Battle for Seattle, anti-WEF, anti-WTO organizers and demonstrators and those who still try to demonstrate at Davos every year.

But the Soros team captured and marginalized most of those groups, especially by infiltrating and weakening the Occupy Wall Street movement just at the point OWS on the left was starting to make common cause with the Tea Party on the right through their shared critique of the corporate-state.

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<sup>104</sup> <https://ehden.substack.com/p/leaked-our-governments-secret-contract>

<sup>105</sup> <https://ehden.substack.com/p/pfizerleak-what-if-the-pfizer-contracts-were-declared-illegal>

<sup>106</sup> <https://ehden.substack.com/p/leaked-our-governments-secret-contract>



And then most of the public intellectuals like Noam Chomsky and Naomi Klein, who were supporting those pro-sovereignty/anti-globalist street-level fighters, collapsed under the Covid propaganda and lined up to call for starvation of vaxx refusers. (Klein wrote a 2007 book about how the Shock Doctrine<sup>107</sup> works in every country around the world, and then couldn't see it when it happened to her in her own country in real time: she condemned the Canadian truckers for fighting<sup>108</sup> for humans to be free from corporate-government oppression.)

So the opposition has been weakened a lot, and corralled, while the 1996 Telecom Act and its progeny have narrowed the public communications space available for educating and mobilizing resistance. Intensifying through things like the Journalism Competition and Preservation Act.<sup>109</sup>

*Subsequent comment I posted at Sage Hana's [September 2022] related report about trends in biotech investment.<sup>110</sup>*

I think the entire pharma/DOD industrial-state sector is preparing to focus on gene therapy/bioweapons almost exclusively for the foreseeable future.

There's no other growth area of products in R&D, their older drugs are moving off-patent, and Covid has been the prototype of forced medical treatment on a captive population with routine (ie quarterly) updates/boosters, which has been extremely good for the money laundering pipeline from taxpayers to government to DOD to pharma back to government-officials in their pharma-shareholder positions.

The Biden Executive Order 14081 from Sept. 12, 2022 supports this theory of the totalitarian business model built on mandated biotech: *Advancing Biotechnology and Biomanufacturing for a Sustainable, Safe and Secure American Bioeconomy*,<sup>111</sup> as does Biden's appointment of Renee Wegrzyn, former DARPA official with bioengineering and gene editing background, as the first director of the Advanced Research Projects Agency for Health (ARPA-H),<sup>112</sup> which was established and funded by Congress and President Biden in March.<sup>113</sup>

As does the whole Global Health Security Act apparatus and the PREP Act/BioShield bit about classifying new products as medical countermeasures so as to unlock the government money to produce the strategic stockpile and then have government mandates that people undergo the treatments so manufactured...

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<sup>107</sup> [https://www.goodreads.com/book/show/1237300.The\\_Shock\\_Doctrine](https://www.goodreads.com/book/show/1237300.The_Shock_Doctrine)

<sup>108</sup> <https://tobyrogers.substack.com/p/thinking-points-feb-16-2022>

<sup>109</sup> <https://www.breitbart.com/tech/2022/09/06/zombie-media-cartel-bill-back-and-worse-than-ever-would-strengthen-legacy-media-punish-anti-establishment-outlets/>

<sup>110</sup> <https://sagehana.substack.com/p/dna-vaccine-manufacturer-inovio-is>

<sup>111</sup> <https://www.whitehouse.gov/briefing-room/presidential-actions/2022/09/12/executive-order-on-advancing-biotechnology-and-biomanufacturing-innovation-for-a-sustainable-safe-and-secure-american-bioeconomy/>

<sup>112</sup> <https://www.statnews.com/2022/09/12/renee-wegrzyn-former-government-scientist-appointed-first-arpa-h-leader/>

<sup>113</sup> <https://bailiwicknews.substack.com/p/congress-appropriated-billions-more>

Evidence from the contracts makes it super-clear that Pfizer and Moderna are acting as front companies for US-DOD/BARDA, while DOD controls the manufacturing and distribution contracts, controls FDA and CDC regulatory systems, and coordinates with DOJ to block all accountability efforts through the courts.

Conclusion:

The business contract has, after centuries of effort, almost-fully eclipsed the social contract, almost-fully converting the legal status of human beings from unique created souls to soul-less commodities.

Stopping the biotech genocide-and-enslavement-of-humanity project — the Arian heresy of our day<sup>114</sup> — probably includes reading and understanding the biotech manufacturing and supply contracts, and voiding them through individual noncompliance (don't accept *any* government-sponsored medical treatments or pharmaceutical products and keep resisting right up until the killers kill you against your will) and new political leadership invoking higher laws than the international trade agreements and domestic commerce laws that underpin the current genocidal regime.

The higher laws are the ones about not worshiping false idols, not killing and not bearing false witness. Which, in Christ-centered times past, were well-reflected in human lawmaking and law enforcement.

Notwithstanding the recent admonitions of Bergoglio and Biden, we need to go backwards.<sup>115</sup>

Isaiah 10:1-4

Woe to those who make unjust laws,  
to those who issue oppressive decrees,  
to deprive the poor of their rights  
and withhold justice from the oppressed of my people,  
making widows their prey  
and robbing the fatherless.  
What will you do on the day of reckoning,  
when disaster comes from afar?  
To whom will you run for help?  
Where will you leave your riches?  
Nothing will remain but to cringe among the captives  
or fall among the slain.

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<sup>114</sup> <https://www.ewtn.com/catholicism/library/arian-heresy-10816>

<sup>115</sup> <https://remnantnewspaper.com/web/index.php/articles/item/6117-as-biden-and-bergoglio-accelerate-towards-hell-we-must-go-backwards>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

## Jan. 13, 2023 - Covid-19 bioweapons and the Defense Production Act of 1950

*Reader comment:*

Karen Kingston just put up another piece about the contract<sup>116</sup> and it's getting weird because it seems like we're talking about two different things entirely.

*My reply, expanded:*

I think the divergence lies in the difference between a pharmaceutical corporation operating as a private, commercial business, and a pharmaceutical corporation that has been folded into the government's national security complex through invoking of the Defense Production Act of 1950,<sup>117</sup> PL 81-774, 64 Stat. 798.

Nov. 22, 2021 - Domestic Funding for COVID-19 Vaccines: An Overview,<sup>118</sup>  
Congressional Research Service

### Research and Development, Manufacture, and Purchase

COVID-19 vaccine R&D, manufacture, and purchase have been largely supported by a collaboration among several federal agencies, including the National Institutes of Health (NIH) and the Biomedical Advanced Research and Development Authority (BARDA) of HHS, and DOD— formerly Operation Warp Speed (OWS) and now the Countermeasures Acceleration Group (CAG).

Six vaccines were chosen for coordinated federal support under OWS. Some vaccine R&D has been supported by NIH, BARDA, and DOD separately from the OWS/CAG efforts.

NIH and DOD: FY2020 and FY2021 supplemental appropriations to NIH and DOD for COVID-19-related R&D can fund vaccine R&D. In the FY2020 and FY2021 supplemental appropriations acts, NIH received over \$1.5 billion, available until September 30, 2024, broadly for COVID-19 related research.

The CARES Act (P.L. 116- 136) provided DOD with \$415 million for COVID-19 medical R&D in the Defense Health Program account with some flexibility to reallocate other funds toward R&D.

### BARDA and Other R&D, Manufacture, and Purchase:

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<sup>116</sup> <https://karenkingston.substack.com/p/10-reasons-to-criminally-charge-pfizer>

<sup>117</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/64/STATUTE-64-Pg798b.pdf>

<sup>118</sup> <https://crsreports.congress.gov/product/pdf/IF/IF11951>

In the FY2020 and FY2021 supplemental appropriations acts, over \$50 billion in Public Health and Social Services Emergency Fund (PHSSEF) funding, available until September 30, 2024, is designated for a broad set of medical countermeasures and surge capacity purposes, including for the development, manufacture, and purchase of vaccines and related supplies.

The PHSSEF account funds BARDA, the main entity that has awarded large funding agreements to pharmaceutical companies for vaccine development, manufacture, and purchase.

Not less than \$23.2 billion is set aside for BARDA in the FY2020 and FY2021 supplemental appropriations that can be used for vaccine-related efforts.

[American Rescue Plan Act, PL 117-2<sup>119</sup>] further provides two relevant mandatory appropriations:

(1) in Section 2303, \$6.05 billion, available until expended, to HHS for R&D, manufacturing, production, and purchase of vaccines and other medical products—available for COVID-19, SARS-CoV-2 or its variants, and any disease with potential for creating a pandemic; and

(2) in Section 3101, \$10 billion, available until September 30, 2025, for activities under the Defense Production Act (DPA) for the purchase, production and distribution of medical supplies, including vaccines and related supplies, among others. Both of these ARPA appropriations have been assigned to HHS accounts—the first to PHSSEF and the second to a new HHSDPA [Health and Human Services Defense Production Act] account.

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<sup>119</sup> <https://www.congress.gov/117/plaws/publ2/PLAW-117publ2.pdf>

For more on the HHSDPA, see March 27, 2020 Executive Order 13911,<sup>120</sup> *Delegating Additional Authority Under the Defense Production Act With Respect to Health and Medical Resources To Respond to the Spread of COVID-19*, and Department of Commerce Bureau of Industry and Security June 30, 2022 PowerPoint:<sup>121</sup>

**DPA Use for COVID-19 Response: Spring-Summer 2020**

- Initial use was directed by Executive Orders
  - Priority ratings were applied to USG contracts to procure ventilators and personal protective equipment (PPE)
- EO 13911, issued March 2020, conditionally granted DHS equivalent DPA authorities for "health resources" for COVID-19 response efforts.
  - In April 2021, a MOU was signed by HHS and FEMA to coordinate and centralize use of all DPA authorities.
  - This MOU designated FEMA as the lead federal agency to determine when and how to utilize DPA authorities.
  - From April through September 2020, HHS and other Departments and Agencies submitted priority rating requests for health and medical resources through the FEMA DPA office to the FEMA Administrator.

ASPR Unclassified 4

**HHS Use of DPA for COVID-19 Response: Summer 2020**

- In June 2020, HHS/ASPR created the Defense Production Act – Emergency Response Authorities (DPA-ERA) Office
  - This Office leads and centralizes all HHS DPA-related activities for the Department
  - Since MOU with FEMA expired in September 2020, the DPA-ERA Office has led and managed COVID (and non-COVID) DPA activities
- HHS/ASPRs DPA-ERA Office:
  - Established process for reviewing requests for priority rating authorization
  - Served as subject matter experts for advising on DPA and priority rating action
  - Established templates and process for routing and coordinating requests for Secretary review and approval
- Summer and fall 2020, priority ratings were primarily applied to USG contracts developing COVID-19 vaccines, therapeutics, and diagnostics.

ASPR Unclassified 5

The pharmaceutical corporations have essentially turned into a branch of the federal government, whose agents have been granted sovereign immunities and set beyond ordinary judicial proceedings, short of treason, sedition and bioterrorism prosecutions.

I think Kingston's civil liability approach is very valuable for drawing that government-corporation merger or absorption process into clearer view and public understanding, in the same way that Brook Jackson's False Claims Act case provides opportunities to see it in action, through (so far) the Pfizer arguments April 22, 2022<sup>122</sup> at pp. 8, 11-13 and 25-26, and the US government's endorsement of that legal argument Oct. 4, 2022<sup>123</sup> at pp. 6-8.

Since the November 2021 CRS report quoted above, Congress in March 2022 appropriated billions more for the pharma-military kill programs,<sup>124</sup> and they just appropriated billions more in the December 2022 Consolidated Appropriations Act for FY2023 and NDAA for FY2023. I found a few of the relevant provisions during a brief keyword search a few days ago but have not done a detailed review of these two Congressional acts yet.

<sup>120</sup> <https://www.govinfo.gov/content/pkg/FR-2020-04-01/pdf/2020-06969.pdf>

<sup>121</sup> <https://www.bis.doc.gov/index.php/documents/2022-update-conference/3066-hrpas-slides-bis-2022-conference-v5/file>

<sup>122</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>123</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>124</sup> <https://bailiwicknews.substack.com/p/congress-appropriated-billions-more>

UPDATE: Corey's Digs published a full analysis of the two laws. Funding the Control Grid Part 1: The Biomedical Framework<sup>125</sup>

- 2022/12/23 - NDAA for FY2023.<sup>126</sup> PL 117-263. Section 5955: Global Health Security and International Pandemic Prevention, Preparedness and Response Act of 2022. Authorizes, expands and funds globalized military-health structure linking US military to global genocide apparatus operating under WHO frameworks.
- 2022/12/29 - Consolidated Appropriations Act for FY2023.<sup>127</sup> PL 117-328. Many federal and state-level public health/martial law authorization and funding provisions included. H.R. 2617-419: “Public Health and Social Services Emergency Fund. For expenses necessary to support activities related to countering potential biological, nuclear, radiological, chemical, and cybersecurity threats to civilian populations, and for other public health emergencies, \$1,647,569,000, of which \$950,000,000...for expenses necessary to support advanced research and development...of the Biomedical Advanced Research and Development Authority.” H. R. 2617-420 - \$1,500,000,000 for ARPA-H: Advanced Research Projects Agency for Health. Section 2235 at H.R. 2617-1297, One Health Framework: “coordination mechanism at the Federal level to strengthen One Health collaboration related to prevention, detection, control, and response for zoonotic diseases and related One Health work across the Federal Government.”

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<sup>125</sup> <https://www.coreysdigs.com/health-science/funding-the-control-grid-part-1-the-biomedical-framework/>

<sup>126</sup> <https://www.congress.gov/117/bills/hr7776/BILLS-117hr7776enr.pdf> S

<sup>127</sup> <https://www.congress.gov/117/bills/hr2617/BILLS-117hr2617enr.pdf>

## **Jan. 14, 2023 - Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid**

Excellent new reporting:

- Jan. 13, 2022 - Funding the Control Grid Part 1: The Biomedical Framework,<sup>128</sup> by The Sharp Edge at Corey's Digs. Detailed breakdown of Congressional authorization and funding for present and future bioterrorism programs in the 2023 NDAA and 2023 Consolidated Appropriations Act.
- Jan. 13, 2022 - Anatomy of the sinister Covid Project, Part 1,<sup>129</sup> by Paula Jardine at The Conservative Woman. Deep dive into biodefense bioterrorism program history and Robert Kadlec's role.

Below is an abstract written for organizers of an international human rights law conference to which I've been invited. The full paper is due by mid-May and the conference will be held in June.

Writing the abstract and responding to a comment at my Gab feed,<sup>130</sup> helped me further distill the language and classification substitutions (lies) that keep people confused about the genocide and illegal war we're living and dying through.

The commenter asked, "Can we find out if the DOD asked permission to experiment on us?" and linked to 50 U.S. Code §1520a - Restrictions on use of human subjects for testing of chemical or biological agents.

Under the illegitimate pseudo-law frameworks set up to pseudo-legalize an unjust war on the world's people and pseudo-legalize the actions of men and women committing war crimes:<sup>131</sup>

No. Injection recipients never had to be asked for permission to "experiment on us."

It's not an experiment. It's an attack.

The recipients of Covid-19 bioweapons, and now all products classified as 'vaccines,' are not patients or subjects in clinical research trials.

The recipients of Covid-19 bioweapons are military targets.

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<sup>128</sup> <https://www.coreysdigs.com/health-science/funding-the-control-grid-part-1-the-biomedical-framework/>

<sup>129</sup> <https://www.conservativewoman.co.uk/anatomy-of-the-sinister-covid-project/>

<sup>130</sup> <https://gab.com/kgwatt/posts/109683174877943975>

<sup>131</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

The US Government is not testing novel, investigational medicinal treatments to protect or cure people.

The US Government is using intentionally lethal weapons to injure and kill people. Military officers don't ask targets for permission to use weapons to injure and kill the targets.

Military officers follow orders from superior officers, up to the Commander-in-Chief, the US President, to use weapons to injure and kill targets.

The products are not a class of medicinal treatments administered to protect the recipients from infectious disease (the former meaning of 'vaccines.')

The products are a class of bioweapons administered to protect the US Government, its central bank owners, and its land and resources, from their enemy: healthy, living men, women and children.

The pharmaceutical companies researching, developing and manufacturing Covid-19 bioweapons are not private business companies led by private business executives, with commercial interests in, or regulatory supervision of, product safety and consumer protection.

The pharmaceutical companies researching, developing and manufacturing Covid-19 bioweapons, under federal military contracts, are federalized defense production facilities, operated by commissioned executives, working under the control and on behalf of the US Government's military-industrial-pharmaceutical complex, to produce bioweapons designed, intended and highly effective for injuring and killing recipients.

The nurses and doctors and pharmacists and firefighters injecting people are not private medical or health care workers with professional ethical obligations under biomedical ethics laws, codes and conventions.

Nurses, pharmacists and other 'vaccinators' have been conscripted into the US Department of Defense military-industrial-pharmaceutical complex, as commissioned, reserve or volunteer corps officers of the US Public Health Service, which is a military branch,<sup>132</sup> to carry out military orders at "point of dispensing"<sup>133</sup> to injure and kill the target population: living men, women and children.

The whole biowarfare program, aimed at all of humanity, by those who would like to kill off most of the world's people and set themselves up as gods and overlords of the remnant, has been hiding in plain sight for decades.

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<sup>132</sup> <https://www.usphs.gov/>

<sup>133</sup> <https://nap.nationalacademies.org/read/23532/chapter/6#62>



## Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid.

**ABSTRACT:** This paper addresses provisions of American law that enabled the US Government, Department of Defense, Department of Health and Human Services, pharmaceutical contractors, United Nations World Health Organization, World Economic Forum, member states and private research and development funding organizations such as the Bill and Melinda Gates Foundation, to jointly develop and deploy bioweapons on target populations around the world.

These American laws also set up structural barriers to legal accountability, to delay public understanding of the criminal enterprise and impede substantive criminal and civil prosecutions, and have been replicated in the federal laws of other countries.

The US Government bioterrorism program includes development and deployment of strains of communicable pathogens, aerosolized toxins, and products allegedly intended to prevent or treat effects of infection and exposure in human beings. Examples include swine influenza, avian influenza, human immunodeficiency virus (HIV), acquired immune deficiency syndrome (AIDS), anthrax, squalene, pyridostigmine bromide, Gulf War Syndrome, severe acute respiratory syndrome (SARS), Middle East respiratory syndrome (MERS), Coronavirus Disease-2019 (CoViD-19), lipid nanotechnology, genetic coding platforms and other chemical, biological, radiological and nuclear materials.

The bioterrorism programs violate the 1975 UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction; the 1990 US Biological Weapons Antiterrorism Act, codified at 18 USC 175; the 1997 UN Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons; the 1998 US Chemical Weapons Convention Implementation Act codified at 18 USC 229 and 22 USC 6701; and related American and international law.

But the illegal and malign offensive attack on the world's population has not yet been stopped by governments, because the bioterrorism program has been misclassified as a lawful and defensive public health program mounted by those same governments in response to a Public Health Emergency of International Concern (PHEIC), using linguistic redefinition of terms in conjunction with the legal frameworks created by the WHO International Health Regulations, including amendments adopted in 2005, and implemented by participating nation-states and their political subdivisions.

Through gradual, covert statutory reclassification and program transfers, reinforced through Presidential Executive Orders and related executive branch declarations, and implemented through hundreds of regulatory amendments, the US Government's

Chemical and Biological Warfare Program originally housed in the Department of Defense (DOD), became the Public Health Emergency-Emergency Use Authorization-Medical Countermeasures program housed in the Department of Health and Human Services (HHS).

The bioterrorism program is now jointly operated by DOD, HHS, Department of Homeland Security, Department of State, most other US federal agencies and their subordinate departments, divisions, offices, authorities, enterprises, committees, advisory boards and employees, in collaboration with the World Health Organization, the Bill and Melinda Gates Foundation, and other public, private and public-private hybrid institutions around the world.

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**Jan. 16, 2023 - Reposts - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package (Sept. 28, 2022) and Shell game: November 1997. Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. (May 10, 2022)**

Jan. 16, 2023 Note:

The introduction to the Sept. 28, 2022 Bailiwick report reposted below says that I was still untangling changes to the laws requiring reporting by DOD, to Congress, on chemical and biological weapons programs, including programs for testing on human subjects.

I haven't completed that untangling process yet, but in the intervening months I also haven't found any evidence to contradict the legal history and the conclusions I'd drawn from it by late September.

One relevant find during the last few months has been the Public Health Emergency Medical Countermeasures Enterprise (PHEMCE) and how that government-sponsored enterprise (GSE) fits into the Congressional reporting frameworks. (Dec. 20, 2022 - Public Health Emergency Medical Countermeasures Enterprise. Who's who of American government biomedical terrorists, murderers and thieves.<sup>134</sup>)

Bottom line: I believe DOD does report to at least a handful of members of Congress on the US Government's Chemical and Biological Warfare programs, to provide information about the morbidity and mortality rates for the class of bioweapons known as "Covid-19 vaccines" and effectively used to injure and kill military targets: the people of the world.

I think DOD/HHS use VAERS, V-Safe and other government and corporate insurance data sets to make those reports. I also think those reports will be withheld from the public under national security classifications, but I haven't yet filed any FOIA's aimed at eliciting that response from DOD and HHS.

Such a denial would provide additional corroboration that the Covid-19 program is a deliberate, DOD-operated, global war crime.

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<sup>134</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

May 10, 2022 - Shell game. November 1997: Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. But really just transferred the program to FDA.<sup>135</sup>

Listening today to Truth4Health podcast interview of US Army Lt. Mark Bashaw, and attorneys David Willson and Dawn Uballe,<sup>136</sup> regarding Lt. Bashaw's court-martial prosecution for raising questions about the adverse effects and deaths caused by the DOD-mandated products marketed by the US government as Covid-19 vaccinations, as documented in VAERS.

The interviewer, Dr. Elizabeth Lee Vliet, Lt. Bashaw and the two attorneys discussed their sense that what the military is doing is illegal, as violations of the informed consent rights of human beings who serve in the US military.

As I've written previously, I think US Congress members, presidents and Health and Human Services secretaries have passed laws and regulations, mostly since 1983, to give themselves on-paper legal authority to commit crimes including fraud, medical battery and homicide, and to violate Constitutional rights with impunity, even though those acts are war crimes and crimes against humanity under natural law and divine law ordained by God.

While listening to the podcast, I looked up my index card notes on the 1997 National Defense Authorization Act, through which Congress responded to public outrage about injuries and deaths caused by mandated anthrax vaccinations of military servicemembers, a subject also addressed by federal courts in *Doe v. Rumsfeld*, 341 F. Supp. 2d 1 (D.D.C. 2004).<sup>137</sup>

On Nov. 18, 1997, in Section 1078 of the NDAA (PL 105-85), Congress repealed and replaced a 1977 law that had given Congressional blessing to DOD experimentation on humans so long as DOD reported on the experiments to Congress (PL 95-79).

On Nov. 21, 1997 — three days later — Congress added the original Emergency Use Authorization section to the Federal Food Drug and Cosmetics Act (PL 105-115).

In other words, Congress did the opposite of protecting Americans' right to refuse to submit to chemical and biological experimentation.

Congress expanded the program while transferring it from the Department of Defense, operating under 50 USC Chapter 32 — Chemical and Biological Warfare Program, to the Department of Health and Human Services Food and Drug Administration, operating under 21 USC Chapter 9, Subchapter V — Drugs and Devices.

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<sup>135</sup> <https://bailiwicknews.substack.com/p/shell-game>

<sup>136</sup> <https://www.americaoutloud.com/army-officer-court-martialed-over-vax-mandates/>

<sup>137</sup> <https://www.courtlistener.com/opinion/2459105/doe-v-rumsfeld/>

I've updated the American Domestic Bioterrorism Program<sup>138</sup> post to add this information.

- 1997 National Defense Authorization Act for FY98<sup>139</sup> - PL 105-85, 111 Stat. 1915 (450 pages). Section 1078, “Restrictions on the use of human subjects for testing of chemical or biological agents,” repealed and replaced a 1977 section of 50 USC Chapter 32, the Chemical and Biological Warfare Program. The 1977 provision (50 USC 1520) had added a requirement that DOD report to Congress about DOD human experimentation programs. In 1997, Congress replaced 1520 with 1520a, purportedly to prohibit DOD conducting experiments on soldiers without the individual soldiers informed consent. It was passed by Congress in response to public outrage over injuries and deaths caused by mandated anthrax injections of soldiers during and after the 1991 Gulf War. However, the authority for federal government experimentation on non-consenting human beings continued; Congress simply transferred the program to the Food Drug and Cosmetics Act, 21 USC 360bbb (see below, passed three days after the NDAA) under declared emergency situations (Emergency Use Authorizations/EUA).
- 1997 Food and Drug Administration Modernization Act<sup>140</sup> - PL 105-115, 11 Stat. 2296. (86 pages). Added new section to Federal Food Drug and Cosmetics Act (21 USC 9) to expand access to investigational drugs and devices during emergency situations (21 USC 360bbb). This was the beginning of the Emergency Use Authorization framework that culminated in the federal government’s psychological, social and economic coercion program aimed at universal injection of all American citizens with products marketed as Covid-19 vaccines, operational from mid-2020 to the present.
- 2016 21st Century Cures Act<sup>141</sup> (Cures Act 1.0) - PL 114-255, 130 Stat. 1033 (312 pages). Updated and expanded Public Health Service Act, 42 USC 201, “to accelerate the discovery, development, and delivery of 21st century cures.” Provided (Section 3022, 130 Stat. 1097) for ‘real world evidence’ instead of clinical trials as grounds for FDA authorizing general use of experimental products, transforming Americans into human subjects and our communities into unmonitored, unregulated experimental test sites. Provided (Section 3023 and 3024, 130 Stat. 1098) broad authority for HHS Secretary to waive or alter human subject protections and informed consent requirements, by transferring each individual human subject’s risk-benefit assessment authority to the HHS Secretary, who can preemptively decide, for all subjects collectively, without knowledge of individual health conditions or conscientious beliefs, and without the subjects’ knowledge or consent, that risk is ‘minimal.’

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<sup>138</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program?s=w>

<sup>139</sup> <https://www.congress.gov/105/plaws/publ85/PLAW-105publ85.pdf>

<sup>140</sup> <https://www.congress.gov/105/plaws/publ115/PLAW-105publ115.pdf>

<sup>141</sup> <https://www.congress.gov/114/plaws/publ255/PLAW-114publ255.pdf>

Sept. 27, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package<sup>142</sup>

Sept. 27, 2022 Note: This report is a rough-cut subject to correction and clarification after further research; there are several strands I haven't fully tracked down yet.

Specifically, I need to untangle the differences, overlaps and current status (in force or repealed) between DOD-to-Congress reporting laws, including 50 USC 1511, which was added November 1969, amended 1977 and 1982, repealed 1996; 50 USC 1523, added November 1993, amended 1997 and 2006, possibly repealed in 2017 effective Dec. 31, 2021; and any other chemical and biological weapons program reporting laws that might exist under other sections of the United States Code.

I'm posting it anyway.

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*Reader comment on yesterday's post:<sup>143</sup>*

Even if such a bill got through Congress with a veto-proof majority, the biomedical police state laws on the books specifically exclude Congressional and court review of HHS declarations and actions. (See, for example, 42 USC 247d-6d(b)(7), as amended in 2005 by PREP Act, blocking court review.) "

So let me get this straight - A law is passed that prevents the checks and balances of the Constitution from being in force and allowing the courts to review it? And nobody sued because it was unconstitutional?

I can get Congress giving away their own power, but they can't give away the power of the courts.

*My reply, revised and expanded:*

Yup: totally insane abdication of power by Congress, and usurpation of the third branch.

Most of the men and women who voted for these things had no idea what they were doing.

My current larger project is drafting a federal complaint under 18 USC 2333 that explicitly shifts the whole argument out of the public health emergency civil law framework, and into the bioterrorism and mass murder criminal framework.

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<sup>142</sup> <https://bailiwicknews.substack.com/p/dod-chemical-and-biological-warfare>

<sup>143</sup> <https://bailiwicknews.substack.com/p/on-why-bidens-comment-that-the-pandemic>

I'm thinking about putting together a Proposed Joint Stipulation as to Material Facts,<sup>144</sup> which would offer the courts a statutory chronology, and propose that the US government defendants stipulate that Congress passed these laws, with these effects, whether or not any individual Congress member who voted on each one had any idea what it said and did.

Among other things, I've also pieced together that in the 1969-2023 timeframe that's most relevant, the changing relationships between DOD, Congress, chemical and biological weapons testing on human subjects, and informed consent can be broken up into phases.

In November 1969, President Richard Nixon issued a (false) statement<sup>145</sup> that the US was getting out of the chemical and biological weapons development business, six days after Congress authorized DOD to conduct such programs.<sup>146</sup>

- Full text of 50 USC Title 32, Chemical and Biological Warfare Program,<sup>147</sup> Sections 1511-1528, as established in 1969 and amended since.

The 1969 Congressional act pulled off the sleight of hand by (falsely) classifying the DOD conduct and program purpose as “defensive,” and through a sequence of provisions prohibiting certain conduct “until” or “unless” DOD said it really needed or wanted to engage in the conduct.

Under the 1969 law at Section 409, DOD had a legal obligation to report annually to Congress on “expenditures for research, development, test, and evaluation of all lethal and nonlethal chemical and biological agents,” codified at 50 USC 1511.

Section 409. (a) The Secretary of Defense shall submit semiannual reports to the Congress on or before January 31 and on or before July 31 of each year setting forth the amounts spent during the preceding six-month period for research, development, test and evaluation and procurement of all lethal and nonlethal chemical and biological agents. The Secretary shall include in each report a full explanation of each expenditure, including the purpose and necessity therefor.

In 1975, Senator Frank Church led a commission, which published a Report on the Foreign and Military Intelligence Activities of the United States<sup>148</sup> in April 1976.

The Church Report included, at Chapter 15-F, information about chemical and biological activities, and at Chapter 17, information about “Testing and Use of Chemical and

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<sup>144</sup> <https://bailiwicknews.substack.com/p/distillation>

<sup>145</sup> <https://2001-2009.state.gov/documents/organization/90920.pdf>

<sup>146</sup> <https://www.govinfo.gov/content/pkg/STATUTE-83/pdf/STATUTE-83-Pg204.pdf#page=6>

<sup>147</sup> <http://uscode.house.gov/view.xhtml?path=/prelim@title50/chapter32&edition=prelim>

<sup>148</sup> [https://upload.wikimedia.org/wikipedia/commons/7/79/Church\\_Committee\\_report\\_%28Book\\_I%2C\\_Foreign\\_and\\_Military\\_Intelligence%29.pdf](https://upload.wikimedia.org/wikipedia/commons/7/79/Church_Committee_report_%28Book_I%2C_Foreign_and_Military_Intelligence%29.pdf)

Biological Agents by the Intelligence Community.” It reported on Project Chatter, Project Bluebird/Artichoke, MK-ULTRA, MK-NAOMI and other programs through which the US Government conducted experiments on human subjects against their will and to their detriment.

I haven’t confirmed, but it’s plausible that the Church Report influenced Congress to update laws governing chemical and biological experiments on human subjects, including DOD-Congressional reporting requirements, in 1977, through Section 808 of the NDAA, codified at 50 USC 1520.

Section 808 - The Secretary of Defense shall supply the Committees on Armed Services of the Senate and House of Representatives, not later than October 1 of each year, a full accounting of all experiments and studies conducted by the Department of Defense in the preceding twelve-month period, whether directly or under contract, which involve the use of human subjects for the testing of chemical or biological agents.

50 USC 1520 was amended in 1982 and then repealed and replaced by 50 USC 1520a in 1997 and 1998, alongside the transfer of the program from DOD to HHS under the Emergency Use Authorization (EUA) program covered below and previously.<sup>149</sup>

And so the US Government, through the DOD, continued testing all sorts of sickening, sterilizing and lethal agents on soldiers and prisoners throughout the 1970s and 1980s, leading to the swine flu outbreak in 1976, HIV outbreak shortly after, and on into the Gulf War.

Perhaps reporting to Congress about its chemical and biological human testing projects. Maybe not.

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In 1990, Congress passed the Biological Weapons Antiterrorism Act, to give the public appearance of bringing the US into compliance with the 1975 UN convention prohibiting biological weapons.

As I wrote at the top, I still need to dig into 50 USC 1523, which was passed in November 1993 as part of the FY1994 NDAA, amended in 1997 and 2006, and possibly repealed in 2017, effective Dec. 31, 2021.

At this time, my understanding is that the 1993 law set up a parallel reporting requirement that the Defense Secretary include, in his or her general annual report to Congress, “a report on chemical and biological warfare defense,” including

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<sup>149</sup> <https://bailiwicknews.substack.com/p/shell-game>



50 USC 1523(b)(9): A description of any program involving the testing of biological or chemical agents on human subjects that was carried out by the Department of Defense during the period covered by the report, together with— (A) a detailed justification for the testing; (B) a detailed explanation of the purposes of the testing; (C) a description of each chemical or biological agent tested; and (D) the Secretary’s certification that informed consent to the testing was obtained from each human subject in advance of the testing on that subject.

In 1994, a Senate committee led by John D. Rockefeller of West Virginia looked at DOD abuse of military men and women under chemical and biological warfare programs: *Is Military Research Hazardous to Veterans Health? Lessons Spanning Half a Century: A Staff Report Prepared for the Committee on Veterans Affairs.*<sup>150</sup>

The 1994 Rockefeller committee issued a list of “Findings and Conclusions,” including:

- For at least 50 years, DOD has intentionally exposed military personnel to potentially dangerous substances, often in secret
- DOD has repeatedly failed to comply with required ethical standards when using human subjects in military research during war or threat of war
- DOD incorrectly claims that since their goal was treatment, the use of investigational drugs in the Persian Gulf War was not research
- DOD used investigational drugs in the Persian Gulf War in ways that were not effective
- DOD did not know whether pyridostigmine bromide would be safe for use by U.S. troops in the Persian Gulf War...
- The safety of the botulism vaccine was not established prior to the Persian Gulf War...
- Records of anthrax vaccinations are not suitable to evaluate safety...
- Army regulations exempt informed consent for volunteers in some types of military research...
- DOD and DVA have repeatedly failed to provide information and medical follow-up to those who participate in military research or are ordered to take investigational drugs
- The Federal Government has failed to support scientific studies that provide information about the reproductive problems experienced by veterans who were intentionally exposed to potentially dangerous substances
- The Federal Government has failed to support scientific studies that provide timely information for compensation decisions regarding military personnel who were harmed by various exposures
- Participation in military research is rarely included in military medical records, making it impossible to support a veteran's claim for service-connected disabilities from military research

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<sup>150</sup> <http://www.prop1.org/2000/du/reports/941208rr.htm>

- DOD has demonstrated a pattern of misrepresenting the danger of various military exposures that continues today

The Rockefeller committee also made recommendations, including:

- Congress should deny the DOD request for a blanket waiver to use investigational drugs in case of war or threat of war [= the EUA program passed by Congress in 1997.]
- FDA should reject any applications from DOD that do not include data on women, and long-term follow-up data
- Congress should authorize a centralized database for all federally funded experiments that utilize human subjects
- Congress should mandate all Federal agencies to declassify most documents on research involving human subjects
- Congress should reestablish a National Commission for the Protection of Human Subjects...

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In November 1996, Congress repealed the 50 USC 1511 DOD reporting requirement, through the FY1996 NDAA at Section 1061(k), as a note under 10 USC 111.

"NDAA FY1996, Section 1061(k) - Reports and Notifications Relating to Chemical and Biological Agents -- Subsection (a) of section 409 of Public Law 91-121 (50 USC 1511) is repealed."

In November 1997 — through the FY1998 NDAA and the Food and Drug Administration Modernization Act — Congress and President Clinton set up the Emergency Use Authorization program, accomplishing two things.

The amendments and additions transferred the DOD chemical and biological weapons research and development program to the Health and Human Services Department under the Food and Drug Administration, and expanded the pool of humans subject to experimentation without informed consent [= attack using lethal bioweapons] from military personnel and prisoners, to the whole American population.

In October 1998, Congress and President Clinton passed the Omnibus Consolidated and Emergency Supplemental Appropriations Act.

Title II established the National Pharmaceutical Stockpile, later renamed the Strategic National Stockpile, and appropriated \$51 million (regularly topped up in subsequent appropriations) “to remain available until expended...for pharmaceutical and vaccine stockpiling activities at the Centers for Disease Control and Prevention.”

Division I of the same 1998 bill — the Chemical Weapons Convention Implementation Act of 1998 — established prohibitions on chemical weapons, to give the appearance of US compliance with the terms of the 1997 UN Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction.<sup>151</sup>

The 1998 dual-use legislation accomplished another key US Government objective: it rendered the DOD's illegal stockpile of biological and chemical agents into a 'legal' stockpile of pharmaceutical products and vaccines.

Same deadly toxins.

Different labels.

Just as the 1997 dual-use legislation continued to support and fund the same unethical human testing program, on a larger human test subject population.

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As far as I can tell right now (subject to change with more research), DOD has had minimal or no statutory obligation to report on chemical and biological weapons programs to Congress since the mid-1990s, partially on the (false) basis that no such programs exist.

And as of Dec. 31, 2021 — based on provisions of the NDAA for FY 2017 — the last Congressional reporting requirement -- the 1994 requirement under 50 USC 1523 -- is now gone.

"NDAA, FY2017, Subtitle F, Section 1061(b) - Final Termination Date for Submittal of Exempted Reports -- (1) In General. -- Except as provided in paragraph (2), each report required pursuant to a provision of law specified in this section that is still required to be submitted as of December 31, 2021, shall no longer be required to be submitted to Congress after that date...Section 1061(i)(2) Section 1703 of the National Defense Authorization Act for Fiscal Year 1994 (50 U.S.C. 1523)."

This conclusion is supported by Senator Rand Paul's recent comments<sup>152</sup> that nobody in Congress is allowed to know about Gain of Function or Dual Use Research of Concern projects.

It also aligns with DOD's continued claim, at its health.mil Chemical and Biological Exposures webpage,<sup>153</sup> that the US Government hasn't conducted any biological weapons

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<sup>151</sup> [https://www.un.org/en/genocideprevention/documents/atrocities-crimes/Doc.42\\_Conv\\_Chemical\\_weapons.pdf](https://www.un.org/en/genocideprevention/documents/atrocities-crimes/Doc.42_Conv_Chemical_weapons.pdf)

<sup>152</sup> <https://summit.news/2022/08/04/rand-paul-congress-is-not-allowed-to-know-about-top-secret-gain-of-function-research-committee/>

<sup>153</sup> <https://www.health.mil/Military-Health-Topics/Health-Readiness/Environmental-Exposures/Chemical-and-Biological-Exposures>

testing on humans since 1969, and hasn't conducted any chemical weapons testing on humans since 1975.

"Since the end of World War II, DoD periodically evaluated the CB threat and the ability of U.S. forces to fight on a chemical and biological battlefield. In some programs Service members were present but not test subjects and in other programs they were volunteer human subjects. Testing of biological agents in human subjects ended in 1969; testing of chemical agents on human subjects ended in 1975. DoD is investigating these exposures that occurred as far back as 30 to 60 years ago."

Duh. There's no need to report to Congress on chemical and biological weapon human trials that you're not conducting.

And in a way, DOD isn't lying.

Since the mid-1990s, the US Government's illegal chemical and biological warfare program has all been operated under HHS public health frameworks, by relabeling weapons as prophylactics and treatments.

Since then, the US government has only developed, produced and deployed *FDA-authorized* bioweapons.

Note, though, that FDA authorization doesn't mean that the products comply with any FDA consumer-protection regulations on clinical trials, manufacturing, distribution, labeling or administration. Or safety and efficacy. Or recalls.

They don't comply with any of those legal standards, and there's no legal reason why they should comply.

Compliance would be silly, because they're weapons, not medicines, and they're shot into targeted enemies (everyone on the planet) to kill them, not offered to patients to protect or heal them.

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The DOD/HHS/DARPA/BARDA program isn't just a great way to cull and control the herd though.

Turns out, shoving biochemical weapons at needlepoint into the arms of hundreds of millions of people is also a great way to dispose of illegal stockpiles and destroy evidence of US violation of international treaties.

*See 50 USC 1524, also added to the Chemical and Biological Warfare Program (50 USC 32) by Congress in 1993:*

Agreements to provide support to vaccination programs of Department of Health and Human Services...

The Secretary of Defense may enter into agreements with the Secretary of Health and Human Services to provide support for vaccination programs of the Secretary of Health and Human Services in the United States through use of the excess peacetime biological weapons defense capability of the Department of Defense...

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## **Jan. 16, 2023 - Dual-use government officials of concern. Prosecute war criminals in personal capacity or US Government official capacity?**

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, 2022<sup>154</sup> — 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 Hinton (PDF).<sup>155</sup>

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.

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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 Organization<sup>156</sup> — 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.

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<sup>154</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

<sup>155</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

<sup>156</sup> <https://childrenshealthdefense.org/defender/who-proposals-sovereignty-totalitarian-state/>

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 Stones<sup>157</sup> - text-only, pharmaco-military crimes only.
- Five Small Stones<sup>158</sup> - 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.

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 and programs.

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<sup>157</sup> <https://5smallstones.wordpress.com/>

<sup>158</sup> <https://5smallstones.com/>

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,<sup>159</sup> 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.

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<sup>159</sup> [https://en.wikipedia.org/wiki/Just\\_war\\_theory#Saint\\_Thomas\\_Aquinas](https://en.wikipedia.org/wiki/Just_war_theory#Saint_Thomas_Aquinas)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com



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, 1999*<sup>160</sup>), 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.

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<sup>160</sup> [https://www.lawcatalog.com/media/productattach/r/i/rico\\_chapter\\_1-r47.pdf](https://www.lawcatalog.com/media/productattach/r/i/rico_chapter_1-r47.pdf)

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 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.

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

As it happens, the same inversion and obscuring of truth is playing out at many levels right now, including the pretend papacy of Pretender-Pope Francis in the wake of Pope Benedict XVI's incomplete, coerced abdication in 2013.

\*

What to do?

1. Pray the Rosary.
2. Don't take any more 'vaccines' ever, or allow anyone to 'vaccinate' your children, and support everyone you can support, in making those same decisions.
3. Buy guns and know how to use them, unless you don't want to for your own personal reasons.
4. Use cash and checks, not electronic payment platforms.
5. Share information as widely as possible.
6. Support the handful of legislators, prosecutors, judges and executives (federal and state) who are rapidly figuring these things out and working to remove the imposters from power while protecting the US Constitution and the legitimate government institutions built upon it. And encourage others to get on the right side of the war and help them.

*We should be obedient unto God, rather than follow those who in arrogance and unruliness have set themselves up as leaders in abominable jealousy...For Christ is with them that are lowly of mind, not with them that exalt themselves over the flock.* - Pope St. Clement

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## **Jan. 17, 2023 - On quietly bringing county, state and federal officials up to speed. Sheriffs, prosecutors, lawmakers, judges, governors**

I've been fielding more emails and comments asking how to help and how to donate to legal funds to support the kinds of criminal cases I write about.

I'm still working on the fundraising piece. It needs to be set up to be somewhat under-the-radar but still publicly accessible, and that's a hard balance to strike.

On the public education piece, the general public is far out in front of the public officials — most of whom don't understand the massive criminal enterprise in which they've become entangled.

The gap between the two groups is widening as the public gallops on ahead.

More ordinary people understand the big picture of what's happening, and more people are getting more angry about it, while so many prosecutors, lawmakers, judges, governors and sheriffs are just starting to catch on.

This is a good development overall.

Because so many ordinary people now understand things more fully, and the government officials (at least, those who aren't willing, premeditated co-conspirators in the crimes) are finally noticing some things that seem a little off, the time is ripe for more ordinary people to make more ordinary appointments with county and state officials, and with your Congressional representatives, to talk through some of these things.

I know that many of you have been doing that already. Keep doing it.

If you haven't been doing it yet, now is a good time to start.

The task is mobilizing potential statesmen to step up and follow where the people are already leading, and mobilizing more well-informed popular support at the same time, so the two groups can converge on each other and strengthen each other to withstand the genociders and the genocidal mass media that have been keeping the two groups weak, ignorant and isolated from each other for more than 100 years, and are intensifying those efforts now.

If you are interested, please find the offices and try to make an appointment to meet with one or more of the following people, wherever you live:

- county sheriff
- county district attorney

- county commissioners
- county magistrate judges
- state attorney general
- state legislators
- state governor
- state judges
- Congress members
- US Senators
- federal judges

Go to the appointment prepared to explain the situation in America and the world right now, as you understand those things, in your own words.

Be prepared to explain as best you can how you would like these men and women to respond: by joining with you to publicly name and shame the covert globalist overthrow of Constitution and country; by resisting it; by repealing the unlawful federal, county and state pseudo-laws and appropriations that enabled it; by formally rejecting and refunding the hush money, bribery and extortion payments the feds have been funneling to school districts, hospitals, universities, towns, counties and states to buy silence and cooperation with evil; and by launching and supporting criminal prosecutions.

*Two documents to print, bring with you and give to the people you talk with.*

1. To demonstrate your own commitment to help these men and women see what's happening and stand up at their sides to fight, print, sign and bring along the Affidavit of Noncompliance.<sup>161</sup>
2. To leave them material so they can educate themselves more after your meeting, bring along a copy of the American Domestic Bioterrorism Program Executive Summary,<sup>162</sup> Jan. 2023 version

Take notes during the meeting. Write down questions they have. If you can point them to sources of more information during the meeting, do that. If you need to track down answers to their questions and get back to them later, do that.

Godspeed.

Keep pushing.

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<sup>161</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/affidavit-of-noncompliance-with-title-case-type.pdf>

<sup>162</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

**Jan. 18, 2023 - Repost - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction. (Oct. 19, 2022)**

Jan. 18, 2023 Notes:

One, I've been reposting material recently because Bailiwick readership has doubled since November, new people are arriving here every day, and I think it's useful to point new readers to some of the relevant past reporting, which led to the broader exposure on other platforms, which is growing readership now.

Two, I'm dealing with some burnout. This is an occupational hazard I have dealt with many times in the past and am fully equipped to deal with now. I'm also working on non-Bailiwick, time-sensitive legal research and writing projects to support civil litigation, criminal prosecution and public education teams.

New reporting will be light for a few weeks while I re-fill the depleted reserves and complete some tasks for those group projects.

Three, interesting new reporting by Leo Hohmann at Gateway Pundit, about WHO International Diagnostic Code Z28.310.<sup>163</sup> "This is the code your doctor will log into the computer system that is accessed by government and private health insurers informing them of your Covid vaccine status." It's very useful information, because it will require a step-up in preparedness and willingness to resist and non-comply.

Doctors will be required to collect and submit this information, if they want to be reimbursed for providing treatment to patients. Think through ways to pay doctors directly, by cash or check, if you want to consult doctors at all, so that the good ones can make a living without engaging in biomedical surveillance and control of you and other patients. ICD codes have played a key role in the cull to date,<sup>164</sup> so WHO and the federal bioterrorism cabal members will keep using them as long as they can get away with it by getting people to cooperate. *See also* Legal Walls of the Covid-19 Kill Box, May 2022 version,<sup>165</sup> at p. 2.

Four, going forward, I'll be deleting comments and emails that take the futility position, paraphrased as "the globalists are going to kill us all and there's no way to resist or change things. They control all the power, all the money, all the people, all the water, food and energy, and they will forever and ever."

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<sup>163</sup> <https://www.thegatewaypundit.com/2023/01/special-report-medical-profession-implements-digital-diagnosis-code-unvaxxed/>

<sup>164</sup> <https://bailiwicknews.substack.com/p/why-do-local-law-enforcement-officers>

<sup>165</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/05/2022.02.26-legal-walls-of-the-covid19-kill-box.pdf>

People who hold those views have an absolute right to believe them and to express them publicly, but not at Bailiwick, because I'm the publisher and editor at Bailiwick, and I find such arguments irritating, to put it mildly.

I believe the only unchangeable constant in the world, apart from the unchangeable God in Whom all things exist and have their being, is that things change.<sup>166</sup>

And that it is therefore worthwhile, and a moral duty, for people to work cooperatively with God to fight evil and evil-doers, challenge and depose them, and build up goodness and virtue in the world.

It's a big Internet; spread your sense of futility and despair to readers elsewhere, work on your spiritual and emotional health if you want to, and come back to the Bailiwick community when you feel better.

Five, the OTA-EUA reporting below was written Oct. 19, 2022, and therefore pre-dates subsequent developments in Brook Jackson's False Claims Act case against Pfizer, Ventavia and ICON.

Jackson's team filed a response to the US Government's Oct. 4 letter on Oct. 27.<sup>167</sup> Judge Truncala heard argument on Pfizer's motion to delay discovery in early December, and the most recent entry on the docket is an amended scheduling order dated Dec. 15, 2022.<sup>168</sup>

Pfizer's motion to dismiss is still pending, as far as I know, and document production is scheduled to begin March 15, 2023.

The case has not been dismissed. It's just moving slowly, in a way that's disproportionate to the genocidal mayhem enabled by ongoing deference to and compliance with illegitimate pseudo-laws.<sup>169</sup>

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<sup>166</sup> <https://www.goodreads.com/author/quotes/77989.Heraclitus>

<sup>167</sup> <https://bailiwicknews.substack.com/p/jackson-v-pfizer-ventavia-icon-barnes>

<sup>168</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2022.01.15-jackson-v.-pfizer-scheduling-order.pdf>

<sup>169</sup> <https://bailiwicknews.substack.com/p/could-congress-members-federal-and>

Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.<sup>170</sup>

They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.

Means, motive and opportunity

Emergency Use Authorization (EUA) programs established by Congress and President Clinton on Nov. 21, 1997 pretended to authorize the US Secretary of Health and Human Services and Secretary of Defense to illegally order illegal use of illegal chemical and biological weapons of mass destruction on all Americans and all the people in the rest of the world.

Other Transaction Authority (OTA) programs established by Congress and President Obama on Nov. 25, 2015 pretended to authorize SecDef and HHS Secretary to illegally contract with and pay criminal private corporations to illegally produce illegal weapons.

On Nov. 21, 1997, Congress and President Clinton passed the Food and Drug Administration Modernization Act. Through it, they added a new section (21 USC 360bbb) to the Federal Food Drug and Cosmetics Act: “Expanded access to unapproved therapies and diagnostics.”

Code translation:

- Access = production and deployment
- Unapproved = illegal/prohibited under federal and international law
- Therapies and diagnostics = weapons

The Emergency Use Authorization program under 21 USC 360bbb, if correctly titled, would be “Expanded production and deployment of illegal and prohibited weapons.”

On Nov. 24, 2003, Congress and President Bush passed the National Defense Authorization Act for FY2004, adding 21 USC 360bbb-3, “Authorization for Medical Products for Use in Emergencies.”

Section 360bbb-3 refers to “products,” a category that includes qualified countermeasures, which includes medical countermeasures and security countermeasures.

The term “medical countermeasures” seems to have entered the lexicon on Nov. 30, 1993, when Congress and President Clinton passed the NDAA for FY1994 and added to

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<sup>170</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>



Title 10, Armed Forces, Section 2370a. “Medical countermeasures against biowarfare threats: allocation of funding between near-term and other threats.”

At least that’s the first document on my hard-drive that shows up in a keyword search.

10 USC 2370a was repealed on Oct. 28, 2004.

Not to worry.

Two years earlier on June 12, 2002, “medical countermeasures” had been shifted out of Title 10 (Armed Forces) and put under Title 42, (Public Health and Welfare) at 42 USC 300hhh, “Public health and medical preparedness and response functions,” through the Public Health Security and Bioterrorism Preparedness and Response Act passed by Congress and President Bush.

Medical countermeasures moved again on July 21, 2004, when Congress and President Bush passed the Project Bioshield Act.

Project Bioshield moved the “qualified countermeasures” program to 42 USC 247d-6a: “Authority for use of certain procedures regarding qualified countermeasure research and development activities.”

Whatever the products are called, and wherever the pretend lawfulness of their use is addressed in the United States Code, they are chemical and biological weapons.

Whenever you read or hear the terms “biologic” “vaccine” or “countermeasure,” translate them as “illegal weapon.”

The terms are simply ways Congress, Presidents and appointed US government officials pretend that the crimes they’re committing are lawful acts, while they pretend to regulate illegal weapon manufacturing and use, through the pretend process of fulfilling their duties to protect public health and safety from toxic food and drugs.

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On Nov. 25, 2015, Congress and President Obama passed the National Defense Authorization Act for FY2016.

This is how they corrupted the procurement contracting system in the same way that they’d already corrupted the food and drug regulatory system.

The ‘prototype’ procurement language, called Other Transaction Authority or OTA, was added at 10 USC 2371b, “Authority of the Department of Defense to carry out certain prototype projects.

10 USC 2371b was renumbered 10 USC 4022 effective 01/01/2022, through the NDAA for FY2021 passed on Jan. 1, 2021 by Congress and President Trump.

Which the criminals who write US laws for the zombie Congress to pass apparently forgot, because they tried to amend it again, back at 10 USC 2371, in the NDAA for FY2022 passed on Dec. 27, 2021, at 135 Stat. 1825.

It's all part of the overall game of throwing Americans off the rancid scent of the criminal infiltrators working in the US Department of Defense and Department of Health and Human Services as they carry out their fraud-based global mass murder campaign.

Lying and killing. Killing and lying.

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Through 10 USC 2371b/10 USC 4022 Other Transaction Authority (OTA) program set up in 2015, Congress and President Obama pretended to legalize Department of Defense contracting with pharmaceutical corporations to produce bioweapons, in violation of federal and international laws prohibiting same.

10 USC 4022(a)(1) - “[T]he Director of the Defense Advanced Research Projects Agency (DARPA), the Secretary of a military department, or any other official designated by the Secretary of Defense may, under the authority of section 4021 of this title, carry out prototype projects that are directly relevant to enhancing the mission effectiveness of military personnel and the supporting platforms, systems, components, or materials proposed to be acquired or developed by the Department of Defense, or to improvement of platforms, systems, components, or materials in use by the armed forces.”

Like the EUA product-development and FDA review program, the OTA government purchasing program classified bioweapons as qualified countermeasures, medical countermeasures and security countermeasures.

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The OTA federal contract procurement program set up by Congress paralleled the creation of the Medical CBRN [Chemical Biological Radiological Nuclear] Defense Consortium, or MCDC.

This is the public-private partnership through which new chemical, biological, radiological and nuclear weapons are funded, developed and deployed by the US Government in conspiracy with private sector agents to sicken and kill human beings.

MCDC members describe themselves<sup>171</sup> as

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<sup>171</sup> <https://www.medcbrn.org/about-medc/>

A consortium formed in response to the Government's expressed interest to establish an Other Transaction Agreement (OTA) with an eligible entity or group of entities, to include industry, academic, and not-for-profit partners, for advanced development efforts to support the Department of Defense's (DoD) medical, pharmaceutical and diagnostic requirements as related to enhancing the mission effectiveness of military personnel.

Through the Joint Program Executive Office for Chemical, Biological, Radiological and Nuclear Defense (JPEO-CBRND), the Medical Countermeasures Systems (MCS) Joint Project Management Office is always looking for innovative, safe and effective medical solutions to counter CBRN threats. The usage of an OTA allows government to partner with the MCDC to leverage cutting edge R&D and develop prototypes from commercial sources. This gives MCS an agile and flexible way to develop medical countermeasures using new and innovative technology.

Pfizer, Inc. is among the current members of the MCDC consortium.<sup>172</sup>

FDA has a parallel program, called the Medical Countermeasures Initiative (MCMi).<sup>173</sup>

That's the FDA branch of the US Government's public-private partnership program to produce and use illegal chemical and biological weapons.

The 2015 Congressional act pretending to authorize the OTA program is one of the many ways that the US Government has "expressed interest" in setting up the corporate-state death machine since the mid-1940s.

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Here's how this fits with the US Government's statement of interest in Brook Jackson's whistleblower case.

- 2020.07.20 Base Agreement DOD-ATI-Pfizer-FDA contract<sup>174</sup>
- 2020.07.21 OTA Technical Direction Letter DOD-ATI-Pfizer-FDA<sup>175</sup>
- 2021.01.08 Brook Jackson Original Complaint<sup>176</sup>
- 2022.01.18 US Gov DOJ declines to intervene<sup>177</sup>
- 2022.02.10 Judge Truncale Order on Gov decline to intervene<sup>178</sup>
- 2022.02.22 Brook Jackson Amended Complaint<sup>179</sup>

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<sup>172</sup> <https://www.medcbrn.org/current-members/>

<sup>173</sup> <https://www.fda.gov/emergency-preparedness-and-response/counterterrorism-and-emerging-threats/medical-countermeasures-initiative-mcmi>

<sup>174</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>175</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>176</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>

<sup>177</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

<sup>178</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.10-order-on-gov-decline-to-intervene.pdf>

<sup>179</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

- 2022.04.22 Pfizer Motion to Dismiss<sup>180</sup>
- 2022.08.22 Jackson Opposition to Pfizer MtD<sup>181</sup>
- 2022.09.20 Pfizer Reply in support MtD<sup>182</sup>
- 2022.10.04 US Gov Statement of Interest in support MtD<sup>183</sup>
- 2022.10.11 Jackson Leave to File Response to US Gov<sup>184</sup>
- 2022.10.14 Judge Truncale Order Granting Leave to Respond<sup>185</sup>

Two key US Government contracts are involved.

First is the July 20, 2020 Base Agreement between Advanced Technology (ATI) and Pfizer, Inc., identified as MCDC Base Agreement No. 2020 - 532.

Signing authority was listed as

MCDC Other Transaction Agreement (OTA) No. W15QKN-16-9-1002 and 10 U.S.C. § 2371b, Section 815 of the 2016 National Defense Authorization Act (NDAA), Public Law 114-92.

The second contract is the July 21, 2020, MCDC Technical Direction Letter or Statement of Work (SOW) for "COVID-19 Pandemic - Large Scale Vaccine Manufacturing Demonstration" between Pfizer and DOD/Advanced Technologies Inc.

The military prototype contracting provision must be read in conjunction with several other ways that the US Government gradually, quietly "expressed interest" in conspiring with businesses like Pfizer to commit genocide.

These include Congressional amendments to the 1938 Food, Drug and Cosmetics Act and the 1944 Public Health Service Acts which — by January 2020 when the US Government's Covid-19 crime spree began — had entirely eliminated federal regulatory standards for production and use of products designated by the FDA for emergency use during an HHS-declared, HHS-maintained 'public health emergency.'

21 USC 360bbb-3(c) "Criteria for Issuance of Authorization" is a linchpin.

At 21 USC 360bbb-3(c)(2), the law provides that the HHS Secretary may issue emergency use authorizations if he or she concludes that, based on the totality of scientific evidence available to the Secretary, including data from adequate and well-controlled clinical trials, if available, it is reasonable to believe that --

<sup>180</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>181</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.08.22-jackson-opp-to-pfizer-mtd.pdf>

<sup>182</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.20-pfizer-reply-in-support-mtd-.pdf>

<sup>183</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>184</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.11-jackson-leave-to-file-response-to-us-gov.pdf>

<sup>185</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.14-order-granting-leave-to-respond.pdf>

(A) the product may be effective in diagnosing, treating, or preventing—  
(i) such disease or condition; or

(ii) a serious or life-threatening disease or condition caused by a product authorized under this section, approved or cleared under this chapter, or licensed under section 351 of the Public Health Service Act [42 U.S.C. 262], for diagnosing, treating, or preventing such a disease or condition caused by such an agent; and

(B) the known and potential benefits of the product, when used to diagnose, prevent, or treat such disease or condition, outweigh the known and potential risks of the product, taking into consideration the material threat posed by the agent or agents identified in a declaration under subsection (b)(1)(D), if applicable;

With the benefit of the July 2020 OTA contract, Pfizer's April 2022 motion to dismiss and the US Government's October 2022 statement of interest, we can now fully understand several things.

- No safety standard is material to the HHS or FDA decisions.
- The only efficacy standard is that the product "may be effective."
- Efficacy conclusions are to be based on the totality of scientific evidence available to the Secretary.
- If no scientific evidence is construed as available to the HHS Secretary, the HHS Secretary can make the declaration anyway.

The Base Agreement contract provided, at Section 21.06, for DOD military personnel to monitor and control every document, phone call, email, meeting and third-party audit between Pfizer (the "project agreement holder" or PAH) and FDA regulators.

DOD put this into the OTA bioweapons procurement contracts to ensure from the very start that Operation Warp Speed could only ever conclude with FDA authorizations and approvals, and that the FDA would never, under any circumstances, revoke the authorizations and approvals, because revocation of the authorization is the only condition under which US Government payment on the contracts can be suspended.

Section 21.06 Regulatory Affairs...The Government shall ensure performance includes regulatory expertise and guidance for candidate medical countermeasure development efforts...

(3) [Project Agreement Holder Pfizer] will provide FDA submissions to the government [US DOD] such as all documentation requested by FDA and all proposals to FDA

(4) PAH will allow the government [US DOD] to monitor all FDA communications by listening to teleconferences and attending meetings.

(5) PAH will allow the government [US DOD] to attend regulatory site visits and audits, and actively participate in all third-party audits...

DOD and Pfizer agents had means, motive and opportunity, through OTA contracts, to personally ensure that

- no valid clinical trials would be conducted,
- no valid clinical data would be collected and analyzed, and
- all scientific evidence of product toxicity would be removed, altered, suppressed, falsified, destroyed, discredited or otherwise disappeared, by anyone involved anywhere in the pretend clinical trials process.

DOD and Pfizer agents could thereby ensure that no evidence capable of interfering with the HHS Secretary and FDA regulatory officials (Azar/Kadlec/Gruber) EUA declarations would ever become available.

The mechanism was reinforced by other contractual provisions that separated the military “prototype manufacturing demonstration projects” from the pretend pharmaceutical research and development projects.

In other words, the FDA’s decisions about products manufactured by Pfizer and other DOD contractors were made long before anyone in America had ever heard of Covid-19. The clinical trials were done to support the psychological part of the military operation; the scientific validity and regulatory compliance of the trials was irrelevant.

The FDA decisions based on the pretend trials were made by identifiable FDA officials, each of whom evidence will show either had knowledge, complicity and intent to further the crimes, or acted out of fear and ignorance, under DOD duress and coercion.

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Back to Brook Jackson’s case.

Pfizer’s core argument in its Motion to Dismiss, which the US Government has now endorsed in its Oct. 4 statement of interest, is that clinical trials and clinical data from all of the sites, including the serious adverse event reports from the very start of the trials in Summer 2020, were not “material” or “necessary” to the FDA’s decisions to grant Emergency Use Authorization (Dec. 11, 2020) and approval (Aug. 23, 2021) to Pfizer’s product.

Pfizer, April 22, 2022 at p. 3

The Government’s “actual behavior” here says it all. Both the complaint itself and the public record show the Government has been fully aware of Relator’s allegations for nearly two years without withdrawing authorization or stopping payment for Pfizer’s vaccine.

To the contrary, FDA took regulatory action that made the vaccine widely available and publicly responded to Relator’s allegations by expressing the agency’s “full confidence” in the data used to support the vaccine.

DoD continues to purchase the product and make it available, free of charge, to all people living in the United States.

And the U.S. Department of Justice (“DOJ”), which was required under 31 U.S.C. § 3730(a) to investigate Relator’s allegations “diligently,” declined to intervene in this lawsuit.

All of this is “very strong evidence” that Relator’s allegations are not material to the United States, and accordingly Pfizer’s vaccine was—and continues to be—eligible for payment by the Government.

US Government, Oct. 4, 2022, at p. 10

[Brook Jackson’s] complaint does not identify any provision in the SOW for the Project Agreement between Pfizer and the Army that conditioned Government payment for the vaccine on Pfizer’s compliance with the clinical trial protocol or regulations.

The SOW, which is attached to the complaint, further specifies that the Army did not regulate the conduct of the clinical trial, which is “out-of-scope” for the purchase agreement between the Army and Pfizer.

In short, the complaint does not plead factual content to support a conclusion that compliance with the clinical trial protocol or regulations was necessary under the contract between Pfizer and the Army such that clinical trial violations would give rise to a claim for express or implied certification liability.

As the complaint notes, the contract did condition payment between Pfizer and the Army on FDA approval or authorization of the vaccine. This provision in the contract could support a claim for fraud in the inducement if the complaint had pleaded facts supporting an inference that the alleged clinical trial violations at the Ventavia sites actually altered FDA’s approval or authorization decision.

However, while the complaint generally contends that the alleged clinical trial violations by Ventavia “call[] the vaccine’s EUA into question,” there are no allegations in the complaint that the data from the Ventavia sites caused FDA to authorize the vaccine or that FDA would have revoked authorization had it known about the alleged clinical trial violations by Ventavia.

*Short note about where I’m going with this series of reports.*

The implications of the contract terms were first publicly acknowledged by Pfizer on April 22, 2022, in Pfizer's motion to dismiss Brook Jackson's whistleblower case.

As of Oct. 4, 2022, the implications of the contract terms have now been publicly acknowledged and endorsed by the US Government. On Oct. 11, 2022, Brook Jackson's attorneys asked Judge Truncale for permission to file a response to the US Government's statement of interest. On Oct. 14, 2022, Judge Truncale granted that permission, and ordered Jackson's attorneys to file a response by Oct. 27.

I think that in their response Brook Jackson's attorneys should take the US Government's newly-discovered interest in intervening, and accept it, by asking Judge Truncale to:

1. Deny Pfizer’s motion to dismiss
2. Add the US Government, including President Trump, President Biden, current and past secretaries of DOD, HHS, DOJ and DHS, along with CDC, FDA, NIH, NIAID, DARPA and BARDA officials *as defendants*.
3. Add a claim under 18 USC 2333 against the named US government officials and their subordinates (agency and departmental directors, advisory board members, etc.)
4. Terminate the national emergency declarations, proclamations and programs.
5. Immediately suspend the entire US vaccination program including the schedules for childhood, adolescent and adult injections, and order a full, independent investigation to be conducted by a civilian team led by Steve Kirsch and Naomi Wolf.
6. Close all DOD, FDA, CDC, Pfizer, Moderna, J&J and subcontractor facilities, and designate them as crime scenes in an active criminal investigation conducted by a civilian team led by Robert F. Kennedy Jr. and Francis A. Boyle.

If ordered by Judge Truncale, this would enable full discovery into the multiple, heinous crimes including fraud; production, stockpiling and use of chemical and biological weapons of mass destruction; and mass murder, that the US Government planned, conspired and contracted with the private corporate defendants (Pfizer, Ventavia and Icon) to conceal from the public during the planning stages, commit and then cover up.



## **Jan. 19, 2023 - Repost - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify. (Aug. 11, 2022)**

Jan. 19, 2023 Note:

In August, I posted a list of the worst public health emergency-predicated stand-alone acts, and larger consolidated acts (such as NDAAs) into which “public health” amendments and expansions have been folded, enacted since 1983.

August list is reposted below.

Those unconstitutional laws constructed the public health-police state kill box in which so many millions of people have been trapped, sickened and killed.

They’re also listed, along with many others, in the footnotes of Legal History of American Domestic Bioterrorism Program<sup>186</sup> (14-page executive summary of pinned post<sup>187</sup>).

The three main DOD-HHS mass murder programs that need to be repealed, stripped of funding, and judicially nullified, along with their tentacles in other chapters, subchapters, parts and sections, are:

- 50 USC Ch. 32, Chemical and Biological Warfare Program, falsely portrayed by DoD in official reports and by DoD scribes in the propagandist media as “defensive”
- 42 USC Ch. 6A, Subchapter 2, Part B, Federal-State Cooperation, including 42 USC 247d, Public Health Emergencies Program
- 21 USC Ch. 9, Subchapter V, Part E, General Provisions Relating to Drugs and Devices, including 21 USC 360bbb, Expanded access to unapproved therapies and diagnostics.

I estimate there have been at least 60 relevant Congressional acts passed as stand-alones or buried in ‘defense’ and appropriations bills between 1969 and the present, including the most recent: the 2023 National Defense Authorization Act and 2023 Consolidated Appropriations Act, as reported by The Sharp Edge at Corey’s Digs, Jan. 13, 2022 - Funding the Control Grid Part 1: The Biomedical Framework.<sup>188</sup>

Congressional repeal of the three laws listed above would go a long way toward eliminating the HHS Secretary’s unilateral, unreviewable biowarfare powers, starving the planned expansion of the biowarfare program of federal funding, and tearing down the immunity shields protecting DoD and HHS personnel and pharmaceutical-bioweapons dealers from accountability for the crimes.

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<sup>186</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>187</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>188</sup> <https://www.coreyisdigs.com/health-science/funding-the-control-grid-part-1-the-biomedical-framework/>

Now that I understand the kill box construction better, there are several more laws that should be repealed by Congress and/or nullified by federal and state courts, because their invocation under the Covid-19 pretext created redundancy around the state of emergency or state of war, through which the totalitarian state has tightened its grip.

Those laws include:

- 50 USC Ch. 33, War Powers Resolution or War Powers Act. Passed by Congress in 1973 and, through the Sept. 18, 2001 Authorization for Use of Military Force (AUMF), also passed by Congress, construed as putting the United States in a permanent state of war (Global War on Terror, including bioterror) against every country in the world, with no limitations in time or geographically, with every individual man, woman and child presumptively classified as a threat, combatant and enemy target.
- 50 USC Ch. 34, National Emergencies Act. Passed by Congress in 1976 and cited in George W. Bush's Sept. 14, 2001 Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks* and renewed every year since, and in Donald Trump's March 13, 2020 Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, renewed every year since.
- 42 USC Ch. 68, Disaster Relief Act, also known as the Stafford Act. Passed in 1988, cited by Donald Trump in his March 13, 2020 Stafford Act declaration and renewed every year since.

These three laws supply the pretextual basis for designating all people as presumptive terrorists, insurrectionists, combatants or pre-communicable, asymptomatic, deadly disease-carriers, such that killing us can be construed as legal and in the interests of national security, for so long as Congress and courts fail to repeal or nullify them.

Repealing or nullifying these laws would remove the statutory foundation for Presidential proclamations, declarations and executive orders derived from alleged "emergency powers" transferred during war or national emergency from the People, Congress, and the courts, to the President, Health and Human Services Secretary, Secretary of Defense and other Cabinet officials and those to whom they delegate executive power.

To recap, a good Omnibus Chemical and Biological Warfare Program Repeal Act of 2023 (OCBWPR) would repeal:

- 50 USC Ch. 33, War Powers Resolution or War Powers Act
- 50 USC Ch. 34, National Emergencies Act
- 42 USC Ch. 68, Disaster Relief Act
- 50 USC Ch. 32, Chemical and Biological Warfare Program

- 42 USC Ch. 6A, Subchapter 2, Part B, Section 247d, Public Health Emergencies Program
- 21 USC Ch. 9, Subchapter V, Part E, Section 360bbb, Expanded access to unapproved therapies and diagnostics.

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Aug. 11, 2022 - 22 worst Congressional bioterrorism authorization and funding laws passed since 1983<sup>189</sup>

I'm trying to think through which of the many enabling statutes passed by Congress since 1983 (the introduction of the Public Health Emergency framework) are the worst, and therefore highest priority for matching the statutes to the treasonous sponsors and 'Aye' voters, and also highest priority for repeal during the process of returning our Constitution-in-exile back home to America.

A chronological list of the statutes passed by Congress between 1983 and this year, that I'm currently aware of, is at the footnote.<sup>190</sup>

I find new ones daily.

Worst 22, in my current opinion, also listed chronologically:

1. 1983 Public Health Service Act Amendment - PL 98-49
2. 1986 State Comprehensive Mental Health Services Plan Act - PL 99-660 (National Childhood Vaccine Injury Act)
3. 1997 National Defense Authorization Act for FY98 - PL 105-85
4. 1997 Food and Drug Administration Modernization Act - PL 105-115
5. 1998 Omnibus Consolidated and Emergency Supplemental Appropriations for FY1999 - PL 105-277 (Strategic National Stockpile = bioweapons mislabeled as vaccines)
6. 2000 Public Health Improvement Act - PL 106-505
7. 2001 Authorization for Use of Military Force - PL 107-40
8. 2001 Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) Act - PL 107-56
9. 2002 Public Health Security and Bioterrorism Preparedness and Response Act - PL 107-188
10. 2002 Homeland Security Act - PL 107-296
11. 2003 National Defense Authorization Act - PL 108-136
12. 2004 Project Bioshield Act - PL 108-276

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<sup>189</sup> <https://bailiwicknews.substack.com/p/22-worst-congressional-bioterrorism>

<sup>190</sup> <https://bailiwicknews.substack.com/p/22-worst-congressional-bioterrorism#footnote-1-68225889>

13. 2005 Department of Defense, Emergency Supplemental Appropriations to Address Hurricanes in the Gulf of Mexico, and Pandemic Influenza Act (PREP Act) - PL 109-148
14. 2006 Pandemic and All-Hazards Preparedness Act. PL 109-417
15. 2013 Pandemic and All-Hazards Preparedness Reauthorization Act - PL 113-5
16. 2016 National Defense Authorization Act. PL 114-92
17. 2016 21st Century Cures Act (Cures Act 1.0) - PL 114-255
18. 2017 National Defense Authorization Act - PL114-328
19. 2017 FDA Reauthorization Act - PL 115-52
20. 2017 Act to amend FDCA EUA statute, 21 USC 360bbb-3 - PL 115-92
21. 2018 National Defense Authorization Act - PL 115-91
22. 2019 Pandemic and All-Hazards Preparedness and Advancing Innovation Act - PL 116-22

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

Thank you to the reader who posted a comment at Dual-use government officials of concern,<sup>191</sup> with a link to the Wikipedia page on Subsidiarity (Catholicism).<sup>192</sup>

That was a new word to me, and it's hard to overstate how useful it is to have been pointed to it.

I read the linked material, and when I saw references to Pope Leo XIII's 1891 encyclical On the Condition of the Working Classes<sup>193</sup> (*Rerum novarum*) and Pope Pius XI's 1931 encyclical On Social Reconstruction<sup>194</sup> (*Quadragesimo anno*), I trotted upstairs to the beautiful collection of my late father's Catholic books, found them both there and started reading.

\*

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:

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 be sure that the more perfectly a

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<sup>191</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>192</sup> [https://en.m.wikipedia.org/wiki/Subsidiarity\\_\(Catholicism\)](https://en.m.wikipedia.org/wiki/Subsidiarity_(Catholicism))

<sup>193</sup> [https://www.vatican.va/content/leo-xiii/en/encyclicals/documents/hf\\_l-xiii\\_enc\\_15051891\\_rerum-novarum.html](https://www.vatican.va/content/leo-xiii/en/encyclicals/documents/hf_l-xiii_enc_15051891_rerum-novarum.html)

<sup>194</sup> [https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf\\_p-xi\\_enc\\_19310515\\_quadragesimo-anno.html](https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf_p-xi_enc_19310515_quadragesimo-anno.html)

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

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Subsidiarity is a much better word than the word I've used up until this point: "relocalization." More on that below.

Even more importantly, 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.

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Long-time readers may already know, but new readers probably not, that my background from 2005 to 2019 prepared me for the work I do in Covid-times.

While working professionally in law firms that handled constitutional and civil rights cases, I also worked *pro bono* on peak oil, local food, relocalization, community rights campaigns as an independent journalist and civic organizer.

Long story short, I read Richard Heinberg's *The Party's Over: Oil, War and the Fate of Industrial Society*<sup>195</sup> in 2005, and found the geopolitical and historical analysis highly motivating. I wanted to be part of restoring local water, food, energy and manufacturing systems to be more resilient to fuel supply and price shocks, so that present and future generations — children, grandchildren, great-grandchildren — could not just survive but thrive.

Within a year or two, I connected with Thomas Linzey of the Community Environmental Legal Defense Fund (CELDF), which was a spin-off of Richard Grossman's Program on Corporations, Law and Democracy (POCLAD). For 15 years, I worked on several local-level community organizing campaigns aimed at confronting the legal principle of "preemption,"<sup>196</sup> which is a human social, political and economic organization system in which power is centralized at higher level of authorities, by taking power from lower levels of authorities.

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<sup>195</sup> <https://richardheinberg.com/bookshelf/partys-over>

<sup>196</sup> <https://bailiwicknewsarchives.files.wordpress.com/2020/09/9.3.19-bailiwick-news.pdf>

Preemption proved to be a major obstacle for people trying to restore local water, food, energy and manufacturing systems.

Under the preemption doctrine, articulated in the American context by Judge John F. Dillon as Dillon's Rule<sup>197</sup> in 1868, municipal authority trumps individual authority, state authority trumps municipal authority, federal authority trumps state authority, and corporate authority — the power of commercial and financial organizations like the Dutch East India Company in centuries past, and Microsoft, Raytheon and Monsanto today — trump everybody else.

As Dillon put it:

"Municipal corporations owe their origin to, and derive their powers and rights wholly from, the legislature. It breathes into them the breath of life, without which they cannot exist. As it creates, so may it destroy. If it may destroy, it may abridge and control."

Community campaigns built on the POCLAD/CELDF historical analysis, were and still are a vigorous attempt to resist preemption and restore self-governing power and socio-economic sovereignty at the local and individual level, although CELDF itself has gone woke, which is sad.

In fact, throughout the millennia of human social, political and economic struggle, there have been people pushing for decentralization.

In Dillon's day, one of the leading voices was another judge, Thomas Cooley, who wrote what's become known as the Cooley Doctrine:<sup>198</sup>

"Local government is a matter of absolute right; and the state cannot take it away."

I no longer find peak oil data sources to be credible,<sup>199</sup> because they are controlled by the same globalist institutions that have fully corrupted the academic, scientific and public health, and food and drug regulation systems.

Covid-19 has revealed that capture-and-control program, and the massive structural lies underneath it, in great detail.

As a result, I no longer regard the geopolitical analysis built on peak oil evidence to be accurate.

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<sup>197</sup> [https://en.wikipedia.org/wiki/John\\_Forrest\\_Dillon#Dillon's\\_Rule](https://en.wikipedia.org/wiki/John_Forrest_Dillon#Dillon's_Rule)

<sup>198</sup> [https://en.wikipedia.org/wiki/Thomas\\_M.\\_Cooley#Cooley\\_Doctrine](https://en.wikipedia.org/wiki/Thomas_M._Cooley#Cooley_Doctrine)

<sup>199</sup> <https://bailiwicknews.substack.com/p/on-peak-oil-as-another-fraud-crime>

But I still think restoring individual and local control of essential things like water, food, energy and manufacturing is a good set of goals.

Whether supply and price shocks are caused by impersonal geochemical factors (dwindling access to cheap liquid fuel oil) or by depraved men and women trying to kill most of the world's people while passing themselves off as "a select group" of heroic "extraterrestrials" saving the planet,<sup>200</sup> the sensible response is the same.

Get the power out of the hands of the crazy people, and put it in the hands of ordinary people who are trying to work hard, live in decent homes and neighborhoods, drink clean water, eat nourishing food, raise good kids and serve God.

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By the end of 2019, I had spent 15 years researching, writing about and working with the preemption principle — and its opposite, the clunkily-named relocalization — in the communities where I've lived. The "think globally, act locally" thing.

This is why, when governments around the world suddenly took over every aspect of every individual's daily life in March 2020, through weaponized fear and ignorance passed through ordinary family, friend and neighbor relationships — I was primed to recognize it for the preemption-based, global power grab that it was.

I recognized it, but I didn't understand the mechanisms.

I didn't understand *how* it was being done, until the Jan. 30, 2022 Todd Callender podcast,<sup>201</sup> which was the crucial lead that took me into the dark caves of American statutory, regulatory, and executive/administrative history, where I've been spelunking for almost a year.

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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.

The financial coercion piece is the second of my two 2023 research priorities:<sup>202</sup> the Covid-era purpose and observable functions of transnational institutions like the World

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<sup>200</sup> <https://www.foxnews.com/politics/john-kerry-applauds-fellow-davos-attendees-extra-terrestrial-wanting-save-planet>

<sup>201</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

<sup>202</sup> <https://bailiwicknews.substack.com/about>



Trade Organization, World Bank,<sup>203</sup> World Health Organization, International Monetary Fund, Bank for International Settlements and SWIFT (Society for Worldwide Interbank Financial Telecommunication).

See Sept. 22, 2022 Laundering with Immunity: The Control Framework – Part 1,<sup>204</sup> by Corey Lynn at Corey’s Digs, for an excellent overview of sovereign immunities claimed by transnational quasi- and non-governmental organizations under the US International Organizations Immunities Act of 1945,<sup>205</sup> which is applicable to “any international organization in which the United States participates:”

76 International organizations and banks enjoy immunities, privileges, and tax exemptions

- GAVI, Big Pharma, and CERN enjoy similar immunities
- The Bank for International Settlements has sovereign immunity and some of these immunities extend to its members, being 63 central banks and the Federal Reserve System, while other immunities extend to “systemically important institutions”
- Trillions of taxpayer dollars and printed money has moved through these organizations and banks with no transparency or accountability as they continue to build a global enslavement system
- Hundreds, if not thousands, of NGOs and corporations work with and through these organizations and banks, some of whom have agreements, NDAs, and/or immunity by extension

They do not operate above the law, they operate entirely outside of the law.

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We already know a lot about how the Pfizer contracts preempt nation-state power to adopt tighter drug regulation laws, for example, and put national assets like military bases up as collateral that can be seized if legislators start to get out of line. See Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws.<sup>206</sup> See July 9, 2022 - More on the tiered coercion cascades,<sup>207</sup> for a short post on smaller-scale coercion mechanisms (federal coercion of states, hospitals, schools, etc.)

The same mechanism is probably also in place to control the valid, legitimate US Government that exists underneath the invalid, illegitimate one<sup>208</sup> whose imposter,

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<sup>203</sup> <https://www.worldbank.org/en/news/press-release/2017/06/28/world-bank-launches-first-ever-pandemic-bonds-to-support-500-million-pandemic-emergency-financing-facility>

<sup>204</sup> <https://www.coreysdigs.com/u-s/laundering-with-immunity-the-control-framework-part-1/>

<sup>205</sup> <http://archive.ipu.org/finance-e/PL79-291.pdf>

<sup>206</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>207</sup> <https://bailiwicknews.substack.com/p/more-on-the-tiered-coercion-cascades>

<sup>208</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

criminal spokesmen include Secretary of Health and Human Services Xavier Becerra and Defense Secretary Lloyd Austin.

There's probably something in the undisclosed government-pharmaceutical contracts that incorporates BIS and SWIFT as parties, such that any government moves to stop the killing will immediately cut off access to financial systems and loans.

Support for this hypothesis comes from 2013 and 2015 reporting by French and Italian reporters — sent to me by another reader — about how central bankers working through the Bank of Italy, cut the Vatican off from credit card processing services in January 2013.

The central banking cabal thereby coerced the partial abdication of Pope Benedict XVI — announced on Feb. 11, 2013 — to pave the way for installation of Jorge Bergoglio as Pretend-Pope Francis.

Satisfied with Pope Benedict's announcement, Vatican access to international banking was restored by the central bankers on Feb. 12, 2013.

- Jan. 4, 2013 - The Vatican no longer accepts credit cards<sup>209</sup>
- Feb. 12, 2013 - Resumption in the Vatican of credit card payments<sup>210</sup>
- April 4, 2015 - War is declared on US domination by the dollar<sup>211</sup>
- Sept. 20, 2015 - Vatican yellow<sup>212</sup>
- Sept. 28, 2015 - Ratzinger could "neither sell nor buy"<sup>213</sup>

Federal and state legislators and judges should still move forward with repealing and nullifying<sup>214</sup> the American laws enabling fraud-based global mass murder.

They just need to understand and prepare to withstand the financial consequences.

Understanding social, political and economic subsidiarity will help.

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<sup>209</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2013.01.04-vatican-no-longer-accepts-credit-cards.pdf>

<sup>210</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2013.02.12-resumption-in-the-vatican-of-credit-card-payments.pdf>

<sup>211</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.04.05-war-is-declared-on-us-domination-by-the-dollar.pdf>

<sup>212</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.09.20-vatican-yellow-.pdf>

<sup>213</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.09-swift-pressure-used-to-push-out-pope-benedict-xvi.pdf>

<sup>214</sup> <https://bailiwicknews.substack.com/p/repost-pharmaco-military-genocide>

Beautiful passage from C.S. Lewis' *Mere Christianity*, through Catholic.com's Morning Offering newsletter<sup>215</sup> today:

And let me make it quite clear that when Christians say the Christ-life is in them, they do not mean simply something mental or moral. When they speak of being 'in Christ' or of Christ being 'in them', this is not simply a way of saying that they are thinking about Christ or copying Him.

They mean that Christ is actually operating through them; that the whole mass of Christians are the physical organism through which Christ acts — that we are His fingers and muscles, the cells of His body.

And perhaps that explains one or two things. It explains why this new life is spread not only by purely mental acts like belief, but by bodily acts like baptism and Holy Communion.

It is not merely the spreading of an idea; it is more like evolution—a biological or superbiological fact. There is no good trying to be more spiritual than God. God never meant man to be a purely spiritual creature. That is why He uses material things like bread and wine to put the new life into us.

We may think this rather crude and unspiritual.

God does not: He invented eating. He likes matter. He invented it.

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<sup>215</sup> <https://www.morningoffering.com/>

## **Jan. 23, 2023 - On Trump's role and secret military-led continuity of government for purposes of swamp-draining.**

*Alternate take on Derek Johnson's legal research findings: there are two puppet regimes active in America right now, not just one.*

Reader sent me a link to Derek Johnson's latest post:

- Jan. 22, 2023 - The Military Blueprint That Proves Donald Trump is STILL Commander-in-Chief.<sup>216</sup> (PDF<sup>217</sup>)

I think Johnson's research is extremely useful and important.

I interpret the information differently.

I see the military law blueprint Johnson outlines and documents in excellent detail, as support for the hypothesis that neither Trump nor Biden is the current *de facto* commander-in-chief, but that the US is under *de facto* foreign occupation by the Bank for International Settlements, United Nations and World Health Organization, with two "puppet" regimes.

Trump is at the head of one of the puppet regimes, serving as a focal point for roughly half the population: those who believe there's been a US military white hat operation authorizing covert martial law to drain the DC Swamp since 2016.

Biden is at the head of the other puppet regime, serving as a focal point for those who believe there's a global public health emergency authorizing covert martial law to surveil, control and kill the American people, to respond to national security threats comprised of communicable pathogens and airborne/waterborne/foodborne toxins.

Meanwhile, all the imposter men and women embedded in American federal agencies are *de facto* loyal, not to any American president, or the US Constitution, or any American laws, regulations, executive orders, continuity of government plans or related documents, but only to the congealing one-world government.

There are hundreds of imposter, foreign occupiers working — mostly at the highest executive levels as secretaries, assistant secretaries and directors<sup>218</sup> — in the Cabinet: departments of Agriculture, Commerce, Defense, Education, Energy, Health and Human Services, Homeland Security, Housing and Urban Development, Interior, Justice (Attorney General), Labor, State, Transportation, Treasury, and Veterans Affairs, alongside the White House Chief of Staff, the US Ambassador to the United Nations, the

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<sup>216</sup> <https://www.newstreason.com/post/derek-johnson-the-military-blueprint-that-proves-donald-trump-is-still-commander-in-chief>

<sup>217</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.22-derek-johnson-military-occupation-laws-executive-orders-trump-biden.pdf>

<sup>218</sup> <https://www.whitehouse.gov/administration/cabinet/>

Director of National Intelligence, and the US Trade Representative, and heads of the Environmental Protection Agency, Office of Management and Budget, Council of Economic Advisers, Office of Science and Technology Policy, and Small Business Administration.

That's all it's taken to pull off the overthrow so far: patient work over about 100 years, to recruit, re-educate and get those treasonous, seditious people into those offices, and place their co-conspirators in the highest levels of academia, corporate industry and non-governmental organizations (ie BMGF) while training the target population — through mass media and mass education — to accept false information as truth and malevolent government intent as benign.

We now know that the FDA clinical trials and drug regulation<sup>219</sup> process has been a sham, and the vast majority of clinical investigators, regulators and trial subjects have been unwitting, non-consenting theatrical props, mobilized only to maintain the willing suspension of disbelief in the public mind.

The US government shown to the people as the Biden Administration or the Trump Administration, along with the legal frameworks I've written about in the public health-martial law context,<sup>220</sup> and Derek Johnson writes about in the continuity of government-martial law context,<sup>221</sup> are also shams.

Billions of words, millions of pages, and hundreds of millions of people, shuffled around through misdirection and sleight of hand, to subordinate, distract and confuse, and to reinforce and amplify the criminal perpetrators' core messages:

“Don't think, don't question, don't struggle, don't fight back, don't resist. It's inevitable, it's overwhelming. We're in control. Just relax, sit back, calm your agitated nerves. It will all be over soon and you'll feel so much better when it is. Trust us. This is all for your own good.”

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My focal point is the triple-threat complex of

1. Bank for International Settlements, which is the financial arm of the proposed one-world secular materialist government, working to build wrap-around digital financial control through CBDCs;
2. United Nations, the political arm of the proposed one-world government, working to erode national sovereignty and citizen loyalty to countries and constitutions, so as to transfer allegiance and submission to the UN;

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<sup>219</sup> <https://sashalatypova.substack.com/p/intent-to-harm>

<sup>220</sup> <https://bailiwicknews.substack.com/p/biomedical-security-state-and-state>

<sup>221</sup> <https://www.newstreason.com/post/derek-johnson-the-military-blueprint-that-proves-donald-trump-is-still-commander-in-chief>

3. World Health Organization, the military arm of the proposed one-world government, working to shorten life spans and reduce fertility through security “countermeasures” known as “mandatory vaccines” which are in truth, measures to counter human health, longevity, fertility, conscience, free will, and freely-willed faith in Almighty God.

My other focus is the untapped resistance complex of Constitutionally-loyal Congress members; American state legislators and prosecutors; and federal and state judges, who can and should breach the confusion walls in their own minds and the fear walls in their own hearts to speak up, mobilize the People, and then — with the People and the Constitution — point to, expel and prosecute the foreign occupiers in the federal executive branch and the US military.

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### **Jan. 24, 2023 - Legal Walls of Covid-19 Kill Box - slide deck**

Prepared for today’s press conference and upcoming presentations.

- Kill Box Presentation<sup>222</sup> (PDF, 18 pages)
- Rumble video<sup>223</sup> - Meeting starts at about 46:00. Before that it’s just tech set-up.

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<sup>222</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>223</sup> <https://rumble.com/v26xpbc-dod-vaccine-press-conference-tuesday-january-24-230p-et.html>

## **Jan. 26, 2023 - War criminals.**

*Starter lists first posted March 2021 and August 2022.*

In March 2021, I posted My enemies list, after my year of house-arrest.<sup>224</sup> I used linocut printmaking as part of processing my outrage, producing a guillotine linocut block and a series of prints in June 2021, posted at Nuremberg 2.0.<sup>225</sup>

In August 2022, I posted US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions, and a starter list of defendants.<sup>226</sup>

Since August 2022, I've added more names to that list as I've located them in the US government record documenting US government crimes and US government pre- and during-crime coverups.

It's a work-in-progress; omissions are not intentional; the conspirators' web is complex. I'll continue to update it as my research continues, and as state and federal war crimes investigations move forward.

NOTE: The list does not include many members of Congress by name, other than Nancy Pelosi; it includes "Many, if not all - members of Congress, 1983-present." This is because tracking the bill sponsors, committee memberships, hearing transcripts, and roll call votes for the many Congressional acts passed since 1983 to enable and fund the ongoing DOD-HHS mass murder campaign is work I haven't had time to do. When the federal and state investigations get underway, that research will get done, to support the prosecution of pivotal individual Congress members.

The original post also included a starter list of laws empowering state and federal prosecutors and judges to investigate, charge and bring people to trial.

Summary list of the crimes: war crimes as defined by the 1949 Geneva Conventions, Common Article 3 (torture; cruel or inhuman treatment; performing biological experiments; murder; mutilation or maiming; intentionally causing serious bodily injury; rape; sexual assault or abuse; taking hostages; outrages upon personal dignity, in particular humiliating and degrading treatment); impersonating a federal officer; disloyalty of public office holders; rebellion or insurrection; treason (levying war against the United States or adhering to their enemies, giving them aid and comfort); sedition; advocating overthrow of US government, Constitution and laws; murder; attempted murder; conspiracy to commit murder; genocide; development and use of biological and toxin weapons, chemical weapons and weapons of mass destruction; terrorism;

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<sup>224</sup> <https://bailiwicknews.substack.com/p/my-enemies-list-after-my-year-of>

<sup>225</sup> <https://bailiwicknews.substack.com/p/nuremberg-20>

<sup>226</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

financing terrorism; harboring or concealing terrorists; fraud; perjury; subornation of perjury; falsification and concealment of material facts; concealment, removal or mutilation of public records; theft; bribery; extortion; interference with commerce by threats, violence, robbery or extortion; conspiracy against rights; deprivation of rights under color of law.

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### War criminals.

*Men and women who are currently occupying high-level positions in US government or collaborating private sector entities, or who occupied such positions earlier in the development and deployment of the global Covid-19 bioterrorism campaign. Last updated 02/02/2023.*

- Adams, Jerome - Surgeon General
- Adams, Steve - Director, HHS-CDC Strategic National Stockpile/DoD Chemical and Biological Weapons stockpile
- Ashcroft, John - Attorney General, Department of Justice
- Austin, Lloyd - Secretary, Department of Defense
- Azar, Alex - Secretary, Department of Health and Human Services
- Bancel, Stephane - CEO, Moderna
- Baric, Ralph - bioweapons researcher, University of North Carolina - Chapel Hill
- Barr, William - Attorney General, Department of Justice
- Barsa, John - Administrator, US Agency for International Development
- Becerra, Xavier - Secretary, Department of Health and Human Services
- Beers, Rand - Secretary, Department of Homeland Security
- Bezos, Jeff - CEO, Amazon
- Biden, Joseph - President
- Birx, Deborah - Coordinator, White House Coronavirus Response
- Blinken, Antony - Secretary, Department of State
- Bourla, Albert - CEO, Pfizer
- Bratcher-Bowman, Nikki - Assistant Secretary for Emergency Preparedness and Response, Health and Human Services
- Bright, Rick - Director, HHS-Biomedical Advanced Research and Development Authority (BARDA)
- Brooks-LaSure, Chiquita - Director, Department of Health and Human Services, Centers for Medicare and Medicaid Services
- Bumpus, Namandjé - Chief Scientist, Health and Human Services Department, Food and Drug Administration
- Burns, William - Director, Central Intelligence Agency Director
- Burwell, Sylvia Mathews - Secretary, Department of Health and Human Services
- Bush, George W - President



- Califf, Robert - Commissioner, Health and Human Services, Food and Drug Administration
- Callahan, Michael - DoD-DARPA, Massachusetts General Hospital-Harvard Medical School, US-Agency for International Development
- Charrow, Robert - General Counsel, Department of Health and Human Services
- Cheney, Dick - Vice President
- Chertoff, Michael - Secretary, Department of Homeland Security
- Clinton, Hillary - Secretary of State
- Clinton, William - President
- Coats, Dan - Director, Department of National Intelligence
- Cochran, Norris - Secretary, Department of Health and Human Services
- Cohen, David - Director, Central Intelligence Agency Director
- Coleman, Victoria - Director, Department of Defense, Defense Advanced Research Projects Agency (DARPA)
- Collins, Felicia - Assistant Secretary for Health, Department of Health and Human Services
- Collins, Francis - Director, Department of Health and Human Services, National Institutes of Health; co-chair, Presidents Council of Advisors on Science and Technology
- Comey, James - Director, Federal Bureau of Investigations
- Cook, Tim - CEO, Apple
- Daszak, Peter - bioweapons researcher, EcoHealth Alliance
- Disbrow, Gary - Director, HHS-Biomedical Advanced Research and Development Authority (BARDA)
- Dorsey, Jack - CEO, Twitter
- Duke, Elaine - Secretary, Department of Homeland Security
- Emanuel, Ezekiel - Chief, Department of Bioethics, National Institutes of Health, Department of Health and Human Services
- Emanuel, Rahm - White House Chief of Staff
- Esper, Mark - Secretary of Defense
- Fauci, Anthony - Director, Department of Health and Human Services, National Institutes for Allergies and Infectious Diseases
- Fink, Larry - CEO, BlackRock
- Garland, Merrick - Attorney General, Department of Justice
- Gates, Bill - bioweapons funder, Bill and Melinda Gates Foundation, GAVI, CEPI, ID2020
- Gaynor, Pete - Secretary, Department of Homeland Security
- Ghebreyesus, Tedros Adhanom - Director-General, World Health Organization
- Giroir, Brett - HHS - Assistant Secretary for Health
- Gorsky, Alex - CEO, Johnson & Johnson
- Gottlieb, Scott - Commissioner, Health and Human Services, Food and Drug Administration

- Grady, Christine - Chief, Department of Bioethics, National Institutes of Health, Department of Health and Human Services; Presidential Commission for Study of Bioethical Issues. Also wife of Anthony Fauci
- Green, Mark - Administrator, US Agency for International Development
- Grennell, Richard - Director, Department of National Intelligence
- Gruber, Marion F. - Director, Health and Human Services Department, Food and Drug Administration, Center for Biologics Evaluation and Research, Office of Vaccines Research and Review
- Gutierrez, Antonio - Secretary-General, United Nations
- Hahn, Stephen - Commissioner, Health and Human Services, Food and Drug Administration
- Haines, Avril - Director, Department of National Intelligence
- Hamburg, Margaret - Commissioner, HHS Food and Drug Administration
- Harris, Kamala - Vice-President
- Haspel, Gina - Director, Central Intelligence Agency
- Hayden, Michael - Director, Central Intelligence Agency
- Hersman, Rebecca - Director, Department of Defense, Defense Threat Reduction Agency (DTRA)
- Hinton, Denise - Chief Scientist, Health and Human Services Department, Food and Drug Administration
- Holder, Eric - Attorney General
- Hopkins, Steve - CEO, ANSER - Analytic Services Inc.
- Hotez, Peter - bioweapons researcher, Baylor College of Medicine, National School of Tropical Medicine
- Johnsen, Dawn - Deputy Attorney General, Department of Justice
- Johnson, Jeh - Secretary, Department of Homeland Security
- Jha, Ashish Kumar - Coordinator, White House Coronavirus Response
- Kadlec, Robert - Assistant Secretary for Emergency Preparedness and Response, Health and Human Services
- Kelly, John F. - Secretary, Department of Homeland Security
- Kerry, John - Secretary of State
- Kissinger, Henry - Secretary of State
- Klain, Ron - White House Chief of Staff
- Leavitt, Michael - Secretary, Department of Health and Human Services (2005-2009)
- Levine, Rachel - Assistant Secretary for Health, Department of Health and Human Services
- Loy, James - Secretary, Department of Homeland Security
- Maguire, Joseph - Director, Department of National Intelligence
- Majorkas, Alejandro - Secretary, Department of Homeland Security
- Many, if not all - members of Congress, 1983-present
- Marks, Peter - Director, Health and Human Services Department, Food and Drug Administration, Center for Biologics Evaluation and Research

- McAleenan, Kevin- Secretary, Department of Homeland Security
- Meadows, Mark - White House Chief of Staff
- Miller, Christopher - Secretary of Defense
- Mnuchin, Steve - Secretary, Department of Treasury
- Monto, Arnold - Chair, Health and Human Services Department, Food and Drug Administration, Center for Biologics Evaluation and Research, Vaccine and Related Biologic Products Advisory Committee
- Mueller, Robert - Director, Federal Bureau of Investigations
- Mulvaney, Mick - White House Chief of Staff
- Murthy, Vivek - Surgeon General
- Napolitano, Janet - Secretary, Department of Homeland Security
- Nielsen, Kirstjen- Secretary, Department of Homeland Security
- Norquist, David - Secretary of Defense
- Obama, Barack - President
- O'Connell, Dawn - Assistant Secretary for Emergency Preparedness and Response, Health and Human Services
- Osterholm, Michael - University of Minnesota Center for Infectious Disease Research and Policy.
- O'Shaughnessy, Jacqueline - Deputy Director, HHS-FDA Office of the Chief Scientist
- Oxford, Vayl S. - Director, Department of Defense, Defense Threat Reduction Agency (DTRA)
- Pelosi, Nancy - US Representative (D-CA); Speaker of House; House Minority Leader.
- Pecoske, David- - Secretary, Department of Homeland Security
- Pence, Mike - Vice-President
- Perna, Gustav - DOD General; Chief Operating Officer (COO), Operation Warp Speed
- Pichai, Sundar - CEO, Google
- Pompeo, Mike - Secretary, Department of State
- Powell, Jerome - Chair, Federal Reserve
- Power, Samantha - Administrator, US Agency for International Development
- Price, Tom - Secretary, Department of Health and Human Services
- Radcliffe, John - Director, Department of National Intelligence
- Redd, Stephen - Director, HHS Office of Public Health Preparedness and Response
- Redfield, Robert - Director, Department of Health and Human Services, Centers for Disease Control and Prevention
- Rice, Condoleeza - Secretary of State
- Ridge, Tom - Secretary, Department of Homeland Security
- Robinson, Robin - Director, HHS-Biomedical Advanced Research and Development Authority (BARDA)
- Rush, Bobby - US Representative (D-IL); introduced HR6666 (Covid Testing Reaching & Contacting Everyone TRACE Act)

- Schmidt, Eric - CEO, Alphabet/Google
- Schwab, Klaus - Chair, World Economic Forum
- Sebelius, Kathleen - Secretary, Department of Health and Human Services
- Sherman, Susan E. - Office of General Counsel, Department of Health and Human Services
- Shiao, Laura - Director, Department of National Intelligence
- Smith, Gayle - Administrator, US Agency for International Development
- Soriot, Pascal - CEO, Astra-Zeneca
- Soros, George - Soros Fund Management, Open Society Foundations
- Steele, Gloria - Administrator, US Agency for International Development
- Sunstein, Cass - Harvard Law School, White House Office of Information and Regulatory Affairs
- Tabak, Lawrence - Director, Department of Health and Human Services, National Institutes of Health
- Thiel, Peter - CEO, Palantir
- Tillerson, Rex - Secretary of State
- Tompkins, Stefanie - Director, Department of Defense, Defense Advanced Research Projects Agency (DARPA)
- Trump, Donald - President
- Van Metre, Chris - CEO, Advanced Technology International (DoD weapons procurement contract management company)
- Verma, Seema - Director, Department of Health and Human Services, Centers for Medicare and Medicaid Services
- Walensky, Rochelle - Director, Department of Health and Human Services, Centers for Disease Control and Prevention
- Warren, Wade - Administrator, US Agency for International Development
- Wegrzyn, Renee - Director, Advanced Research Projects Agency for Health (ARPA-H); formerly DARPA bioengineering and gene editing program.
- Williams, Rhys M. - Director, Department of Defense, Defense Threat Reduction Agency (DTRA)
- Wolf, Chad - Secretary, Department of Homeland Security
- Woodcock, Janet - Commissioner, Health and Human Services, Food and Drug Administration
- Hahn, Stephen - Commissioner, Health and Human Services, Food and Drug Administration
- Wray, Christopher - Director, Department of Justice, Federal Bureau of Investigations
- Yellen, Janet - Secretary, Department of Treasury; Chair, Federal Reserve
- Zients, Jeffrey - Coordinator, White House Coronavirus Response
- Zuckerberg, Mark - CEO, Facebook

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## **Jan. 26, 2023 - Why all the breathless finger-wagging at Pfizer?**

“Breaking news,” “bombshells” and frantic analysis pieces pointing harder and harder at Pfizer are being circulated to draw public anger away from the DOD-HHS complex, and steer it to expendables.

Pfizer’s leaders and Pfizer’s employees are mass murdering criminals, for sure, and they should be investigated, prosecuted, tried, convicted and punished along with their government co-conspirators.

But Pfizer as a brand is expendable. BioNTech is expendable. Moderna, Advanced Technology International (ATI), Analytic Services Inc. (ANSER), Emergent Biosolutions, BioPort, EcoHealth Alliance...

All these front companies can be dissolved as many times as needed, and reconstituted under new corporate names as many times as needed.

The US military-public health system (DOD+HHS+DHS+DOJ+DOS...) — the infiltrated, semi-overthrown US Government — can't be rebranded once the People understand the mass murder campaign that the imposter senior executive service (SES) officials are operating from within it.

The imposter Cabinet secretaries, President Biden/Obama/Harris, the globalist central bankers pulling the strings, and the mass media are all at a crossroads together.

They can:

1. Keep the long con going — sacrificing Pfizer and other co-conspirators to the public appetite for justice if necessary — while gradually installing the one-world government systems through acts passed and funded by a Potemkin Congress<sup>227</sup> and ratified by the silent immobility of Potemkin courts (vaxx passports, CBDCs, etc.)
2. Accelerate the implosion of the US Government and invite the one-world government officials standing by at the United Nations, into Washington DC and the rest of the country, to form a permanent caretaker government for the American failed state.
3. Submit to ejection by the legitimate US Government (the remnant of courageous, authentic, non-imposter, non-treasonous, non-seditious Congress members and federal judges); submit to prosecutions and trials; and then sit in prison watching the laborious reconstitution of legitimate sovereign government institutions from the wreckage.

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<sup>227</sup> [https://en.wikipedia.org/wiki/Potemkin\\_village](https://en.wikipedia.org/wiki/Potemkin_village)

They prefer Option 1.

They'll attempt Option 2 if they feel pressured by circumstances.

They're trying to avoid Option 3 at all costs.

Keep pushing.

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**Jan. 27, 2023 - A little more on the laser pointer/limited hangout campaign to sacrifice Pfizer-Pharma but keep the WHO-DOD-HHS death machine humming.**

*And a battlefield assessment of the informational-psychological war theatre.*

Sage Hana has done two good posts on this topic:

- Jan. 26, 2023 - The Monster is Going to Serve up the Pharm Patsy. "Grifters Grifting Shit" Protects the Long Planned Operations Moving Forwards<sup>228</sup> (Sage Hana)
- Jan. 27, 2023 - How the Project Veritas \*bombshell\* is being presented to the world. The Monster Protection Racket<sup>229</sup> (Sage Hana)

John Leake, Dr. Peter McCullough's co-author, has also posted on this topic:

- Jan. 27, 2023 - Dr. Walker Pleads Normalcy of Lying<sup>230</sup> (John Leake)

Leake concluded:

The important point is, [Project Veritas source Jordon Trishton Walker] DOES work for Pfizer, and he stated what we all know to be true — namely, that the Bio-Pharmaceutical Complex is in the business of engineering and manipulating viruses for the purpose of developing profitable vaccines against them.

I disagree with Leake's concluding paragraph.

In my view, the truth is that DOD and Pharma are jointly "in the business" of engineering and manipulating public fear of viruses for the purpose of developing population control weapons falsely labeled as preventatives, treatments and management tools: bioweapon [vaxx] passports and CBDCs tied to bioweapon [vaxx] submission.

The war profiteering is just a side benefit for Pharma executives, shareholders and the public officials they bribe and extort with campaign contributions and kickbacks — given to cooperators and withheld from resisters — to maintain high levels of complicity with, and political cover for, the mass murder program.

Don't fall for the fear campaign psy-op and informational weapons being circulated by Project Veritas (probably as unwilling, unwitting participants who just want to get scoops) and spun up by other people whose words have the effect of directing public anger away from DOD/HHS/US Gov/WHO and toward expendable Big Pharma.

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<sup>228</sup> <https://sagehana.substack.com/p/the-monster-is-going-to-serve-up>

<sup>229</sup> <https://sagehana.substack.com/p/how-the-project-veritas-bombshell>

<sup>230</sup> <https://petermcculloughmd.substack.com/p/dr-walker-pleads-normalcy-of-lying>

Pharma must be prosecuted, for sure.

But Pharma *could not* have pulled off its part of the crime without the US Gov/DOD/HHS/WHO/BIS orchestration.

- Jan. 26, 2023 - OMG! Pfizer is MUTATING COVID!<sup>231</sup> (Sasha Latypova)
- Jan. 26, 2023 - Why all the breathless finger-wagging at Pfizer?<sup>232</sup> (Katherine Watt)

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On a different but related topic, a reader yesterday referred to my limited past work on organic constitution issues, politely indicating his interest in reading more coverage on that subject:

- Dec. 22, 2022 - Reinhabiting Congress and all the other government branches: local, county, state and federal<sup>233</sup> (Katherine Watt)

I replied that I don't know how soon I'll be able to write more about those things.

There's so much going on right now.

And the goal is the same whether the imposter governments imposing *de facto* covert martial law on the American people and the people of the whole world were fully emplaced in 1861 (Civil War) or 2001 (AUMF and “Global War on Terror”) or 2020 (Covid and the “Global Health Security Agenda”) or some other point in time.

Regardless of when covert martial law was put in place, Covid-19 has rendered it much more visible to many more people, now, in the present moment, where living people live and work.

The goal is establishing battlefield conditions — the understanding and will of the People — so that authentic government can re-emerge, through the work of current, living members of Congress, judges and state government officials who are loyal to the founding principles and disloyal to the global central bankers.

The Luciferian central bankers need widespread cooperation to keep the global martial law program covert.

They need covert martial law — the war on living and future humanity — to keep it relatively unbloody and plausibly deniable, because as soon as it goes kinetic, once the

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<sup>231</sup> <https://sashalatyova.substack.com/p/omg-pfizer-is-mutating-covid>

<sup>232</sup> <https://bailiwicknews.substack.com/p/why-all-the-breathless-finger-wagging>

<sup>233</sup> <https://bailiwicknews.substack.com/p/reinhabiting-congress-and-all-the>



globalists initiate door-to-door armed attacks, tanks rolling down the streets of cities and towns and bombs dropping from the skies, the fraud of “for your own good” will become irreversibly obvious to even the mildest and most cooperative of Covidians.

Odds of successfully turning the tide of battle look terrible, with nothing but a handful of good Congress members, judges, prosecutors and state legislators and governors — most of them still laying low, quietly waiting for the right moment to openly strike the blows they’re capable of striking.

Theoretically, that handful of men and women has backing from a rag-tag band of discharged but legitimate, honorably-serving soldiers who have been placed on leave or kicked out of the imposter, infiltrated, illegitimate US military.

Those soldiers have been separated from the military because they actively defied unlawful orders they were given. They refused to assault their fellow officers with lethal injections. They refused to submit to suiciding-by-injection for themselves and their families.

But the low-odds view of the battlefield doesn’t account for the center of gravity shift that comes from millions of ordinary people getting wise and angry enough to stop cooperating with the imposters, and start openly throwing their support behind the true, legitimate government and military, and openly identifying and naming the living people who are serving in that legitimate government and the war criminals<sup>234</sup> who are not. Both of whom may be known by their fruits.<sup>235</sup>

The People snowball has been rolling for three years now, and it’s picking up more snow and more speed and more power as it goes. The avalanche is not getting smaller, slower and weaker with each passing day. It’s getting bigger, faster and stronger.

The signals being sent to the quietly waiting handful of lawmakers, judges, prosecutors and governors is also getting stronger.

All the grieving, angry, willing flakes in that snowball — that’s you and me — are giving God a lot of excellent material to work with.

Keep pushing. And Pray the Rosary.

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<sup>234</sup> <https://bailiwicknews.substack.com/p/war-criminals>

<sup>235</sup> <https://www.drbo.org/cgi-bin/d?b=drb&bk=47&ch=7&l=16-#x>

## **Jan. 27, 2023 - Orientation for new readers. Text and video links.**

There is a lot of material here at Bailiwick.

If you're new, here's some orientation.

I'm not a lawyer. I'm a paralegal and writer.

I do legal research and writing to support civil and criminal cases brought in American courts, and to educate and mobilize more people to exert social and political pressure on federal and state legislators, prosecutors and judges, to terminate the interlocking control-and-cull campaigns operated under a fraudulent national emergency framework; hold accountable the US Government officials who pseudo-authorize, actually-fund, and run the programs; and set up relief programs for injured victims and survivors of the dead.

I currently work on several teams, with lawyers and many other people, on these projects.

I post sacred art with my writing because I'm Catholic, the art is beautiful, the saints are inspiring, and without the faith that my father passed down to me, I could not do this work.

If you're a new reader and want to read a few posts to get mostly caught up, please start with these:

- Feb. 26, 2022 - Legal Walls of the Covid-19 Killbox<sup>236</sup>
- April 28, 2022 - American Domestic Bioterrorism Program<sup>237</sup>
- May 10, 2022 - Shell game. November 1997: Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. But really just transferred the program to FDA.<sup>238</sup>
- May 25, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer<sup>239</sup>
- Aug. 9, 2022 - US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions, and a starter list of defendants.<sup>240</sup>
- Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.<sup>241</sup>

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<sup>236</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>237</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>238</sup> <https://bailiwicknews.substack.com/p/shell-game>

<sup>239</sup> <https://bailiwicknews.substack.com/p/implications-of-10-usc-2371b-the>

<sup>240</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

<sup>241</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

- Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package<sup>242</sup>
- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.<sup>243</sup>

Sasha Latypova, writing at Due Diligence and Art, Substack<sup>244</sup>

- Dec. 13, 2022 - Intent to Harm<sup>245</sup>
- Dec. 22, 2022 - Nobody knows what is in the vials<sup>246</sup>
- Dec. 28, 2022 - The role of the US DoD (and their co-investors) in "covid countermeasures" enterprise.<sup>247</sup>
- Jan. 11, 2023 - Reviewing the DOD Contracts for Covid "Countermeasures?"<sup>248</sup>

Patrick Delaney, writing at LifeSite News<sup>249</sup>

- Nov. 18, 2022 - US defense dept. secretly controls COVID vaccine production process that 'cannot be traced': researcher<sup>250</sup>
- Jan. 12, 2023 - US defense dept.'s COVID vax operation pushed unregulated shots, deceived public: researcher<sup>251</sup>
- Jan. 17, 2023 - 'Toxic by design.' Researcher explains why US defense dept's COVID vax operation shows intent to harm<sup>252</sup>
- Feb. 1, 2023 - How the US gov't built a shadow structure that enabled COVID vax 'bioterrorism'<sup>253</sup>
- Feb. 20, 2023 - US defense dept contracted with Chinese Communist Party to deploy COVID vaccine against citizens<sup>254</sup>

Legal history in other formats:

- Nov. 2022 Statutory History Memo<sup>255</sup> (45 pages). Prepared for private attorneys.
- Dec. 2022 Legal Structures<sup>256</sup> (2 pages). Bullet-point outline.

<sup>242</sup> <https://bailiwicknews.substack.com/p/dod-chemical-and-biological-warfare>

<sup>243</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>

<sup>244</sup> <https://sashalatypova.substack.com/>

<sup>245</sup> <https://sashalatypova.substack.com/p/intent-to-harm>

<sup>246</sup> <https://sashalatypova.substack.com/p/nobody-knows-what-is-in-the-vials>

<sup>247</sup> <https://sashalatypova.substack.com/p/the-role-of-the-us-dod-and-their>

<sup>248</sup> <https://sashalatypova.substack.com/p/reviewing-the-dod-contracts-for-covid>

<sup>249</sup> <https://www.lifesitenews.com/author/patrick-delaney>

<sup>250</sup> <https://www.lifesitenews.com/news/us-defense-dept-secretly-controls-covid-vaccine-production-process-that-cannot-be-traced-researcher/>

<sup>251</sup> <https://www.lifesitenews.com/news/us-defense-dept-s-covid-vax-operation-pushed-unregulated-shots-deceived-public-researcher/>

<sup>252</sup> <https://www.lifesitenews.com/news/toxic-by-design-researcher-explains-why-us-defense-depts-covid-vax-operation-shows-intent-to-harm/>

<sup>253</sup> <https://www.lifesitenews.com/analysis/how-the-us-govt-built-a-shadow-structure-that-enabled-covid-vax-bioterrorism/>

<sup>254</sup> <https://www.lifesitenews.com/news/us-defense-dept-contracted-with-chinese-communist-party-to-deploy-covid-vaccine-against-citizens/>

<sup>255</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>256</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.10-legal-structures-outline.pdf>

- Jan. 2023 Executive Summary<sup>257</sup> (14 pages). Prepared for state and federal lawmakers, prosecutors, judges and state governors.
- Jan. 2023 Kill Box slide deck<sup>258</sup> (18 pages). Prepared for online video presentations.

If you want to go back and follow the legal research trail from January 2022, all of my work is compiled by month in footnoted PDFs and those are available at Bailiwick's Wordpress backup site.<sup>259</sup> (Scroll down past the Affidavit of Noncompliance<sup>260</sup> and Selected Essays to 2022 Bailiwick News.)

## Video Interviews and Presentations

Available video presentations about this work include the ones listed below; Sasha Latypova has done many more video presentations, which you can find by searching her name on BitChute, Rumble and other video platforms. *Last update: Jan. 29, 2024*

- June 17, 2022 - U.S. Laws All Secretly Changed to Enable Mass Genocide,<sup>261</sup> *Dr. Jane Ruby Show*. Jane Ruby, Katherine Watt.
- June 30, 2022 - Legal Framework for Tyranny.<sup>262</sup> *Making Sense of the Madness*. Sean Morgan, Alexandra Bruce, Katherine Watt
- July 31, 2022 - Bioweapon Part IV.<sup>263</sup> *After Hours*. Sam Sigoloff, Katherine Watt.
- Nov. 2, 2022 - American Domestic Bioterrorism Program,<sup>264</sup> *TrialSiteNews/Team Enigma Due Diligence*, Sasha Latypova and Katherine Watt. Transcript<sup>265</sup>
- Dec. 2, 2022 - Intent to Harm - Evidence of the Conspiracy to Commit Mass Murder by the US DOD, HHS, Pharma Cartel.<sup>266</sup> *Team Enigma Due Diligence*, Sasha Latypova.
- Dec. 10, 2022 - Doctors4Covid Ethics: Symposium 5<sup>267</sup> - Control Grid, Session 3 — 2:34:00 to 3:50:00. Speakers include John Titus, Corey Lynn, Sasha Latypova, Catherine Austin Fitts, Carolyn Betts and Meryl Nass.
- December 2022 - The New Constitution: Living War Crimes.<sup>268</sup> Documentary by JP and Julie Collins, Book of Ours.
- Jan. 2023 - DoD "vaccine" coverup with FDA Theatre.<sup>269</sup> *L4Atv1*. Lara Logan, Sasha Latypova, Sam Dube, Glen Macko.

<sup>257</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>258</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>259</sup> <https://bailiwicknewsarchives.wordpress.com/teleopolitics/>

<sup>260</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/affidavit-of-noncompliance-with-title-case-type.pdf>

<sup>261</sup> <https://rumble.com/v18tt0k-u.s.-laws-all-secretly-changed-to-enable-mass-genocide.html>

<sup>262</sup> <https://rumble.com/v1am1l2-legal-framework-for-tyranny-with-katherine-watt-and-alexandra-bruce-msom-ep.html>

<sup>263</sup> <https://rumble.com/v1ea49x-40.-the-bioweapon-part-iv-with-katherine-watt.html>

<sup>264</sup> <https://www.bitcchute.com/video/qCEGQhrfqaM1/>

<sup>265</sup> <https://ratical.org/PandemicParallaxView/ALwKW-DomesticBioteroProg-110422.html>

<sup>266</sup> <https://www.bitcchute.com/video/8ftbShzrkjl9/>

<sup>267</sup> <https://rumble.com/v1zzehm-doctors-for-covid-ethics-symposium-5.html>

<sup>268</sup> <https://www.youtube.com/watch?v=i9cmYNRgXXg>

<sup>269</sup> <https://rumble.com/v22ijfs-lara-logan-and-sasha-latypova-on-dod-vaxx-coverup-w-fda-theater.html>

- Jan. 2023 - Bombshell docs reveal Covid-19 Cover-up goes straight to the top.<sup>270</sup> *Redacted*. Clayton Morris, Sasha Latypova
- Jan. 8, 2023 - No doubt it's a bioweapon, not a vaccine.<sup>271</sup> CDMedia. Christine Dolan, Sasha Latypova, Katherine Watt.
- Jan. 24, 2023 - DOD 'Vaccine,' press conference.<sup>272</sup> L4Atv1. Speakers include Katherine Watt, Sasha Latypova, Phillip Altman, Peter Chambers, Sam Dube, Glen Macko. The press conference starts at about 46 minutes; prior to that, the content is tech/set-up discussions.
- Jan. 27, 2023 - Katherine Watt: In her own words.<sup>273</sup> Clip from Jan. 24, 2023, with additional text by JP and Julie Collins, Book of Ours.
- Feb. 2, 2023 - Enemies of the State.<sup>274</sup> Children's Health Defense TV. Shabnam Palesi Mohamed, Katherine Watt and Tros Bekker.
- Feb. 7, 2023 - D4CE presentation video<sup>275</sup> - *Doctors4Covid Ethics*. Katherine Watt (36 p. slide deck<sup>276</sup> presentation, 75 min); D4CE Q&A video<sup>277</sup> (90 min)
- Feb. 9, 2023 - Military Countermeasures.<sup>278</sup> *Making Sense of the Madness*. Sean Morgan, Sasha Latypova, Katherine Watt (60 min)
- Feb. 10, 2023 - Global Covid Crime.<sup>279</sup> *Last American Vagabond*. Sasha Latypova, Taylor Hudak (56 min)
- Feb. 13, 2023 - Worldwide, US Military-Led Medical Martial Law Operation to Kill Off Humans, Exposed.<sup>280</sup> *ZeeMedia.com*. Maria Zee, Katherine Watt (60 min)
- Feb. 18, 2023 - Preparing Nuremberg 2.0 vs. US Presidents, HHS and DOD Secretaries for domestic bioterrorism.<sup>281</sup> *China Rising*. James Bradley, Jeff Brown, Katherine Watt. (30 min). Transcript.<sup>282</sup>
- March 15, 2023 - Militarized Healthcare with Sasha Latypova.<sup>283</sup> Robert F. Kennedy Jr., Sasha Latypova (60 min). Transcript.<sup>284</sup>
- March 22, 2023 - Why the Biomedical Tyranny Is More of a Military Campaign Than Public Health.<sup>285</sup> Daniel Horowitz, Katherine Watt (60 min total: KW participation from approx. 13:00 to 43:00)
- March 27, 2023 - Kill Box.<sup>286</sup> *SGT Report*. Todd Callender, Katherine Watt, Sean/SGT report (42 min.) Written report on interview<sup>287</sup> by Alexandra Bruce, ForbiddenKnowledgeTV.

<sup>270</sup> <https://www.youtube.com/watch?v=ERvURcpg3JE>

<sup>271</sup> <https://rumble.com/v24fn7i-livestream-1230pm-est-the-globalists-in-plain-sight-with-sasha-latypova-kat.html>

<sup>272</sup> <https://rumble.com/v26xpb6-dod-vaccine-press-conference-tuesday-january-24-230p-et.html>

<sup>273</sup> [https://www.youtube.com/watch?v=q9mFc4\\_5S0A](https://www.youtube.com/watch?v=q9mFc4_5S0A)

<sup>274</sup> <https://live.childrenshealthdefense.org/chd-tv/shows/good-morning-chd/enemies-of-the-state--south-african-doctor-charged/>

<sup>275</sup> <https://rumble.com/v28tygs-katherine-watt-presentation.html>

<sup>276</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

<sup>277</sup> <https://rumble.com/v28u59s-q-and-a-after-katherine-watt-presentation.html>

<sup>278</sup> <https://rumble.com/v28t4g0-military-countermeasures-with-sasha-latypova-and-katherine-watt-msom-ep.-67.html>

<sup>279</sup> <https://www.bitchute.com/video/jFALCCKT1NW8/>

<sup>280</sup> <https://rumble.com/v29gtk6-katherine-watt-us-military-led-medical-martial-law-operation-to-kill-off-hu.html>

<sup>281</sup> <https://chinarising.puntopress.com/2023/02/26/katherine-watt-is-preparing-nuremberg-2-0-vs-us-presidents-hhs-and-dod-secretaries-for-domestic-bioterrorism-build-the-gallows-jb-west-and-jb-east-present-see-you-in-the-hague-50/>

<sup>282</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.02.22-transcript-china-rising-interview.pdf>

<sup>283</sup> <https://podcasters.spotify.com/pod/show/rfkjr/episodes/Militarized-Healthcare-with-Sasha-Latypova-e20go74>

<sup>284</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.03.15-rfk-jr.-latypova-interview.pdf>

<sup>285</sup> <https://www.iheart.com/podcast/263-the-conservative-co-28419175/episode/why-the-biomedical-tyranny-is-more-111271425/>

<sup>286</sup> <https://rumble.com/v2f3qty-k-i-l-l-b-o-x-todd-callender-and-katherine-watt.html>

<sup>287</sup> <https://forbiddenknowledge.tv/net/k-i-l-l-b-o-x-todd-callender-katherine-watt/>

- April 3, 2023 - US Government Takeover Threatening Liberty - Part 1.<sup>288</sup> Jane Ruby, Katherine Watt (22 min); April 5, 2023 - Part 2.<sup>289</sup> (20 min); April 7, 2023 - Part 3.<sup>290</sup> (20 min)
- April 11, 2023 - Legal Walls of the Covid-19 Kill Box.<sup>291</sup> (60 min) *QuantumNurse, Freedom International Livestream*. Grace Asagra, Roy Coughlan, Hartmut Schumacher, John Katsavos, Katherine Watt
- April 12, 2023 - Brook Jackson v. Pfizer Case Dismissed. What Next?<sup>292</sup> *TrialSite News*. Shabnam Palesa Mohamed, Sasha Latypova, Katherine Watt (27 min). Transcript.<sup>293</sup>
- April 24, 2023 - On the Intertwining of Military, Public Health and International Moneyed Interests.<sup>294</sup> *In the News*.<sup>295</sup> Mike Dakkak, Katherine Watt. (37 min)
- April 24, 2023 - Panel: What are they planning for your next public health emergency?<sup>296</sup> *StopVaxPassports.org*. Sasha Latypova (13:00 to 32:30), Katherine Watt (32:30 to 46:45). Slide deck for KW segment: Language and Law Presentation<sup>297</sup> (12 p.). Clip annotated by Julie and JP Collins, *Book of Ours*:<sup>298</sup> Katherine Watt: Say true things.<sup>299</sup> (14 min). Same annotated clip on Rumble.<sup>300</sup> Transcript.<sup>301</sup>
- May 2, 2023 - COVID Was A Military Operation & The Shots Are Bio-Weapons<sup>302</sup> (77 min). Sasha Latypova, Shannon Joy.
- May 2023 - Pfizer Trial Contained Fraud.<sup>303</sup> *Planet Lockdown*. Brook Jackson, James Patrick (Rumble, 28 min)
- June 14, 2023 - Public health emergencies are camouflaged power grabs.<sup>304</sup> (30 min) Katherine Watt. Abstract.<sup>305</sup> Slide deck.<sup>306</sup>
- June 15, 2023 - Make murder a crime again.<sup>307</sup> (20 min) Katherine Watt. Slide deck.<sup>308</sup>
- June 17, 2023 - Exposing the Vaccine ‘Military Machinery’ behind the Global COVID-19 Response.<sup>309</sup> (52 min) Sasha Latypova, Jan Jekielik. *Epoch Times, American Thought Leaders*. Transcript.<sup>310</sup>

<sup>288</sup> <https://rumble.com/v2g32la-us-government-takeover-threatening-liberty.html>

<sup>289</sup> <https://rumble.com/v2ggb8e-dr.-jane-ruby-and-katherine-watt-government-tyranny-and-the-takeover-of-our.html>

<sup>290</sup> <https://rumble.com/v2gvh44-after-talk-katherine-watt-04-07.23.html>

<sup>291</sup> <https://rumble.com/v2hmysk-katherine-watt-legal-walls-of-the-covid-19-kill-box.html>

<sup>292</sup> [https://www.youtube.com/watch?v=z\\_bNs0pk5bA](https://www.youtube.com/watch?v=z_bNs0pk5bA)

<sup>293</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.04.12-trialsite-interview-transcript-re-truncate-order-jackson-case.pdf>

<sup>294</sup> <https://rumble.com/v2kgnk0-katherine-watt-on-the-intertwining-of-military-public-health-and-internatio.html>

<sup>295</sup> <https://itnshow.com/2023/04/25/katherine-watt-on-the-intertwining-of-military-public-health-and-international-moneyed-interests/>

<sup>296</sup> <https://rumble.com/v2kab7u-webinar-plandemics-what-are-they-planning-for-your-next-public-health-emerg.html>

<sup>297</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.04.24-language-and-law-presentation-1.pdf>

<sup>298</sup> <http://www.book-of-ours.com/>

<sup>299</sup> <https://www.youtube.com/live/sqfCv51Bm9w?feature=share>

<sup>300</sup> <https://rumble.com/v2m8asu-katherine-watt-say-true-things.html>

<sup>301</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.04.24-panel-language-law-transcript.pdf>

<sup>302</sup> <https://rumble.com/v2louyq-covid-was-a-military-operation-and-the-shots-are-bio-weapons-sasha-latypova.html>

<sup>303</sup> <https://rumble.com/v2q7io2-pfizer-trial-contained-fraud-brook-jackson.html>

<sup>304</sup> <https://rumble.com/v2u81jq-katherine-watt-june-14-2023-presentation-to-dublin-conference..html>

<sup>305</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>306</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.14-public-health-emergencies-are-camouflaged-power-grabs-slide-deck.pdf>

<sup>307</sup> <https://rumble.com/v2ug622-june-15-2023-make-murder-a-crime-again.-katherine-watt.html>

<sup>308</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.15-make-murder-a-crime-again-bornholm-denmark-presentation.pdf>

<sup>309</sup> <https://rumble.com/v2w22pf-sasha-latypova-exposing-the-vaccine-military-machinery-behind-the-global.html>

<sup>310</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.06.17-latypova-epoch-times-transcript.pdf>

- July 23, 2023 - The Military Authorized the Jabs.<sup>311</sup> (45 min). *Planet Lockdown*. Sasha Latypova, James Patrick.
- July 28, 2023 - Sabotaging Healthcare to Introduce AI; and Noncompliance to Reveal the Enemy.<sup>312</sup> (48 min). After-talk: You are in a military kill box but there's still time.<sup>313</sup> (17 min). Jane Ruby, Katherine Watt.
- Aug. 8, 2023 - Stay out-of-date on the CDC-recommended biochemical weapons.<sup>314</sup> (60 min). *QuantumNurse, Freedom International Livestream*. Grace Asagra, Roy Coughlan, Katherine Watt.
- Oct. 4, 2023 - Let the science speak.<sup>315</sup> Conference held in Reykjavik, Iceland. (3 hours, YouTube). Speakers include Pierre Kory, Sasha Latypova, Katherine Watt, Vibeke Manniche, Max Schmeling, Philipp Kruse. Slide deck (KW): Intentional killing. Legal frameworks for State-sponsored biochemical warfare.<sup>316</sup> Latypova and Watt segments only: Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>317</sup> - (53 min; Dave Ratcliffe's Odyssey account). Watt segment only, including segments excluded for YouTube version: Intentional killing. Legal frameworks for State-sponsored biochemical warfare.<sup>318</sup> (30 min, Rumble)
- Oct. 31, 2023 - Katherine Watt interviewed by James Delingpole.<sup>319</sup> (90 min, Rumble)
- Nov. 7, 2023 - Sasha Latypova and Katherine Watt discussing non-regulation of non-medicines known as 'vaccines,' and other US military biochemical weapons.<sup>320</sup>(40 min, Rumble)
- Nov. 18, 2023 - Katherine Watt on Worldstage with Bruce de Torres<sup>321</sup> (55 min, TNT Radio/Podbean). Also on: Spotify; Amazon; Apple; Google
- Nov. 25, 2023 - FDA flooded the market with illegal drugs.<sup>322</sup> (42 min, WillDoFreedom.) Sasha Latypova, Willem Engel. Also on Rumble.<sup>323</sup>
- Jan. 5, 2024 - The FDA's Sham Support of Poisoning the American Public.<sup>324</sup> (1 hour, Breggin Pulse on America Out Loud and other podcast platforms). Speakers: Dr. Peter Breggin, Ginger Breggin, Katherine Watt. (Transcript, excerpted.<sup>325</sup>)
- Jan. 10, 2024 - Are They Planning Marburg in 2024? US Government Raises Alarm.<sup>326</sup> (51 min., Rumble and other platforms). Speakers: Maria Zee and

<sup>311</sup> <https://rumble.com/v31py0w-the-military-authorized-the-vaccine-sasha-latypova.html>

<sup>312</sup> <https://rumble.com/v34qgby-sabotaging-healthcare-to-introduce-ai-and-noncompliance-to-reveal-the-enemy.html>

<sup>313</sup> <https://rumble.com/v36dpqa-you-are-in-a-military-kill-box-but-theres-still-time.html>

<sup>314</sup> <https://rumble.com/v35z84e-319-katherine-watt-stay-as-out-of-date-on-the-cdc-recommended-biochemical-w.html>

<sup>315</sup> <https://www.youtube.com/watch?v=pJ6x5MqxVGg>

<sup>316</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10.04-iceland-presentation.pdf>

<sup>317</sup> <https://odysee.com/@PandemicParallaxView:6/LetTheScienceSpeak-SLKW-100423:f>

<sup>318</sup> <https://rumble.com/v3spjaz-intentional-killing-legal-frameworks-for-state-sponsored-biochemical-warfar.html>

<sup>319</sup> <https://rumble.com/v3u8m61-katherine-watt.html>

<sup>320</sup> <https://rumble.com/v3udbi4-sasha-latypova-and-katherine-watt-talking-about-non-regulation-of-non-medic.html>

<sup>321</sup> <https://tntradiolive.podbean.com/e/katherine-watt-on-worldstage-with-bruce-de-torres-19-november-2023/>

<sup>322</sup> <https://willdofreedom.com/videos/fda-flooded-the-market-with-illegal-drugs/>

<sup>323</sup> <https://rumble.com/v3xqd6s-fda-flooded-the-market-with-illegal-drugs.html>

<sup>324</sup> <https://www.americaoutloud.news/the-fdas-sham-support-of-poisoning-the-american-public/>

<sup>325</sup> <https://bailiwicknewsarchives.files.wordpress.com/2024/01/2024.01.05-transcript-excerpted-breggin-pulse-katherine-watt.pdf>

<sup>326</sup> <https://rumble.com/v46o3y3-uncensored-katherine-watt-are-they-planning-marburg-in-2024-us-government-r.html>

Katherine Watt. Follow-up post<sup>327</sup> to emphasize and expand on some points made in the interview.

- Jan. 10, 2024 - The UN, the WHO, and the US Health and Human Services attack on humanity<sup>328</sup> (42 min., Substack). Speakers: Reinette Senum and Katherine Watt.
- Jan. 22, 2024 - Militarization of Medicine.<sup>329</sup> (30 min segment starts at 30:15, *Making Sense of the Madness* on American Media Periscope.) Speakers: Jason Bermas and Katherine Watt. Also on Rumble.<sup>330</sup>

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<sup>327</sup> <https://bailiwicknews.substack.com/p/interview-with-maria-zeee>

<sup>328</sup> <https://reinettesenumsfoghornexpress.substack.com/p/katherine-bailiwick-joins-reinette>

<sup>329</sup> <https://americanmediaperiscope.com/msom-ep-915/>

<sup>330</sup> <https://rumble.com/v48mx5r-biden-exposed-and-the-militarization-of-medicine-msom-ep.-915.html>



## **Jan. 29, 2023 - US Army Medical Research and Development Command (USAMRDC) COVID-19 Operational Picture**

I just received this document today, have looked at it quickly and will be looking at it much more closely.

- **May 20, 2020 - US Army Medical Research and Development Command (USAMRDC) COVID-19 Operational Picture<sup>331</sup> (4 pages)**

I'm posting it without comment for now, other than to suggest readers note the word 'horseblanket' in the URL for the "operational picture" document linked above.

See also:

- **USAMRDC COVID-19 Capabilities<sup>332</sup> (4 pages)**
- **USAMRDC Rapid Response Force for Emerging Infectious Diseases<sup>333</sup> (2 pages)**
- **USAMRDC COVID-19 program landing page<sup>334</sup>**

As I've written and said recently, we're at the point where every piece of newly-collected evidence (including public, unclassified documents like this one) — and every form of denial undertaken by government and corporate officials in response to questions about the evidence gathered to date, and the implications thereof — will add completeness to the big picture of the siege war to which humanity is being subjected.

Covid-19 is a worldwide, state-sponsored contract terrorism program, fronted by a pretextual 'public health' campaign.

It is jointly conducted by:

1. infiltrators loyal to foreign and domestic enemies, posing as US government officials, primarily in the executive branch, administrative agencies and military;
2. intermediate contract management firms such as Advanced Technology International/ATI and Analytic Services Inc./ANSER;
3. pharmaceutical-weapons manufacturers such as Pfizer, BioNTech, Moderna, BioPort and Emergent BioSolutions, organized through the Medical CBRN Defense Consortium/MCDC.<sup>335</sup>

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<sup>331</sup> [https://mrdc.amedd.army.mil/assets/docs/covid-19/COVID-19\\_horseblanket.pdf](https://mrdc.amedd.army.mil/assets/docs/covid-19/COVID-19_horseblanket.pdf)

<sup>332</sup> [https://mrdc.health.mil/assets/docs/covid-19/USAMRDC\\_COVID-19\\_capabilities.pdf](https://mrdc.health.mil/assets/docs/covid-19/USAMRDC_COVID-19_capabilities.pdf)

<sup>333</sup> [https://mrdc.health.mil/assets/docs/covid-19/MRDC\\_EID\\_Infographic\\_v5.pdf](https://mrdc.health.mil/assets/docs/covid-19/MRDC_EID_Infographic_v5.pdf)

<sup>334</sup> <https://mrdc.health.mil/index.cfm/resources/covid-19>

<sup>335</sup> <https://www.medcbrn.org/>

**Jan, 30, 2023 - On harboring and financing contract terrorists. And opportunities for People, state governments and True Congress to shut the death machine down.**

South Carolina, Virginia and Delaware are harboring contract terrorist organizations ANSER, ATI and Pfizer.

Infiltrators within the US Department of Defense are financing contract terrorists ANSER, ATI and Pfizer, through Congressional appropriations — and are using the pharmaceutical-weapons produced by those contractors to intentionally kill people.

Together, DOD and DOD contractors are “exceeding or abusing” the authority conferred upon them by law.

There’s plenty of evidence to support these assertions.

State governments (legislators, attorneys general, state treasurers and corporation commissioners) can revoke the corporate charters, through state-level legal procedures called “involuntary dissolution,” revocation or forfeiture of charter.

True Congress members — those who are loyal to the American People and the US Constitution, separate from those who are traitors loyal to the globalist central bankers — can cut off the funding and other forms of material support.

Message to state governments:

Invite ANSER, ATI and Pfizer CEOs to court, to explain to you and your state residents how mass murder and conspiracy to commit mass murder do not “exceed or abuse” conferred corporate authority, because “[Fake] DOD told us to make and distribute these weapons, the Federal Reserve printed the money to pay us, and [Fake] Congress gave the money to DOD, who gave it to us under the terms of our contracts.”

Make them say those things, in open court.

Message to True Congress:

Invite ANSER, ATI and Pfizer CEOs, along with Defense Secretary Lloyd Austin, and Health and Human Services Secretary Xavier Becerra, to Congressional hearings, to explain to you and the American people, how mass murder and conspiracy to commit mass murder are lawful activities for which DOD and HHS are authorized, by Congress, to contract with nonprofit corporations chartered in American states.

Make them argue that forced submission to demonstrably toxic and deadly, mandated, fraudulently-labelled pharmaceutical-weapons — conducted without any adherence to any standard drug safety and efficacy regulations or informed consent principles — is the benevolent practice of medicine and public health.

Make them say those things, in public hearings.

## Federal Terrorism Laws - harboring and providing material support

### 18 USC 2339 - Harboring or concealing terrorists

(a) Whoever harbors or conceals any person who he knows, or has reasonable grounds to believe, has committed, or is about to commit, an offense under section 32 (relating to destruction of aircraft or aircraft facilities), section 175 (relating to biological weapons), section 229 (relating to chemical weapons), section 831 (relating to nuclear materials), paragraph (2) or (3) of section 844(f) (relating to arson and bombing of government property risking or causing injury or death), section 1366(a) (relating to the destruction of an energy facility), section 2280 (relating to violence against maritime navigation), section 2332a (relating to weapons of mass destruction), or section 2332b (relating to acts of terrorism transcending national boundaries) of this title...shall be fined under this title or imprisoned not more than ten years, or both.

### 18 USC 2339A - Providing material support to terrorists

(a) Offense.— Whoever provides material support or resources or conceals or disguises the nature, location, source, or ownership of material support or resources, knowing or intending that they are to be used in preparation for, or in carrying out, a violation of [terrorism crimes listed in] section 32, 37, 81, 175, 229, 351, 831, 842(m) or (n), 844(f) or (i), 930(c), 956, 1091, 1114, 1116, 1203, 1361, 1362, 1363, 1366, 1751, 1992, 2155, 2156, 2280, 2281, 2332, 2332a, 2332b, 2332f, 2340A, or 2442 of this title [Title 18, Crimes and Criminal Procedure] ... or in preparation for, or in carrying out, the concealment of an escape from the commission of any such violation, or attempts or conspires to do such an act, shall be fined under this title, imprisoned not more than 15 years, or both, and, if the death of any person results, shall be imprisoned for any term of years or for life. A violation of this section may be prosecuted in any Federal judicial district in which the underlying offense was committed, or in any other Federal judicial district as provided by law.

(b) Definitions.—As used in this section— (1) the term “material support or resources” means any property, tangible or intangible, or service, including currency or monetary instruments or financial securities, financial services, lodging, training, expert advice or assistance, safehouses, false documentation or identification, communications equipment, facilities, weapons, lethal substances, explosives, personnel (1 or more

individuals who may be or include oneself), and transportation, except medicine or religious materials; (2) the term “training” means instruction or teaching designed to impart a specific skill, as opposed to general knowledge; and (3) the term “expert advice or assistance” means advice or assistance derived from scientific, technical or other specialized knowledge.

### State Corporate Charter Laws

South Carolina - SC 33-31-1430.<sup>336</sup> Grounds for judicial dissolution.

(a) The court of common pleas may dissolve a corporation:

(1) in a proceeding by the Attorney General if it is established that:

- (i) the corporation obtained its articles of incorporation through fraud;
- (ii) the corporation has continued to **exceed or abuse the authority** conferred upon it by law;
- (iii) the corporation is a public benefit corporation and the assets are being misapplied or wasted;
- (iv) the corporation is a public benefit corporation and it is no longer able to carry out its purposes;
- (v) the corporation has improperly solicited money or has fraudulently used the money solicited; or
- (vi) has carried on, conducted, or transacted its business or affairs in a persistently fraudulent or illegal manner.

Virginia - §13.1-915.<sup>337</sup> Involuntary termination of corporate existence.

The corporate existence of a corporation may be terminated involuntarily by order of the [Corporations] Commission when it finds that the corporation (i) has continued to exceed or abuse the authority conferred upon it by law...

Delaware - 8 DE Code § 284<sup>338</sup> - Revocation or forfeiture of charter

(a) The Court of Chancery shall have jurisdiction to revoke or forfeit the charter of any corporation for abuse, misuse or nonuse of its corporate powers, privileges or franchises. The Attorney General shall, upon the Attorney General's own motion or upon the relation of a proper party, proceed for this purpose by complaint in the county in which the registered office of the corporation is located.

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<sup>336</sup> <https://law.justia.com/codes/south-carolina/2013/title-33/chapter-31/section-33-31-1430>

<sup>337</sup> <https://law.justia.com/codes/virginia/2006/toc1301000/13.1-915.html>

<sup>338</sup> <https://law.justia.com/codes/delaware/2016/title-8/chapter-1/subchapter-x/section-284>

## Pfizer-BioNTech pharmaceutical-weapons contracts

Related to ongoing efforts to embolden members of True Congress to speak truth publicly, a colleague has been looking at two publicly available Pfizer contracts that form the basis for Brook Jackson’s still-active False Claims Act case.<sup>339</sup>

- July 20, 2020 - ATI-Pfizer-MCDC Base Agreement<sup>340</sup> (55 pages)
- July 21, 2020 - ATI-Pfizer-MCDC Technical Direction Letter<sup>341</sup> (35 pages)

I first became aware of the 55-page Base Agreement, and its significance, after Pfizer attached it to their April 22, 2022 Motion to Dismiss.<sup>342</sup>

I read the Motion to Dismiss in late May 2022 and was then able to connect the dots from the demonstration project, prototype, no-clinical-trials-required language, to the PREP Act and the rest of the pharmaceutical-weapons control and kill program.

There’s a third contract that goes with the Base Agreement and Technical Direction Letter, to make a three-part package. (There may be more than three parts to the package, but there are at least three.)

The third contract type is called a “Project Agreement.” That third contract is why Pfizer is referred to as the “Project Agreement Holder” or PAH in the Base Agreement. *See* p. 9 of the 55-page Base Agreement.

Neither Sasha Latypova nor I have found or seen the Project Agreement yet.

I speculate that there’s much more meat in that contract, and that access to it is very tightly controlled by Department of Defense and the Medical CBRN Defense Consortium (MCDC).

## Corporate Data

ANSER - Analytic Services Inc.

- Location: Falls Church, Virginia
- Mission: “ANSER exists for a purpose different from that of most companies.”<sup>343</sup>
- *Fact check: True. Most companies don’t exist for the purpose of mass murder.*
- CEO: Steve Hopkins
- 501(c)3 nonprofit, tax-exempt since 1959, EIN: 54-0695125

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<sup>339</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2022.01.15-jackson-v.-pfizer-scheduling-order.pdf>

<sup>340</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>341</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>342</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>343</sup> <https://www.anser.org/#whoWeAre>

- ProPublica<sup>344</sup>
- IRS Form 990 for FY2019<sup>345</sup>

## ATI - Advanced Technology International

- Location: Summerville, South Carolina
- Mission: “We help the government quickly acquire cutting-edge technologies.”<sup>346</sup>
- *Fact check: True. ATI works with government, academic institutions and NGO, to coordinate development, manufacturing and deployment of novel mass murder pharmaceutical-weapons technologies.*
- CEO: Christopher Van Metre
- 501(c)3 nonprofit, tax-exempt since 1998, EIN: 57-1067151
- ATI manages the Medical CBRN Countermeasures Consortium (MCDC)<sup>347</sup>
- ATI is a wholly-owned subsidiary of ANSER; ANSER acquired ATI in January 2017.<sup>348</sup>
- ProPublica<sup>349</sup>
- IRS Form 990 FY2019<sup>350</sup>

## Pfizer

- Location: Wilmington, Delaware
- Mission: “We’re in relentless pursuit of scientific breakthroughs and revolutionary medicines that will create a healthier world for everyone.”
- *Fact check: False. Pfizer relentlessly pursues DOD contracts to produce publicly-funded pharmaceutical-weapons, to sicken and kill people all over the world.*
- CEO: Albert Bourla
- EIN: 13-5315170
- SEC filing<sup>351</sup>
- Britannica<sup>352</sup>
- Investopedia list of companies owned by Pfizer<sup>353</sup>

<sup>344</sup> <https://projects.propublica.org/nonprofits/organizations/540695125>

<sup>345</sup> <https://projects.propublica.org/nonprofits/organizations/540695125/202142239349301039/full>

<sup>346</sup> <https://www.ati.org/>

<sup>347</sup> <https://www.medcbrn.org/>

<sup>348</sup> <https://www.anser.org/2017-2018-anser-completes-acquisitions/>

<sup>349</sup> <https://projects.propublica.org/nonprofits/organizations/571067151>

<sup>350</sup> <https://projects.propublica.org/nonprofits/organizations/571067151/202121539349300412/full>

<sup>351</sup> [https://www.sec.gov/Archives/edgar/data/78003/000007800304000132/ex-3\\_1.htm](https://www.sec.gov/Archives/edgar/data/78003/000007800304000132/ex-3_1.htm)

<sup>352</sup> <https://www.britannica.com/topic/Pfizer-Inc>

<sup>353</sup> <https://www.investopedia.com/companies-owned-by-pfizer-5211303>

## Analysis

ANSER, ATI and Pfizer are business corporations.

They're incorporated under the laws of the states that hold their corporate charters.

The People of South Carolina, Virginia and Delaware can demand that their own state governments exercise their involuntary dissolution powers to strip the corporate charters from ANSER, ATI and Pfizer.

The People and governments of the other 47 states can demand, by legal notice, that South Carolina, Virginia and Delaware exercise their involuntary dissolution powers to strip the corporate charters from ANSER, ATI and Pfizer, or, in the alternative, prepare to face criminal prosecution — at the hands of the 47 other states — for harboring terrorists in violation of 18 USC 2339.

The People and governments of all 50 states can demand, by legal notice to Congress, that Congress cease and desist financing the contract terrorist organizations doing business as ANSER, ATI and Pfizer, or, in the alternative, prepare to face criminal prosecution — at the hands of the 50 states — for providing material support to terrorists in violation of 18 USC 2339A.

Such state actions can make the contractual relationships and terrorist activities of these state-sponsored contract terrorists more visible to more people, and also advance the process of identifying and isolating the imposter DOD, HHS and other officials who signed the terrorism contracts, as prelude to excising those individuals from the legitimate parts of the US government and prosecuting them for war crimes.<sup>354</sup>

And yes, the same model can be used by all the states, to shut down all the hundreds of other contractors and subcontractors<sup>355</sup> — and American branches of foreign corporations, and NGOs, and academic institutions — and open a legal path to prosecution for all the war criminals who are conducting contract terrorism as cogs in the Covid-19 death machine.

Will the People, the states and True Congress step up?

I don't know.

Keep pushing.

Keep praying.

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<sup>354</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>355</sup> <https://www.keionline.org/covid-contracts>

## Related reporting:

- Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.<sup>356</sup>
- Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package<sup>357</sup>
- Oct. 19, 2022 -Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.<sup>358</sup>

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<sup>356</sup> <https://bailiwicknews.substack.com/p/biotech-idolatry-dod-pfizer-contracts>

<sup>357</sup> <https://bailiwicknews.substack.com/p/dod-chemical-and-biological-warfare>

<sup>358</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>



**Jan. 31, 2023 - Smoke and mirrors. And my views on who's running the whole global operation from deepest, darkest backstage.**

*Reader comment*

Are you aware of this document from the United States Government Accountability Office, dated January 2022: COVID19: HHS and DOD Transitioned Vaccine Responsibilities to HHS, but Need to Address Outstanding Issues?<sup>359</sup>

Basically, it says what was originally called "Operation Warp Speed" was renamed to HHS-DOD COVID-19 Countermeasures Acceleration Group (CAG).

The document says:

"According to HHS and DOD officials, the CAG dissolved and transitioned its responsibilities—including DOD-led vaccine activities—to HHS by December 31, 2021, as required by an April 2021 memorandum of understanding between the two departments...While HHS and DOD officials said they achieved transition milestones indicating that HHS is ready to assume responsibilities formerly led by DOD, it is unclear how HHS will address its workforce needs now that the CAG has dissolved..."

Are you aware of this alleged transition of power/responsibility? Do you concur it happened? And what does this mean to your theory of the case? I have just started to track and digest what you and Sasha Latypova have been presenting, but if your understanding includes the transition that allegedly took place 13 months ago, I didn't catch that point.

*My reply, revised and expanded*

My understanding is that DOD and HHS are merged, along with Department of Justice, Department of State, Treasury Department, Commerce Department, and most other federal agencies, into a single Monster that goes by many different names: Deep State, Administrative State, etc.

So yes, I'm aware of the Countermeasures Acceleration Group and reports like the GAO one you linked, although I don't think I'd seen that specific one; there are hundreds of reports, coordinating committees, and memoranda of agreement between and among agencies and departments and committees.

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<sup>359</sup> <https://www.gao.gov/assets/720/718566.pdf>

I see such reports and MOUs as evidence that the public-facing front agency is shifted from time to time, from DOD to HHS, from HHS to DOD, from HHS to DHS, from FEMA to BARDA to DARPA to NIAID to NIH to CDC to FDA and all around the mulberry bush. But because they're all just fronts for the operation, where it's publicly housed at any given moment doesn't matter as much as who is doing the public transfers and re-transfers, which is the permanent, private or public-private partnership administrative state coordinating committee — Public Health Emergency Medical Countermeasures Enterprise<sup>360</sup> and other similar committees — working on behalf of the Bank for International Settlements (financial war machine) and the World Health Organization (military war machine humming along behind the false front of 'global public health').

The constant shape-shifting, smoke-and-mirrors act serves at least two purposes.

For those who aren't paying close attention, it gives the appearance that someone or some group of credible, authorized public officials is "in charge," and therefore the People can remain compliant and confident in the policies and programs as presented.

For those who are paying close attention — like the Government Accountability Office/GAO staff and independent researchers like me — it occupies enormous amounts of time to follow and interpret the flashing light explosions in the foreground of the show — the paper trails, legal citations and so forth.

Keeping us incessantly occupied with flash-bangs and front-men makes it very difficult to see behind them, into the dark background where the actual operators are at work, running the lights and the smoke machines and the rest of the theatrical performance to engage in and simultaneously cover up global mass murder, mass theft and mass enslavement, and forestall legal and political impediments.

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A week or so ago on another comment thread, discussion turned as it so often does to "Which men and women, precisely, are at the very head of this global crime syndicate?"

My view is that all the smaller semi-secret organizations — British Pilgrims Society, Muslim Brotherhood, Freemasons, Rothschild-Rockefeller cabal, Zionists, Illuminati, Mossad, Jesuits, SERCO, British Crown, Kabbalism, Orsini Black Nobility, Bilderbergs, Trilateral Commission, Council on Foreign Relations, socialists, communists, etc. — are just brands or flavors of the single underlying Luciferian enterprise.

It needs to present different faces to different groups to elicit cooperation among some people, and conflicts among others.

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<sup>360</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

I think that's what drives people that yell "It's all the British Pilgrims Society [you sheeple morons]!!!" or whichever society they've done the most research into.

These semi-secret societies are many faces of the same Liar telling the same core lie: that God is something other than Who and What He is.

\*

It's the same structure of flashing lights and loud bangs in the foreground, puppet-masters carrying on undisturbed in the dark, quiet background, that's been rendered somewhat more visible through the Covid-19 exposure.

Covid-19 undarkened a window and revealed the Supergroup US Department of Defense-Health-Homeland Security-Justice-State-Treasury-Commerce-Education false front on the American branch of the global bioterrorism program.

Reflecting on this a bit more this morning, I think the work of these many secret societies is probably high-level coordinated on the earthly plane, by dead-soul men, and a few women, who began meeting annually in semi-public at the Bilderberg Hotel in Oosterbeek, Netherlands in 1954. *See The Bilderberg Conferences: A Transnational Informal Governance Network*<sup>361</sup> (Aleksander Miłosz Zieliński, Sept. 2017).

For related information about the Bank for International Settlements, headquartered in Basel, Switzerland, see *Tower of Basel*<sup>362</sup> (Adam Lebor, 2014).

Tower of Basel *precis*:

The world's most exclusive club meets every other month at 7 pm on Sunday evening in a circular tower block whose tinted windows overlook Basel railway station. Its members include some of the most powerful men in the world. They are central bankers, who have come to Switzerland to attend the Economic Consultative Committee of the Bank for International Settlements, the bank for central banks.

Set up in 1930 by an international treaty, the BIS and its assets are legally inviolable. The Swiss authorities have no jurisdiction over the bank or its premises. The BIS has just 140 customers but made tax-free profits of \$1.17 billion in 2011-12.

Under Thomas McKittrick, the bank's American president, the BIS continued operating throughout the Second World War. The BIS accepted looted Nazi gold,

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<sup>361</sup> [https://www.researchgate.net/publication/327403042\\_The\\_Bilderberg\\_Conferences\\_as\\_Transnational\\_Informal\\_Governance\\_Network\\_TIGN-Part\\_I](https://www.researchgate.net/publication/327403042_The_Bilderberg_Conferences_as_Transnational_Informal_Governance_Network_TIGN-Part_I)

<sup>362</sup> [https://www.adamlebor.com/books/tower\\_of\\_basel/](https://www.adamlebor.com/books/tower_of_basel/)

conducted foreign exchange deals for the Reichsbank and was used by both the Allies and the Axis powers as a secret contact point to keep the channels of international finance open.

After 1945 the BIS “behind the scenes” for decades provided the necessary technical and administrative support for the trans-European currency project, from the first attempts to harmonize exchange rates in the late 1940s to the launch of the Euro in 2002.

The bank is now at the centre of efforts to build a new global financial and regulatory architecture. Yet despite its central role in the history of the last century and during the current crisis, the BIS remains largely unknown - until now.

Tower of Basel is the first unauthorised investigative history of the world's most influential global financial institution. Based on extensive archival research in Switzerland, Britain and the United States, and in-depth interviews with key decision makers including Paul Volcker, the former chairman of the US Federal Reserve, Mervyn King, governor of the Bank of England and former senior BIS managers and officials, Tower of Basel tells the story of the secretive institution at the heart of the global banking network: the central bankers' own bank.

Bilderberg and BIS meetings are “informal,” and “off-the-record.”

So none of the participants’ fingerprints and paper trails need ever appear in the public or private records. They can simply speak to each other, and then return to their various political, financial, academic, industrial and technological perches around the world, and delegate using the power of the purse-strings, debt-enslavement, and currency exchange systems.

I don’t think the Bilderberg and BIS men bother themselves much about the details of *how* WHO, World Economic Forum, World Bank, and International Monetary Fund, World Trade Organization and the US Mega-Administrative-Agency carry out the chaos-seeding and behavioral control programs.

Because the thing about Lucifer’s multi-millennial project — chaos as a world domination method — is that it’s far easier to destabilize and destroy and kill than to sustain and grow life.

It’s hard work building and sustaining civilizations, nations, legal systems, currencies, food and energy supplies, families and daily personal commitments to perfecting virtues in the service of God.

It’s relatively easy to foment internal conflicts, break things, knock out load-bearing pillars, tempt to sin, and kill.

Stable countries...stable families and neighborhoods...steady practice of piety and charity — efforts to build Christendom at every scale — are the things that keep humans functional and often allow for us to thrive.

Guiding madmen to destruction of self and others is easy, and that's why it's Lucifer's go-to.

Orderly Creation is hard, and only God can do it.

\* \* \*

## Jan. 31, 2023 - August 2020 - Elizabeth Sadove presentation to FDA-CDC: Regulatory Updates on Use of Medical Countermeasures.

Longtime Bailiwick readers will understand right away how the slide deck, especially the slide below, fit into the criminal intent evidentiary package. New readers will understand after you get oriented.<sup>363</sup>

For those confused about “right to refuse” to submit to EUA products, the [Potemkin] US government construes this<sup>364</sup> as meaning military targets, known as “volunteers” in the table below, of the mRNA class of pharmaceutical-weapons, known as Covid-19 vaccines, must be told that they have a “right” to refuse, and that refusal may carry penalties such as loss of employment, military position, educational opportunity, or other *de facto* revocable privileges. The government construes these information exchanges between conscripted military/public health personnel (nurses, pharmacists, doctors) and targeted individuals (people injected with mRNA/LNP slurries) as non-coercive.

- Aug. 25-28, 2020 - FDA-CDC Joint Learning Session: Regulatory Updates on Use of Medical Countermeasures.<sup>365</sup> (Elizabeth Sadove, Director, Medical Countermeasure Regulatory Policy, Office of Counterterrorism and Emerging Threats, Office of Chief Scientist, Food and Drug Administration)

Update - Comment I posted to Maryann Demasi’s report Is the FDA “doubling down” on a failed strategy?<sup>366</sup>

### Comparison of Access Mechanisms

In August 2020, FDA and CDC agents already knew that they were never going to need to collect, review, discuss, base decisions on, or produce efficacy or safety data for EUA products; that the EUA product program was “not likely” to produce useful information to benefit future patients; and that there would be “no systematic data collection” although “retrospectives studies may be conducted and published.” See table on p. 18 of the 22-page slide deck.

Consideration	Clinical Trial	Expanded Access (IND/IDE)	EUA
Ability to inform effectiveness	Yes – designed to provide evidence of safety and effectiveness	Not likely; possibly anecdotal information with larger population size	Not likely
Ability to inform safety	Yes – designed to provide evidence of safety and effectiveness	Safety signals might be identified	Safety signals might be identified
Ability to obtain useful information to benefit future patients	Yes - designed and intended to benefit future patients – randomized/blinded	Not likely; with larger sized populations, possibly some safety data in patient subgroups that could inform broader labeling	Not likely
Availability of findings	Eventually published in medical journals. If part of a regulatory approval, FDA makes reviews public.	Individual medical records are not released to the general public. Case reports might be published in medical journals.	Generally there is no systematic data collection. Retrospectives studies may be conducted and published.
Informed consent required?	Yes	Yes	No, but requires informing the volunteer of 1) right to refuse and 2) that product is unapproved/available under an EUA
Institutional review board (IRB) required?	Yes	Yes, but no prior approval needed for individual patient access	No
Level of access to investigational product	Depends on trial design P1 typically 20 – 100 P2 typically several 100 P3 typically 300 – 3,000	Depends on type of expanded access, which ranges from individual patient (e-IND/IDE) to large (e.g., 100-1,000) populations	Can enable access to a large number of patients

<sup>363</sup> <https://bailiwicknews.substack.com/p/orientation-for-new-readers>

<sup>364</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>365</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2020.08.25-sadove-fda-cdc-regulatory-updates-use-of-mcms-table-p.-18.pdf>

<sup>366</sup> <https://maryannedemasi.substack.com/p/is-the-fda-doubling-down-on-a-failed>

# February 2023



**Seven Holy Founders of the Servite Order. Painting by Agostino Massucci**

## **Feb. 1, 2023 - Draft Freedom of Information Act (FOIA) requests to DOD and HHS. And brief comment about high-profile lawyers and diversionary plants etc. in the 'medical freedom movement.'**

Prepared for a FOIA coordination call today:

1. Signed, dated ATI-DOD-Pfizer "Project Agreement" contract, under 10 USC 4022 (previously 10 USC 2371b) and MCDC Other Transaction Agreement (OTA) No. W15QKN-16-9-1002, defined at p. 9 of July 20, 2020 Base Agreement,<sup>367</sup> under which Pfizer is the Project Agreement Holder ("PAH").

2. Signed, dated documents recording the dates on which President Trump and/or President Biden invoked or extended suspension, under 50 USC 1515, of all prohibitions on DOD testing, use, stockpiling and transport of chemical and biological weapons and delivery systems, and/or suspended all Congressional, international, state, local and other notice and reporting provisions under 50 USC 1512, 50 USC 1512a, 50 USC 1513, 50 USC 1518; 50 USC 1520a, 50 USC 1523, and 50 USC 1528.<sup>368</sup>

3. Signed, dated documents recording dates on which President Trump and/or President Biden waived, and/or extended waiver of, informed consent for military personnel under 10 USC 1107a(a).

4. Signed, dated copies of reports to Congress, prepared and submitted by DOD and HHS, under 50 USC 1512, 50 USC 1513, 50 USC 1518, 50 USC 1523, and 50 USC 1528, and/or any other applicable Congressional notice and/or reporting law, quantifying the mortality and morbidity data collected from any and all government databases (VAERS, V-Safe, VA, DMED, Medicare, Medicaid etc), contract manufacturer and subcontractor databases (ATI, Pfizer, Moderna, Ventavia, ICON, etc.), and private health insurance databases (Kaiser, Blue Cross, etc.), assessing the effectiveness of the mRNA/LNP class of bioweapons for incapacitating, sterilizing and killing adults and children, from the start of the events known as "Covid-19 vaccine clinical trials" in Spring 2020 to the present.

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DOD and HHS will likely reject these requests on national security grounds, because it's a military campaign, so data about military weapons and their demonstrated effectiveness is probably classified as non-available outside of a very small Congressional oversight committee, assuming there's even a small group of Congress members kept in the loop. Which there may not be.

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<sup>367</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>368</sup> <https://www.law.cornell.edu/uscode/text/50/chapter-32>



Or they'll say no such records exist, because there's no statutory requirement that DOD or HHS collect, collate and deliver reports about chemical and biological weapons development, transport, use and effectiveness, to Congress or anyone else.

Rejections and denials are still useful for exposing the globalist killing program to the public; and for mobilizing True Congress<sup>369</sup> and state, local and tribal governments to stop complying with unlawful military orders as part of an illegal war, seize the stockpiled mRNA/LNP vials from interstate commerce, pharmacies and clinics as evidence, and prosecute the war criminals.

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I occasionally field comments and emails asking me if I'm working with high-profile Covid-19 lawyers and if not, why not?

First, I'm working closely with lower-profile lawyers and other people, on several projects built on the evidence base for the US Government-sponsored global contract terrorism program that I research and write about.

Second, I'm willing to work with the high-profile lawyers and have been introduced to many of them on email threads. To date, they have not demonstrated any interest in publicly pursuing cases challenging US government-sponsored, government-operated, 'public-health-'predicated domestic and international terrorism; chemical and biological warfare programs; treason; sedition; war crimes; genocide; mass murder; and mass torture.

I speculate privately about why they aren't talking about these issues and developing cases, and whether they're developing cases without communicating publicly about those cases, which is an entirely appropriate way for them to plan and handle their legal work. Readers can speculate too, but without asking those lawyers and getting public responses, the reasons are known only to the lawyers themselves.

I don't chase people and shove this information at them. I make it available to people who are looking for it: people who want to better understand what's happening and why, talk about it and use it in their own efforts to build public understanding, terminate the contract terrorism programs and prosecute the war criminals: top-tier, middle-tier and low-level war criminals.

I also field comments and emails warning me about other people who work with much the same evidence and information, but who carefully direct public attention and anger away from the DOD-HHS complex and the Bank for International Settlements-World

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<sup>369</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

Health Organization complex that sits above it, and focus public attention and anger exclusively on other, mid- and low-level members of the global crime syndicate.

These comments and emails speculate that individuals have been planted — perhaps years ago — and are currently controlled, by the globalist central banker Monster, to lead the public along the paths where the Monster wants the public to stay, and away from the forbidden terrain that the Monster wants to protect.

I'm aware of the existence and work of these plants and I occasionally write about their work without reference to their potential paymasters and handlers.

I think spending time and energy engaging in debates or confrontations with them, direct or by proxy, only serves the diversionary interests of the killers working from inside BIS, WHO and the infiltrated, false-front US federal government.

I try to stay focused on exposing the men and mechanisms at the top of the hierarchy, and on helping clear cognitive paths for state and federal lawmakers, judges and prosecutors to work with the People to stop the crime spree and bring the ringleaders to justice.

\* \* \*

**Feb. 2, 2023 - Patrick Delaney writing at LifeSite News; Shabnam Palesa Mohamed interview at Children's Health Defense.**

Patrick Delaney, writing at LifeSite News<sup>370</sup>

- Nov. 18, 2022 - US defense dept. secretly controls COVID vaccine production process that 'cannot be traced': researcher<sup>371</sup>
- Jan. 12, 2023 - US defense dept.'s COVID vax operation pushed unregulated shots, deceived public: researcher<sup>372</sup>
- Jan. 17, 2023 - 'Toxic by design.' Researcher explains why US defense dept's COVID vax operation shows intent to harm<sup>373</sup>
- Feb. 1, 2023 - How the US gov't built a shadow structure that enabled COVID vax 'bioterrorism'<sup>374</sup>

Feb. 1, 2023 excerpt:

Postlude: Advice for office holders, including military and law enforcement who have taken oaths to defend the US Constitution

When asked by LifeSiteNews if she had any suggestions for office holders, including members of the military, who have taken an oath to "defend the Constitution of the United States against all enemies, foreign and domestic," Watt advised:

Construe the secretaries of federal cabinet agencies and US Presidents as 'enemies, foreign and domestic,' openly defy their unlawful orders (including every executive order, declaration, determination, proclamation and classified directive), and talk about why you're doing what you're doing.

The rank-and-file soldiers who have been defying unlawful orders to take the shots have been showing the rest of the military and law enforcement the way to handle this for two years now already.

For the Congress members, especially in the House, they can start introducing bills to repeal the unconstitutional laws and dismantle the federal agencies, including the Federal Reserve; they can file federal cases asking federal judges to nullify unconstitutional laws; they can revoke funding for all of the CBRN terrorism programs being run through DoD, HHS and DHS under the 'Global Health Security Agenda' pretense; and they can clarify and highlight that the states have power, under the federal

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<sup>370</sup> <https://www.lifesitenews.com/author/patrick-delaney>

<sup>371</sup> <https://www.lifesitenews.com/news/us-defense-dept-secretly-controls-covid-vaccine-production-process-that-cannot-be-traced-researcher/>

<sup>372</sup> <https://www.lifesitenews.com/news/us-defense-dept-s-covid-vax-operation-pushed-unregulated-shots-deceived-public-researcher/>

<sup>373</sup> <https://www.lifesitenews.com/news/toxic-by-design-researcher-explains-why-us-defense-depts-covid-vax-operation-shows-intent-to-harm/>

<sup>374</sup> [https://www.lifesitenews.com/analysis/how-the-us-govt-built-a-shadow-structure-that-enabled-covid-vax-bioterrorism/?utm\\_source=featured-news&utm\\_campaign=usa](https://www.lifesitenews.com/analysis/how-the-us-govt-built-a-shadow-structure-that-enabled-covid-vax-bioterrorism/?utm_source=featured-news&utm_campaign=usa)

constitution, to operate their own financial systems, including state banks and state bullion depositories.

*See also* Nov. 18, 2022 - Special Solari Report: A Sovereign State Bank and Bullion Depository for Tennessee with Senator Frank Niceley.<sup>375</sup> Video interview by Catherine Austin Fitts. Transcript.<sup>376</sup>

"...this is the most important point. Unless we have a sovereign state government protecting sovereign individuals who are free to transact, including transact privately without invasive technology, we will have no sovereignty, and then you are talking about 100% central control by the bankers.

The expression that I use – which I think is very accurate – is we are talking about a technology that, combined with other systems, can turn your home, your car, and your community into a digital concentration camp. We are talking about the end of human freedom centrally controlled through the financial system. We must have states and citizens and with them, community banks and other financial institutions that can protect free transactions..."

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New video - *Good Morning CHD*, Children's Health Defense TV

- Feb. 2, 2023 - Enemies of the State.<sup>377</sup> Children's Health Defense TV. Shabnam Palesa Mohamed, Katherine Watt (at approx. 6:00 - 26:00) and Tros Bekker.

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<sup>375</sup> <https://home.solari.com/special-solari-report-a-sovereign-state-bank-and-bullion-depository-for-tennessee-with-senator-frank-niceley/>

<sup>376</sup> [https://audio.solari.com/sr20221118/sr20221118\\_Special\\_SovereignBank\\_Bullion\\_Depository\\_TN\\_Sen\\_Frank\\_Niceley.pdf](https://audio.solari.com/sr20221118/sr20221118_Special_SovereignBank_Bullion_Depository_TN_Sen_Frank_Niceley.pdf)

<sup>377</sup> <https://live.childrenshealthdefense.org/chd-tv/shows/good-morning-chd/enemies-of-the-state--south-african-doctor-charged/>

## **Feb. 3, 2022 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.**

*Reader comment on yesterday's post.*<sup>378</sup>

I watched the video below earlier today.

- Whistleblower Brook Jackson + Attorneys Warner Mendenhall & Robert Barnes,<sup>379</sup> Vaccine Safety Research Foundation, Feb. 2, 2023)

During this interview, both of Brook's attorneys talked about FDA's behavior as if there was no explanation for why they've allowed all this fraud and criminal activity to happen. They just said it was like FDA was inexplicably trusting Pfizer to do the right thing or something. They never mentioned anything at all in terms of what you and Sasha have discovered about how BARDA is the real agency in charge of regulating the cv injections, nor did they ever mention OWS, DOD, HHS or any other government agency with regard to accountability for the crimes being committed. They only talked about Pfizer being the culprit behind all the injury and death being perpetrated, and how it's such a David and Goliath battle against this behemoth, but they're going to do their darnedest to hold them to account for financial damages.

I'm curious if you've been in touch with these attorneys at all, or if you know if they're aware of the research on which you and Sasha have been collaborating and sharing?

Also, I remember hearing Sasha say that during initial proceedings in Brook's case it was DOJ attorneys who were arguing for the opposing side in court — not Pfizer attorneys. However neither Barnes nor Mendenhall ever made any reference to this. They just talked about how Pfizer has 100s of lawyers on their payroll so it's going to be an uphill battle.

Just wondering if you have any ideas about any of this?

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NOTE: I only watched about half of the discussion about Jackson's case in the linked video, (starts at 19:00), until the audience question portion started at about 45:00. I limit my video-watching to conserve my time and attention span for text research (reading and writing), and I find Steve Kirsch's approach to these issues frustrating and distracting, not useful.

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<sup>378</sup> <https://bailiwicknews.substack.com/p/patrick-delaney-writing-at-lifesite>

<sup>379</sup> <https://rumble.com/v283a5q-live-news-a-replay-of-whistleblower-brook-jackson-attorneys-warner-mendenha.html>

*My reply to the reader question above*

I'm in touch with those individuals and they know about the evidence and legal analysis that Brook Jackson, Sasha Latypova and I have assembled.

Jackson does talk about it publicly.

The attorneys' reasons for not discussing it publicly are unknown to me.

The case that Robert Barnes is handling for Jackson is a False Claims Act case, filed under the *qui tam* provision, which can be used in a situation in which a private citizen (in this case Jackson) serves as a whistleblower, reporting her observations of fraud committed by a contractor against the US Government, to the Department of Justice. Jackson reported her observations first to Ventavia, Pfizer and FDA in Sept. 2020, and then — after she got fired — reported the information to DOJ in or before December 2020.

In a *qui tam* case, the whistleblower — called the “Relator” — provides the evidence, but the DOJ is the primary litigant against the defendants, in this case Ventavia, Pfizer and ICON, because the government is (traditionally) the party being defrauded.

In this case, we now know, the infiltrators in all of the administrative agencies of the US Government — including FDA performers portraying drug regulators — are leading the American branch of the global criminal conspiracy to commit fraud on the public, to carry out a global mass murder campaign disguised as a ‘public health’ campaign.

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The first federal complaint filed in Jackson's case was filed in January 2021, by DOJ attorneys pretending to act on behalf of Jackson and the US Government, against Pfizer, Ventavia and ICON.

- 2021.01.08 Brook Jackson Original Complaint<sup>380</sup>

The case was immediately sealed by the court, and Jackson was put under a gag order. Throughout 2021, treasonous DOJ infiltrators pretended to investigate her claims, but actually did nothing. They just sat on the case and watched millions of people sicken and drop dead, because the Attorney General (William Barr until December 2020, Merrick Garland since March 2021) and other DOJ attorneys are active criminal co-conspirators in the mass murder program.

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<sup>380</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

In November 2021, when the killers pseudo-authorized lethal attacks on children using the injectable mRNA/LNP slurries, Jackson violated the gag order and gave an interview, published in the *British Medical Journal* Nov. 2, 2021.

- 2021.11.02 BMJ Paul Thacker Brook Jackson Ventavia<sup>381</sup>

In January 2022, the DOJ finally notified the federal judge that the US Government had no interest in pursuing the case against any of the defendants further.

- 2022.01.18 US Gov DOJ declines to intervene<sup>382</sup>

Once the DOJ stepped out of the case, Jackson had the option to hire a private attorney and pursue the case herself, which she did. She hired Barnes.

- 2022.02.10 Judge Truncate Order on Gov decline to intervene<sup>383</sup>

Jackson refiled the case on Feb. 22, 2022, this time as a private citizen.

- 2022.02.22 Brook Jackson Amended Complaint<sup>384</sup>

Pfizer filed a Motion to Dismiss on April 22, 2022, arguing that no fraud occurred and no fraud could ever have occurred, because none of the US Government DOD contracts ever required valid clinical trials or evidence of safety or efficacy as a condition for payment.

- 2022.04.22 Pfizer Motion to Dismiss<sup>385</sup>

There was some back and forth over the summer of 2022.

- 2022.08.22 Jackson Opposition to Pfizer MtD<sup>386</sup>
- 2022.09.20 Pfizer Reply in support MtD<sup>387</sup>

On Oct. 4, 2022, US Government stepped into the case again — this time *taking Pfizer's side* in the dispute, concurring with Pfizer that there was never any fraud to prosecute, because Pfizer was never obligated to conduct valid clinical trials in order to receive payment for the manufactured bioweapons that they refer to as 'vaccines.'

- 2022.10.04 US Gov Statement of Interest in support MtD<sup>388</sup>

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<sup>381</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.11.02-bmj-paul-thacker-brook-jackson-ventavia.pdf>

<sup>382</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

<sup>383</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.10-order-on-gov-decline-to-intervene.pdf>

<sup>384</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>385</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>386</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.08.22-jackson-opp-to-pfizer-mtd.pdf>

<sup>387</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.20-pfizer-reply-in-support-mtd-.pdf>

<sup>388</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

I corresponded with and spoke to Jackson and her attorneys during October 2022. I emailed and spoke directly with Mendenhall, and my understanding was that he was forwarding the information to Barnes and discussing it with the rest of the legal team during their litigation strategy sessions. I have never spoken directly with Barnes.

I provided the material Sasha and I had collected about the DOD bioweapons program to Mendenhall, and urged him and the other attorneys to incorporate the information into their Oct. 27, 2022 response to the US Government's re-entry into the case.

I also published several posts about the significance of Other Transactions Authority as Pfizer's basis for its Motion to Dismiss, including:

- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.

The attorneys declined to use the material or pursue the legal strategies suggested.

- 2022.10.27 Jackson response to US Gov<sup>389</sup>

They did leave themselves some openings to begin to move in that direction later, as I wrote in my analysis of their Oct. 27 filing:

- Oct. 28, 2022 - Jackson v. Pfizer, Ventavia, Icon: Barnes legal team response filed Oct. 27.

...I think it's good that they mentioned the criminal issues.

I think it's good that they framed the fraud-in-inducement argument in terms of "potential" influence of faked clinical data on FDA decisions. Focusing on the word "potential" was a sidelong way of getting at the fact that there was no actual, material or causal influence for the clinical trials on FDA decisions, because the FDA's decisions were controlled by the Department of Defense from long before the trials even began.

I think it's good that Jackson's team emphasized the evidence from other trial sites that corroborate what she found in September 2020 at the Texas sites where she worked.

Jackson's team generously construed the Department of Justice's year-long case review/investigation process (January 2021 to January 2022) as evidence of DOJ's view that her claims were well-founded from the start.

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<sup>389</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.27-jackson-response-to-us-gov.pdf>



In truth, it was a DOJ stalling tactic to cover up DOD/HHS/FDA crimes while the crimes carried on. DOJ investigated nothing during those 12 months, because DOJ officials and the Attorney General were and are co-conspirators in the criminal mass murder campaign.

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As of February 2023, the judge has not yet ruled on the Motion to Dismiss, but has granted Pfizer's request for a 90-day extension for discovery, which is now scheduled to start on March 15, 2023.<sup>390</sup>

My understanding, from listening to Robert Barnes' comments in the Feb. 2, 2023 video at about 30:00-34:00,<sup>391</sup> is that he interprets the US Government's Oct. 4, 2022 Statement of Interest Supporting Dismissal very differently from how I interpret it.

Barnes — at least in this public appearance — interprets the US Government argument as: “We’re trusting Pfizer here.”

Barnes also mentioned a Congressional bill to close the “little loophole” as to “materiality” of clinical trials and data for routine FDA regulation of medicinal products and consumer safety.

I disagree with Barnes.

I think the US Government explicitly endorsed Pfizer's April 22, 2022 argument that valid clinical trials and valid evidence of safety and efficacy were never required under the DOD contracts.

I think the US Government officials and Pfizer contractors running the bioterrorism program knew then — and still know now — that the FDA-regulated “clinical trials” and data were fraudulent; that the ‘prototypes’ under production were and still are a class of bioweapons intended to harm and kill targets; and that clinical trial evidence of safety and efficacy was not then, and is not now, material or necessary to FDA's sham ‘review’ process or to the US Government's decision to pay Pfizer for goods and services rendered and deploy the weapons on target populations.

I think the US Government position is made very clear in its October 2022 statement. Alongside corporate partner Pfizer, the infiltrators in the US Government would both like Brook Jackson's False Claims Act case to be dismissed so that the contract bioterrorism program can continue and expand without delay, legal impediment or loss of funding.

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<sup>390</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2022.01.15-jackson-v.-pfizer-scheduling-order.pdf>

<sup>391</sup> <https://rumble.com/v283a5q-live-news-a-replay-of-whistleblower-brook-jackson-attorneys-warner-mendenha.html>

## Bailiwick reporting on Jackson v. Pfizer case

- March 14, 2022 - Moderna's 2013 patent on furin cleavage site, Brook Jackson's 2020 report to FDA on clinical trial fraud, Pfizer 2021 SEC filings
- May 4, 2022 - Faked Clinical Trials and 'Real World Evidence'
- May 25, 2022 - Pfizer's Motion to Dismiss the Brook Jackson, federal contracting fraud, clinical trial fraud, whistleblower case.
- May 26, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer
- July 8, 2022 - Contracts
- Aug. 19, 2022 - Mathew Crawford realizing that there were never any valid clinical trials; it was all fabricated.
- Sept. 21, 2022 - Four American war criminals I think should be prosecuted first: Alex Azar, Robert Kadlec, Marion Gruber and Bill Gates
- Oct. 12, 2022 - John Doe v. Azar, Kadlec and Gruber. First parts of draft 18 USC 2333 federal civil complaint
- Oct. 13, 2022 - 18 USC 2333 cases: venue, national security, Fauci, summary judgment
- Oct. 17, 2022 - Please pray for US District Court Judge Michael J. Truncale. Truncale is the federal judge in the Eastern District of Texas to whom whistleblower Brook Jackson's False Claims Act case is assigned.
- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.
- Oct. 21, 2022 - Legal horror movie pitch: The World According to Darp. 'Shouting fire in a crowded theater' meets 'When did you stop beating your wife?' Starring US Government as Darpon Fink, serial-killer/arsonist.
- Oct. 25, 2022 - Pharmaceuticidal tendencies. Condensing the legal nightmare for judicial review.
- Oct. 26, 2022 - Synopsis of proposed Jackson v. Pfizer argument. Clinical trial documents are just props in a theatrical production; clinical investigators are fooled performers and in the fooled audience; playwright and director is DOD.
- Oct. 26, 2022 -The goal is getting one good whistle-blower and one good federal judge together, through one solid, well-argued case.
- Oct. 27, 2022 - How can HHS, DOD and DHS be 'foreign terrorist organizations?' Through the treasonous (18 USC 2381) primary allegiance of their secretaries, and other senior executives, to the World Health Organization and its conspiring globalist institutions.
- Oct. 28, 2022 - Jackson v. Pfizer, Ventavia, Icon: Barnes legal team response filed Oct. 27
- Jan. 18, 2023 - Repost - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation (Originally published Oct. 19, 2022)

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## **Feb. 6, 2023 - Wyoming state lawmakers standing up. More of this, please.**

Two weeks ago, a group of Wyoming legislators led by Rep. Jeanette Ward sponsored House Bill 143 - Health mandates - CDC and WHO jurisdiction in Wyoming.<sup>392</sup>

The proposed new state law is concise and clear:

A BILL for AN ACT relating to public health and safety; prohibiting health mandates and requirements by specified federal and nongovernmental health organizations as specified; and providing for an effective date.

*Be It Enacted by the Legislature of the State of Wyoming:*

Section 1. W.S. 35-4-1001 is created to read:

### **ARTICLE 10 - PROHIBITED HEALTH ORGANIZATIONS**

35-4-1001. Consideration and compliance with specified health organizations; limitations.

The United States Centers for Disease Control and Prevention and the World Health Organization shall have no jurisdiction in Wyoming and any requirements, mandates, recommendations, instructions or guidance provided by either organization shall not be used in this state to justify any mask, vaccine or medical testing requirements and shall have no force or effect in Wyoming.

Section 2. This act is effective July 1, 2023.

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Sponsors in the Wyoming House of Representatives include Jeanette Ward, Bill Allemand, Jeremy Haroldson, Mark Jennings, Tony Locke, Ken Pendergraft, Allen Slagle and Tomi Stroock.

Sponsors in the Senate include Lynn Hutchings and Bob Ide.

HB-143 was introduced Jan. 16, 2023. On Feb. 3, 2023, it passed out of the Labor Committee by a 5-4 vote. It's scheduled for a floor session today: Feb. 6, 2023.

HB-143 is not yet passed by the full Wyoming House and Senate, and even if passed, it could be vetoed by the governor.

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<sup>392</sup> <https://wyoleg.gov/Legislation/2023/HB0143>

But it's a good sign that it got introduced at all and voted out of committee so quickly.

This sort of public naming of, and resistance to, the globalists' violent, attempted world takeover can and should be done in all 50 states, by all 50 state legislatures.

It should be done all over the world, to make the globalist Monsters take off their 'public health' velvet gloves and openly show us their iron bioterrorist fists.

\*

Wyoming lawmakers have put together a good state law that not only blocks the criminals operating from the bowels of the American CDC, but also blocks the puppet-masters in the transnational criminal network: the World Health Organization. The law protects and defends Wyoming's state borders from domestic and foreign enemies, and protects the people and commerce of Wyoming from masking, testing, and the class of bioweapons fraudulently labeled as 'vaccines.'

There are probably similar bills already introduced in other states; this one just happened to show up in my Gab feed last night.

Some commenters at the Gab post scoffed at the Wyoming move, saying that CDC and WHO non-jurisdiction over American citizens, territories, businesses and resources should be the "default" position; it shouldn't require codification into law.

Fair enough. It shouldn't, and it wouldn't require codification if we weren't living in crazy-times, when CDC and WHO *are* overriding national, state and individual sovereignty; when they are killing us off with injectable bioweapons and other poisonings; when they are orchestrating financial collapses, famines and wars and many other mass murder programs; and when they are daily, actively working to expand their level of global totalitarian control.<sup>393</sup>

We're living in crazy-times.

That makes it necessary to set, re-set, enforce and re-enforce moral, legal and physical boundaries with exceptional clarity, strength and repetition.

\*

For more of the state and local laws the globalists hate — which is the best reason for state and local governments to introduce them and pass them with great enthusiasm and speed:

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<sup>393</sup> <https://jamesroguski.substack.com/p/dont-fall-for-the-decoy>

- Oct. 2022 - State Laws Limiting Public Health Protections: Hazardous for Our Health.<sup>394</sup> Network for Public Health Law.

Translation tips: ‘public health’ is ‘State-run contract bioterrorism.’

The authors and funders of that report — who see themselves as experts looking out for the common good of their inferiors and subordinates — are actually members of the Network for State-run Bioterrorism Law.

They harbor bitter contempt for individual liberty: the Creator-endowed moral agency of living human beings to exercise discernment and will and make our own determinations, guided by the teachings of Jesus Christ, about what’s good, what’s evil, what we must do and what we must avoid doing, to protect and sustain the lives and souls entrusted to our care.

Another lie in the report: “masks provide critical protection from illness.”

Translate as: “Masks are excellent psychological and social control mechanisms. They disrupt social bonds mediated through human facial expressions, eye contact, speech and body language, they interfere with breathing, and they provide constant visual triggers eliciting fear responses and suppressing cognitive reasoning.”

Another lie: “Vaccines save lives.”

Translate as: “Bioweapons labeled as vaccines induce suppression of human self-preservation and offspring-preservation instincts. They elicit quiet compliance with induced suicide, sterilization, and homicide, and thereby facilitate covert mass murder.”

“Protect the community” or “protect the common good,” means “shield State officials from facing justice for their participation in financially-coerced mass murder.”

In sum, the Network for Public Health Law does not count among its membership, trustworthy arbiters of what’s healthy and what’s hazardous. The lawyers who wrote the report, and the report itself, are part of the psychological manipulation system, intended and effective at instilling a sense of inevitability and helplessness among targeted enemies.

(For more on language manipulation, see Nov. 14, 2022 - Thought-stopping stage sets in legal pleadings. Proposed thought-restarting language to help people revoke their coerced suspension of disbelief.)

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<sup>394</sup> <https://www.networkforphl.org/wp-content/uploads/2022/11/Analysis-of-State-Laws-Limiting-Public-Health-Protections-1.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

Much as I disagree with their positions, I'm grateful to the report's authors: Donna E. Levin, J.D.; Jill Krueger, J.D.; Kathleen Hoke, J.D.; Emely Sanchez, J.D., M.P.H.; Brianne Schell, J.D., Dawn Hunter, J.D.; M.P.H.; Sara Rogers, M.P.H.; Erica N. White, J.D., and Center for Public Health Law Research at Temple University attorneys Elizabeth Platt, J.D., M.A.; and Katie Moran-McCabe, J.D.

These women have assembled the best ways Americans can and should defend ourselves from biomedical martial law and state-sponsored mass murder programs. Under each heading, they even list sample bills from dozens of states, with citations, making it easy for readers to track existing bills and lobby for drafting and passage of more.

List of the state and local laws State-run contract bioterrorism lawyers don't like:

1. Prohibitions on Mask Requirements
2. Prohibitions on Proof of Vaccination and Vaccine Mandates
3. Shifts in Authority and Limitations on Public Health Orders - "These laws remove authority from the chief executive and public health agencies to exercise their expertise and the flexibility needed for day-to-day public health protection and emergency response. These laws give this authority to those with less knowledge and expertise to make health decisions that impact entire communities. Among other provisions, these laws impose time limits on emergency orders and establish new legislative authority to limit public health protective measures, including guidelines on public gatherings, and to extend, change, terminate, and oversee implementation and enforcement of emergency orders." *Translation*: "Shut up and submit, you stupid peasants."
4. Prohibitions on Measures to Protect the Community in the Name of Individual Liberties - "During the COVID-19 pandemic, some politicians weaponized constitutional rights in state legislatures to push for limitations on public health measures that keep us healthy." *Translation*: "Some Americans invoked constitutional rights as defensive weapons, to protect and defend themselves and their families from the State's toxic, lethal trespass of their bodies, bloodstreams and organs."

State Laws Limiting Public Health Protections: Snapshot of Categories				
185 Total Laws Enacted January 1, 2021 - May 20, 2022				
<b>10</b>	<b>60</b>	<b>61</b>	<b>7</b>	<b>37</b>
<b>Laws that address mask requirements</b> state-wide or in schools  <a href="#">(See Section I)</a>	<b>Laws that address vaccines</b> some of which prohibit vaccine mandates and passports and as a pre-condition for employment or school attendance  <a href="#">(See Section II)</a>	<b>Laws that impact authority</b> of a governor, state health official, or local health official to use emergency orders by imposing restrictions on one or more of the following: issuance, scope, duration, or allowing termination by the legislature  <a href="#">(See Section III)</a>	<b>Laws that shift public health authority</b> between local and state public health authorities, or between executive and legislative branches  <a href="#">(See Section III)</a>	<b>Laws that address public health emergency measures</b> in one or more public places – businesses, places of worship, and schools (Described throughout)
Interactive maps displaying these laws—which will be accompanied by citations, full text of the bills, and numerical data for download in an Excel file—will be available on <a href="http://LawAtlas.org">LawAtlas.org</a> once published. The data can be sorted by jurisdiction or category. The data will be longitudinal, showing changes in legislation between January 1, 2021, and May 20, 2022.				

For readers interested in more data about state-level efforts, the Policy Surveillance Program<sup>395</sup> at the Temple University Center for Public Health Law Research maintains several databases tracking compliance and insubordination records for state governments and governments in other countries.

The NPHL report linked above was based on the US data set for Reallocation of Public Authority.<sup>396</sup> Some data sets haven't been updated since pre-Covid, but the information is still useful for identifying what the killers' like to see governments do, and what they don't like.

Available data sets include:

- Accelerating Implementation of International Health Regulations in European Region<sup>397</sup>
- Certificate of Need Laws<sup>398</sup>
- Emergency Suspension Powers<sup>399</sup>
- Patient Affordability and Debt Collection Policies at 340B Program Hospitals<sup>400</sup>
- Patient Centered Medical Home Laws<sup>401</sup>
- Prevention: National Legislation Implementing the IHR(2005)<sup>402</sup>
- Preparation: National Legislation Implementing the IHR(2005)<sup>403</sup>
- Promoting Health and Cost Control in States Initiative: State Policy Project<sup>404</sup>
- Public Health Departments and State Patient Confidentiality Laws<sup>405</sup>
- Public Health Preemption<sup>406</sup>
- Reallocation of Public Health Authority<sup>407</sup>
- Response: National Legislation Implementing the IHR (2005)<sup>408</sup>
- Sentinel Surveillance of Emerging Laws and Policies Project<sup>409</sup>
- Sentinel Surveillance of Emerging Laws Limiting Public Health Emergency Orders<sup>410</sup>
- State Legislation Addressing Public Health Emergency Authority<sup>411</sup>
- State Limits on Enforcement of Federal Law<sup>412</sup>
- State Preemption Laws<sup>413</sup>
- Strengthening Public Health<sup>414</sup>
- Surveillance and Alert: National Legislation Implementing the IHR (2005)<sup>415</sup>

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<sup>395</sup> <https://lawatlas.org/topics>

<sup>396</sup> <https://lawatlas.org/datasets/public-health-authority-shiftss>

<sup>397</sup> <https://lawatlas.org/page/who-international-health-regulations-project>

<sup>398</sup> <https://lawatlas.org/datasets/certificate-of-need>

<sup>399</sup> <https://lawatlas.org/datasets/emergency-powers>

<sup>400</sup> <https://lawatlas.org/datasets/patient-affordability-and-debt-collection-policies>

<sup>401</sup> <https://lawatlas.org/datasets/patient-centered-medical-home-laws-2>

<sup>402</sup> <https://lawatlas.org/datasets/prevention-national-legislation-implementing-the-ih-2005>

<sup>403</sup> <https://lawatlas.org/datasets/preparation-national-legislation-implementing-the-ih-2005>

<sup>404</sup> <https://lawatlas.org/page/promoting-health-and-cost-control-in-states-initiative-state-policy-project>

<sup>405</sup> <https://lawatlas.org/datasets/public-health-departments-and-state-patient-confidentiality-laws>

<sup>406</sup> <https://lawatlas.org/datasets/public-health-preemption>

<sup>407</sup> <https://lawatlas.org/datasets/public-health-authority-shiftss>

<sup>408</sup> <https://lawatlas.org/datasets/response-national-legislation-implementing-the-ih-2005>

<sup>409</sup> <https://lawatlas.org/page/sentinel-surveillance-project>

<sup>410</sup> <https://lawatlas.org/datasets/sentinel-surveillance-laws-limiting-public-health-authority>

<sup>411</sup> <https://lawatlas.org/page/state-legislation-addressing-public-health-emergency-authority>

<sup>412</sup> <https://lawatlas.org/datasets/federal-law-limitss>

<sup>413</sup> <https://lawatlas.org/datasets/preemption-project>

<sup>414</sup> <https://lawatlas.org/datasets/public-health-authority-expansions>

<sup>415</sup> <https://lawatlas.org/datasets/surveillance-and-alert-national-legislation-implementing-the-ih-2005>

**Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas. Revisiting double-bind challenges to the Covid-19 cullers and culling agents.**

Several months ago, while thinking about Brook Jackson's case,<sup>416</sup> I started developing some argument frameworks to help plaintiffs, attorneys and judges get past some of the biggest legal obstacles and move closer to justice for the Covid-19 crimes and criminals.

I published one such exploration in November.

Nov. 16, 2022 - Some thinking about tampering with evidence and spoliation

...The main hurdles, as in all the other strategies, are the court-stripping carve-outs<sup>417</sup> in which private cause of action is blocked as soon as US Government officials and military leadership are the named defendants...

The only way to move forward, it seems to me, is to have a third prong, which is an argument that the men and women doing these things are not acting in their official capacities or under color of legal authority but are rogue actors.

This is related to the other idea recently kicked around on this email thread: prosecuting Trump, Biden, Azar, Becerra, Fauci, Birx, Walensky, etc. for impersonating federal officials (18 USC 912<sup>418</sup>).

We need plaintiffs, fact patterns and claims that drive a legal wedge to separate the legitimate US Government and the people still operating under the US Constitution and legitimate federal laws, from the infiltrated/co-opted illegitimate US Government and the embedded agents operating as if the US Constitution has been suspended, under federal pseudo-laws through the fraudulent national emergency and public health framework.

Summarized: we need to get the US Gov in a position where it must either admit or deny that fraud + mass murder is the official, authorized policy of the US Gov., such that the identifiable people who are running the programs have recourse to legal defense services provided by the US Department of Justice, or get cut loose, declared rogue and are then opened to criminal prosecution in their personal capacities...

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<sup>416</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>417</sup> [https://www.aclu.org/sites/default/files/field\\_document/courtstripping.pdf](https://www.aclu.org/sites/default/files/field_document/courtstripping.pdf)

<sup>418</sup> <https://www.law.cornell.edu/uscode/text/18/912>



I explored this framing a bit more in January:

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

...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:

- 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.
- 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...

\*

In the last few days, I've been looking at those argument frameworks again, in terms of the products (mRNA/LNP bioweapons) as distinct from the people deploying them.

To prosecute defendants for their willed acts and omissions, the theory of the case is that the products in use are military bioweapons, not pharmaceutical drugs, devices, biologics, or vaccines; the program is a covert, state-sponsored, contract terrorism/mass

murder program; and there is ample evidence<sup>419</sup> to demonstrate the bioweapons were developed and deployed through military programs (not drug regulation programs) with intent to harm recipients, by named defendants in their official or personal capacities.

To defend, US Gov must take one of two positions:

1. Mass murder using bioweapons is the official policy of the US Government, and officials carrying it out are fully authorized to do so, or
2. Mass murder using bioweapons is prohibited under US law, and US Government officials carrying it out are rogue elements who can and should be removed from power, charged, tried and punished.

The same double-bind can be applied to the manufactured prototype products, as distinct from the people who developed, pseudo-authorized and deploy them to this day.

For the products, the theory of the case is that the products in use are bioweapons, not pharmaceutical drugs, devices, biologics or vaccines within the purview of FDA regulation.

There is ample evidence<sup>420</sup> to demonstrate they were never subject to FDA procedures regulating or monitoring current Good Clinical Practice (cGCP), current Good Manufacturing Practice (cGMP), current Good Laboratory Practice (cGLP), current Good Distribution Practice (cGDP), dispensing, labeling, adverse effects, etc.

To defend, the US Government must take one of two positions:

1. The products are pharmaceutical drugs, devices, biologics or vaccines, but none of the FDA regulatory standards for safety and efficacy testing, manufacturing, distribution, dispensing, labeling were followed prior to dispensing and during use; or
2. The products are military bioweapons for battlefield use, and none of the FDA regulatory standards for safety and efficacy testing, manufacturing and distribution were applicable, legally required or necessary for deployment on military targets.

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<sup>419</sup> <https://sashalatypova.substack.com/p/my-talk-from-lakaruppropet-conference>

<sup>420</sup> <https://sashalatypova.substack.com/p/my-talk-from-lakaruppropet-conference>

Combined, these two challenges — to the acts of people and the use of products — place the US Government criminals in two double-binds.

Either

A. They lied, knowingly and with intent, when they told the world that the products known as Covid-19 vaccines are FDA-authorized/FDA-approved pharmaceutical products, or

B. They killed, knowingly and with intent, using military bioweapons that were never and could never be, subject to FDA pharmaceutical regulation.

The correct answer is:

C. Both of the above.

\*

St. Thomas Aquinas, *Summa Theologica*, I-II, Q. 93, Art. 3, ad. 2, cited in *Rerum Novarum*/On the Condition of the Working Classes, Pope Leo XIII, 1891, footnote 37.

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.

\* \* \*

## Feb, 9, 2023 - Expanded Kill Box slide deck and new videos

Earlier this week I presented at a Doctors4Covid Ethics meeting. I updated and expanded the Kill Box slide deck for the presentation.

The first deck, presented at a Jan. 24, 2023 event organized by Glen Macko<sup>421</sup> and his L4Atv1 team, is 18 slides. The expanded deck is 36 slides.

- Kill Box Presentation<sup>422</sup> (18 p.)
- Kill Box Presentation<sup>423</sup> (36 p.)
- D4CE presentation video<sup>424</sup> at Rumble (75 min)
- D4CE Q&A video<sup>425</sup> at Rumble (90 min)

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<sup>421</sup> <https://rumble.com/v26xpbcdod-vaccine-press-conference-tuesday-january-24-230p-et.html>

<sup>422</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>423</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

<sup>424</sup> <https://rumble.com/v28tygs-katherine-watt-presentation.html>

<sup>425</sup> <https://rumble.com/v28u59sq-and-a-after-katherine-watt-presentation.html>

**Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."**

Last week I got an email requesting clarification about the significance of 21 USC 360bbb-3(k) for the planning, execution and continuance of the Covid-19 global pharmawearmass murder campaign.

21 USC 360bbb-3<sup>426</sup> Authorization for medical products for use in emergencies

...21 USC 360bbb-3(k) Relation to other provisions

If a product is the subject of an authorization under this section, the **use of such product** within the scope of the authorization **shall not be considered to constitute a clinical investigation** for purposes of section 355(i), 360b(j), or 360j(g) of this title or any other provision of this chapter or section 351 of the Public Health Service Act [42 U.S.C. 262].

\*

*My reply, revised/expanded*

The shortest version is that — like the certified Good Manufacturing Practice, certified Good Laboratory Practice, certified Good Distribution Practice and labeling and dispensing laws that Sasha Latypova has investigated so thoroughly<sup>427</sup> (and found that none of the standards that FDA applied to drug, vaccine and biologics development prior to 2020, were applied by FDA to the products produced after the 2020 PREP Act declarations about Covid-19 EUA countermeasures) — so also none of the certified Good Clinical Practices were followed either.

Brook Jackson identified these blatant violations in the human clinical "trials" in August and September 2020, collected supporting evidence, and described the violations in detail, with supporting documentation and photos, in her reports to Ventavia, Pfizer and FDA.

Ventavia, Pfizer and FDA ignored the evidence; continued attacking unwitting victims with lethal injections while telling those victims they were participants in an FDA-regulated clinical trial; and arranged for Jackson to be fired.

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<sup>426</sup> <https://www.law.cornell.edu/uscode/text/21/360bbb-3>

<sup>427</sup> <https://sashalatyova.substack.com/p/my-talk-from-lakaruppropet-conference>

Jackson included the same information and evidence in her whistleblower complaint<sup>428</sup> at p. 8

..."[Brook Jackson] observed:

- fabrication and falsification of blood draw information, vital signs, signatures and other essential clinical trial data;
- enrollment and injection of ineligible clinical trial participants, including Ventavia employees' family members;
- failure to timely remove ineligible patients' data from the trial;
- failure to maintain temperature control for the vaccine at issue;
- failure to monitor patients after injection as required by the trial protocol;
- principal investigator oversight failures;
- use of unqualified and untrained personnel as vaccinators and laboratory personnel;
- failure to maintain the "blind" as required, which is essential to the credibility and validity of the observer-blinded clinical trial;
- ethical violations, such as failure to secure informed consent and giving patients unapproved compensation;
- improper injection of the vaccine (i.e., by over-diluting vaccine concentrate or using the wrong needle size);
- failure to ensure that trial site staff were properly trained as required by good clinical practices;
- safety and confidentiality issues, including HIPAA violations; and
- other violations of the clinical trial protocol, FDA regulations, and Federal Acquisition Regulations and their DoD supplements.

Ventavia failed to report the majority of its clinical trial protocol and regulatory violations to Pfizer or the external Institutional Review Board. Issues were improperly documented or hidden away in "notes to the file," and not corrected..."

\*

If *any* FDA regulations had been legally operative, then the whole project would have been stopped by FDA long before human sham-trials could even begin.

Red flag stopping points showed up in the very earliest animal studies, one of which was conducted between July 16, 2020 and Sept. 24, 2020, concurrent with the sham human trials, and eventually provided by Pfizer/Acutas/DOD to FDA in November 2020.<sup>429</sup>

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<sup>428</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>429</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2020.11.09-pfizer-wistar-study-77-p..pdf>

Another version was provided to Japanese regulators<sup>430</sup> by February 2021, after mass rollout worldwide began in December 2020. It was subsequently translated into English and discussed by Byram Bridle in May 2021 reports and on Bret Weinstein's June 2021 Darkhorse podcast, highlighting that the data showed the lipid nanoparticles (payloads unidentified) accumulate in rat organs, among other toxicity evidence.

Sept. 19, 2022 - In Nov. 2020, Pfizer told FDA reviewers, led by Marion Gruber, that safety studies were neither needed nor conducted. In making that argument, Pfizer cited WHO guidance written in 2002 by a team led by Marion Gruber.<sup>431</sup>

...At this point in early Summer 2021, four facts became more widely understood among the community of people trying to understand the biotechnology, risks and benefits of the products marketed as 'Covid-19 vaccines.'

1. The inflammatory lipid nanoparticles and their payloads collect in the ovaries and other key organs, are not rapidly cleared from the human body and are toxic.
2. Pfizer scientists knew this before seeking EUA approval from the FDA through the 11/20/2020 EUA application.
3. FDA scientists led by Marion Gruber knew this when authorizing the product for emergency use on 12/11/2020.
4. Pfizer, FDA and Gruber withheld this information from the public and knowingly lied each time they described the products as "safe and effective..."

\*

The Pfizer-DOD death machine submitted the Wistar rat data to the fake FDA reviewers as part of the EUA package, including a document called "Phase 1/2/3, placebo-controlled, randomized, observer-blind, dose-finding study to evaluate the safety, tolerability, immunogenicity and efficacy of SARS-CoV-2 RNA vaccine candidates against Covid-19 in healthy individuals."<sup>432</sup>

In that sham "clinical trial" protocol at p. 72, Pfizer-DOD flatly stated that the "study" had not and would not assess pharmacokinetics, pharmacodynamics, biomarkers or genetics.

The aggregate evidence for the intent and function of 21 USC 360bbb-3(k) as a blanket waiver of the American drug regulation system to facilitate and pre-cover-up a covert, criminal bioweapons production and deployment program — can be summed up as "the dog that didn't bark."<sup>433</sup>

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<sup>430</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2021-japan-study-translation-1np-in-ovaries.pdf>

<sup>431</sup> <https://bailiwicknews.substack.com/p/in-nov-2020-pfizer-told-fda-reviewers>

<sup>432</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2020.11-pfizer-biontech-c4591001-clinical-protocol.pdf>

<sup>433</sup> [https://en.wikipedia.org/wiki/The\\_Adventure\\_of\\_Silver\\_Blaze](https://en.wikipedia.org/wiki/The_Adventure_of_Silver_Blaze)

Reinforcing evidence is the establishment of "real world evidence"<sup>434</sup> — “data regarding the usage, or the potential benefits or risks, of a drug derived from sources other than randomized clinical trials” — as a basis for fake FDA regulatory decisions, a monstrosity Congress passed and Obama signed through the 2016 21st Century Cures Act<sup>435</sup> at Section 3022. More reinforcing evidence: the government-coordinated, fraud-based suppression of all the alternative treatments for Covid-19, any one of which would have been enough to block the EUA, which depends on there being no available alternative treatments.

Another way to think about 21 USC 360bbb-3(k):

It’s the provision that quietly nullified every substantive way in which FDA regulatory functions would have been fulfilled, rendering the entire FDA performance a sham intended **only** to shield from public view, that the operation was and is actually run under 50 USC Ch. 32, the Chemical and Biological Warfare Program.<sup>436</sup>

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As I keep researching, I find more evidence that FDA officials fully understood how outside-the-FDA-law the EUA program is, and they’ve understood it for a very long time.

Especially FDA lawyers running the “legal preparedness” apparatus.

## Comparison of Access Mechanisms

See, for example, Susan Sherman's part in a 2009 workshop<sup>437</sup> (*Medical Countermeasures Dispensing Emergency Use Authorization and the Postal Model*, at p. 26) and an August 2020 presentation by Elizabeth Sadove,<sup>438</sup> summarizing the simultaneous cover-up/crime in a table at p. 18:

Consideration	Clinical Trial	Expanded Access (IND/IDE)	EUA
Ability to inform effectiveness	Yes – designed to provide evidence of safety and effectiveness	Not likely; possibly anecdotal information with larger population size	Not likely
Ability to inform safety	Yes – designed to provide evidence of safety and effectiveness	Safety signals might be identified	Safety signals might be identified
Ability to obtain useful information to benefit future patients	Yes - designed and intended to benefit future patients – randomized/blinded	Not likely; with larger sized populations, possibly some safety data in patient subgroups that could inform broader labeling	Not likely
Availability of findings	Eventually published in medical journals. If part of a regulatory approval, FDA makes reviews public.	Individual medical records are not released to the general public. Case reports might be published in medical journals.	Generally there is no systematic data collection. Retrospectives studies may be conducted and published.
Informed consent required?	Yes	Yes	No, but requires informing the volunteer of 1) right to refuse and 2) that product is unapproved/available under an EUA
Institutional review board (IRB) required?	Yes	Yes, but no prior approval needed for individual patient access	No
Level of access to investigational product	Depends on trial design P1 typically 20 – 100 P2 typically several 100 P3 typically 300 – 3,000	Depends on type of expanded access, which ranges from individual patient (e-IND/IDE) to large (e.g., 100-1,000) populations	Can enable access to a large number of patients

<sup>434</sup> <https://bailiwicknews.substack.com/p/faked-clinical-trials-and-real-world>

<sup>435</sup> <https://www.congress.gov/114/plaws/publ255/PLAW-114publ255.pdf>

<sup>436</sup> <https://www.law.cornell.edu/uscode/text/50/chapter-32>

<sup>437</sup> [https://www.ncbi.nlm.nih.gov/books/NBK53126/pdf/Bookshelf\\_NBK53126.pdf](https://www.ncbi.nlm.nih.gov/books/NBK53126/pdf/Bookshelf_NBK53126.pdf)

<sup>438</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.08.25-fda-cdc-regulatory-updates-use-of-mcmts-table-p.-18.pdf>



That table makes clear that "Clinical Trial" products, "Expanded Access (IND/IDE)" products and "EUA" products are three completely different legal frameworks.

Under "Clinical Trials," the use will provide evidence of safety and effectiveness; will produce useful information to benefit future patients; will eventually be published in medical journals and possibly published FDA reviews; that informed consent is required; that Institutional Review Boards are required; and that a limited number of people will have access to the product.

Under EUA, product use is "not likely" to provide evidence of efficacy; "might" provide safety signals; is "not likely" to provide useful information to benefit future patients; "generally there is no systematic data collection" although retrospective studies "may" be conducted and published; informed consent is not required; IRB review is not required; and the access pool is "a large number of patients."

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The primary purpose of all the statutory, regulatory changes and guidance document revisions year after year, page after page, is to keep people from, first, understanding the war crimes as war crimes, and — if people do figure it out — keep them chasing their tails trying to find the FDA loophole that the war criminals somehow failed to close, through which somebody might someday be able to get them to stop killing us.

In the meantime, they just keep killing, and we don't find loopholes, because the complexity of the web is impenetrable, and the program is not an FDA-regulated medical treatment program anyway: it's a military-operated global genocide.

I try to maintain attention and expand understanding of demonstrable fact sets and the moral judgments that follow once those acts are accurately perceived:

"What they are doing is intentional killing, and intentionally killing people is wrong."

And I try to participate in the global struggle to stop the killing by helping to mobilize political and social pressure on lawmakers to use international and federal criminal laws to stop the cull and bring the killers to justice; repeal the enabling laws<sup>439</sup> and put in place new laws that better protect people from socially- and economically- coerced submission to mass murderers pretending to be everything other than what they are.

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<sup>439</sup> <https://bailiwicknews.substack.com/p/repost-pharmaco-military-genocide>

## **Feb. 10, 2023 - On initiating awkward conversations about global pharmaco-military genocide with public officeholders, so as to embolden resistance.**

Bailiwick reader Elle Morgan has started a new Substack called Human Writes.<sup>440</sup>

One of her skill-sets is teaching public speaking and public communications.

Elle is also a personal friend to me, and recently while we were hanging out, we were talking about how difficult it is — not just to think about and emotionally process the horrifying evil unleashed on the world through the Bank for International Settlements and its financial, political and social subsidiaries — but even more so to talk about it publicly with other people who don't or can't yet see it or understand it.

In short: it sounds like crazy talk, because it's talk about things that are crazy and have been set in motion by diabolically disordered souls, but are happening anyway, in the real human world.

Put another way:

It's overwhelming to individually grapple with the facts and the many implications across many human spheres of action: spiritual, moral, legal, political, economic, social, familial, personal, psychological...

The thought of trying to describe or explain these things to public officeholders who may be indifferent, confused or even hostile, and then ask those men and women to use their political power to respond to the complex crisis by standing up against the massive forces arrayed against us, is even more overwhelming.

I agree with her, and I'm grateful that this is a part of the fight where she wants to invest her time and her energy, and make her support available to people who are struggling to get themselves into meetings with government officials to have constructive conversations.

Elle has put together a guide which I've uploaded to Bailiwick's backup Wordpress site:

- [Five-step Format for Citizens in Communication with Officeholders](#)<sup>441</sup>

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<sup>440</sup> <https://ellemorgan.substack.com/>

<sup>441</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/five-step-guide-communicating-office-holders.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

And an introductory Substack post<sup>442</sup> about her project:

...If I want my elected officials to “do something,” first I need to know what they know and what they don’t know. How can they act if they don’t know what’s going on? I’m going to make an appointment. And then, I’m going to sit down and tell them what I think. There you have it.

But can I? Am I able to organize my thoughts, can I distill the last two and a half years of research and questions into something coherent that expresses my very grave concerns about the health and well being of my family, community and country?

Can I adequately convey the emotional toll of these many months, and the desperate, yes *desperate*, longing for some support and help — from *any* sector for God’s sake, to overcome the monster that has become our own government?...

I encourage readers who are interested in connecting directly with your local, county, state and federal representatives to discuss these issues, to download the five-page guide and think it over, and then connect with Elle through her Substack for more support and encouragement.

Also, I’ve fielded several requests for template letters that people could print, sign and mail to office-holders. I’ve written an Affidavit of Noncompliance<sup>443</sup> for filing with county court clerks,<sup>444</sup> and there are other templates at Five Small Stones<sup>445</sup> written by me and others, including a Notice of War Crimes Complicity.<sup>446</sup> The Word versions of the affidavit<sup>447</sup> and notice<sup>448</sup> could be revised by readers for delivery to government officials.

I haven’t written more because I think such letters tend to be more effective the more they express each writer’s personal grappling with the things that are most important to them, and any personal connection they have with the recipient of each letter.

If readers have written some templates and want to link to those templates in the comment threads for other readers to download and use, please do.

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<sup>442</sup> <https://ellemorgan.substack.com/p/can-you-play-the-cello>

<sup>443</sup> <https://5smallstones.files.wordpress.com/2022/10/affidavit-of-noncompliance-with-title-case-type.pdf>

<sup>444</sup> <https://bailiwicknews.substack.com/p/affidavit-of-noncompliance>

<sup>445</sup> <https://5smallstones.wordpress.com/templates/>

<sup>446</sup> <https://5smallstones.files.wordpress.com/2022/10/notice-of-war-crimes-complicity-local-state-officials-18-usc-2441.pdf>

<sup>447</sup> <https://5smallstones.files.wordpress.com/2022/10/affidavit-of-noncompliance-with-title-case-type.docx>

<sup>448</sup> <https://5smallstones.files.wordpress.com/2022/10/notice-of-war-crimes-complicity-local-state-officials-18-usc-2441.docx>

**Feb. 13, 2023 - Shire Herald: new Substack about ancient, medieval and modern developments in the law; and how they relate to current events. And C.S. Lewis on evil and free will.**

[Update January 2024 - I agreed with Shire Herald at the time I wrote this post, but by September 2023, concluded that the state nationals/state assemblies movement is not a credible method of restoring constitutional rule of law. Posted briefly about this here:

- Sept. 5, 2023 - On Catholic subsidiarity as the counterweight to Satanic secular-materialist centralization of power. <sup>449</sup>- “...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 TASA 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...”]

Two new videos published recently:

- Jan. 25, 2023 - C19: Public Health or Defense Operation?<sup>450</sup> *TrialSite News*. Shabnam Palesa Mohamed, Katherine Watt (18 p. slide deck, 1-hour with intermittent discussion.)
- Feb. 9, 2023 - Military Countermeasures.<sup>451</sup> *Making Sense of the Madness*. Sean Morgan, Sasha Latypova, Katherine Watt

I'm in the bumpy process of adjusting my work plans in response to the recent increase in public awareness of the medicalized martial law issues Brook Jackson, Sasha Latypova and I have been working on (individually and then together) since the complex Covid-19-predicated crises burst into view in January 2020.

I'm trying to clarify for myself and readers, the topics I'm most interested in, as distinct from the many related topics that I'm aware of but don't have the time, energy or interest to work on myself.

For example, at the beginning of 2023, I planned to spend time on organic constitution and state national citizenship history, current events and analysis.

I've done a handful of posts on this topic, read some book chapters, engaged in lengthy email discussions with several readers who know a lot about it, and have barely scratched

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<sup>449</sup> <https://bailiwicknews.substack.com/p/on-catholic-subsidiarity-as-the-counterweight>

<sup>450</sup> <https://rumble.com/v28q9c0-c19-public-health-or-defense-operation.html>

<sup>451</sup> <https://rumble.com/v28t4g0-military-countermeasures-with-sasha-latypova-and-katherine-watt-msom-ep.-67.html>

the surface. I've learned enough to know that a full investigation would occupy all of my time for several years.

- June 20, 2022 - How the 1913 Federal Reserve Act may connect to the government-run bioterrorism campaign called Covid-19.
- Oct. 20, 2022 - Thoughts on American Organic Law
- Nov. 23 - Informed, connected & brave v. ignorant, isolated & scared. Thinking about the Constitution-in-exile predicament.
- Dec. 22, 2022 - Reinhabiting Congress and all the other government branches: local, county, state and federal.

I'm no longer planning to do a deep dive this year.

A Bailiwick reader who writes under the pseudonym Shire Herald, has started a new Substack called Shire Herald,<sup>452</sup> to focus on those issues.

He's already put thousands of hours over several years into careful research and thinking, has written several introductory posts and has created a discussion forum.

- Jan. 28, 2023 - The Adventure Begins (Say You Won't). The structure of the people's government and its origins.<sup>453</sup> Shire-moot, tithing and ten-tithing assemblies that...initial jural assemblies and county assemblies were based upon
- Jan. 29, 2023 - Law - General Historical Timeline. Before America, there was the evolution of the Law - though we are not taught from whence it came.<sup>454</sup> The historical push and pull of the Roman influence, Roman Catholic influence, growth of Christianity, and the English and European monarchs...continuing effort of the monarchs to gain control through "divine right" and controlled courts.
- Feb. 1, 2023 - America Settlers, Land Ownership, and Puritan Influence on Law. Companies and Allodial Title - The lure of America<sup>455</sup>
- Feb. 4, 2023 - Plymouth vs Virginia Land Title and Decentralization. Attempts that always led back to property ownership - business strategy<sup>456</sup>
- Feb. 7, 2023 - Indigenous Native Americans and Sovereignty Struggle. The sins of Doctrine of Discovery, Right of Conquest, and Hierarchy of all Mankind in Law versus legal<sup>457</sup>
- Feb. 12, 2023 - Rights, Protections and Common Law<sup>458</sup>

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<sup>452</sup> <https://shirenews.substack.com/>

<sup>453</sup> <https://shirenews.substack.com/p/the-adventure-begins-say-you-wont>

<sup>454</sup> <https://shirenews.substack.com/p/law-general-historical-timeline>

<sup>455</sup> <https://shirenews.substack.com/p/america-settlers-land-ownership-and>

<sup>456</sup> <https://shirenews.substack.com/p/plymouth-vs-virginia-land-title-and>

<sup>457</sup> <https://shirenews.substack.com/p/indigenous-native-americans-and-sovereignty>

<sup>458</sup> <https://shirenews.substack.com/p/rights-protections-and-common-law>

I agree with Shire Herald and many other readers, that it's a good idea for interested people to try to individually reclaim jurisdiction and legal status as free men and women from the central banker pirates who have (across the centuries) stolen and *de facto* enslaved people through birth certificates, the Social Security system, corporatized governments, fiat money and debt. [See note, above; I no longer agree with this strategy.]

But the second reason I'm personally setting aside the research, is that I also think that it's a good idea for interested people to push state and federal lawmakers and judges to use foundational, common law and constitutional republican legal principles to liberate men and women from medical martial law and debt slavery condition by the thousands or millions, in batches. Not just one by one, but a whole state population, for example, or the whole American population all at once, through Congressional action or by judicial decision.

This is related to my understanding of the current US government as dual-use or two-faceted.

- Jan. 16, 2023 - Dual-use government officials of concern
- Jan. 23, 2023 - On Trump's role and secret military-led continuity of government for purposes of swamp-draining.
- Jan. 30, 2023 - Some thoughts about J6 and razor-tipped chain link fence perimeters, literal and metaphorical
- Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas.

Summarized: I think there's a corrupt, illegitimate, captured aspect of the US Government, especially in the federal executive branch and cabinet level, which is used by central bankers to project, maintain and deepen global slavery and conduct covert mass murder.

But I also think there's a deeply legitimate, honorable, freely-willing aspect of the US Government. It's hidden in the bodies, hearts, minds, souls and free wills of the living men and women who currently hold the titles of Congressman, Senator, and Judge. Each of them can freely choose to stop complying with and covering up lie-based corruption, and start acting with truth-based integrity to overtake and expel the illegitimate, criminal, rogue government.

I think fractal versions of that same shadow/light legislative and judicial phenomenon exist in each American state capitol, and in each county.

As I wrote to Shire Herald in an email on Jan. 27, 2023, I see the two civic action approaches as complementary, not in conflict; I think there's potential to develop a pincer movement.

...I would love it if you would start a Substack, because then I could refer all the readers who are interested in learning about and discussing those issues to read your work and engage in the comment threads there, and maintain my focus on my work.

Both research and action tracks are valuable, I think. Yours and Anna Reitz's is aimed at mobilizing grassroots reclaiming of lost personal territory through individual paperwork and state-level associations, and mine is aimed more at motivating and informing the men and women currently in office in the occupied federal and state government territory, to step out of the occupied box and reclaim the original turf too.

At some point, God-willing, the grassroots works will merge with the office-holders' works and we'll see a general reclaiming of turf and an "equal protection under the law" of a single full, free person class, replacing the seven types of bondage, corporatized citizen you listed in your email of Jan. 19: municipal; territorial; naturalized; permanent resident; American State Nationals; American State Citizens; territorial "American State National" described in Federal Code, 8 USC 1101 (a) 21 for Federal Territorial Employees and Dependents.

Both are voluminous, overwhelming and time-consuming to understand and share.

I'll leave it there for now. I encourage readers interested in these issues, to read and comment at Shire Herald.<sup>459</sup>

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Sometimes, especially when the "hackable animal" lie told by Noah Juval Hariri and his co-conspirators re-emerges in public discourse, particularly when it's directed in anger at the past and present fecklessness of so many lawmakers, prosecutors and judges, I read C.S. Lewis.

C.S. Lewis' *Mere Christianity*, 1977 paperback edition, pp. 52-53

...God created things which had free will. That means creatures which can go either wrong or right. Some people think they can imagine a creature which was free but had no possibility of going wrong; I cannot. If a thing is free to be good it is also free to be bad. And free will is what has made evil possible.

Why, then, did God give them free will? Because free will, though it makes evil

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<sup>459</sup> <https://shirenews.substack.com/>

possible, is also the only thing that makes possible any love or goodness or joy worth having.

A world of automats — of creatures that worked like machines — would hardly be worth creating. The happiness which God designs for his higher creatures is the happiness of being freely, voluntarily united to Him and to each other in an ecstasy of love and delight compared with which the most rapturous love between a man and a woman on this earth is mere milk and water.

And for that they must be free.

Of course God knew what would happen if they used their freedom the wrong way: apparently He thought it worth the risk. Perhaps we feel inclined to disagree with Him. But there is a difficulty about disagreeing with God. He is the source from which all your reasoning power comes: you could not be right and He wrong any more than a stream can rise higher than its own source. When you are arguing against Him you are arguing against the very power that makes you able to argue at all: it is like cutting off the branch you are sitting on.

If God thinks this state of war in the universe is a price worth paying for free will — that is, for making a live world in which creatures can do real good or harm and something of real importance can happen, instead of a toy world which only moves when He pulls the strings — then we may take it it is worth paying.

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Human beings are not hackable animals.

Manipulation and temptation are possible, not because we lack souls and free will, but because we possess both.

We can choose to cut ourselves off from the grace of God, as Hariri and the globalist central banker death cultists have done for themselves, and as they try to manipulate everyone else to do with them.

Or we can choose to honor and keep our attachment to Him, as vines on the living branch.<sup>460</sup>

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<sup>460</sup> <https://www.drbo.org/chapter/50015.htm>



## **Feb. 15, 2023 - European Commission regulations implementing the global pharma-military kill box. Also brief response to Robert Barnes' recent post.**

New video:

- Feb. 13, 2023 - Worldwide, US Military-Led Medical Martial Law Operation to Kill Off Humans, Exposed.<sup>461</sup> *ZeeMedia.com*. Maria Zee, Katherine Watt (60 min)

In the Maria Zee interview, I said that recently, legal researchers in Europe had located some of the mechanisms through which the global bioterrorism/medical martial law program functions to surveil, capture, control and kill people in European countries.

Some of the mechanisms can be found in corporate contracts signed between European governments and pharma-bioweapons manufacturers.

See, for example, Sasha Latypova's reporting about the contents of emails between key European war criminals.

Feb. 6, 2023 - Letters from the Underworld:<sup>462</sup>

...Ursula von der Leyen - EU Commissioner, whose achievements include negotiating incredible predatory Pfizer supply contracts on behalf of all EU Member States by text messages with Pfizer CEO Albert Bourla. In these contracts the EU countries had to put up state assets as collateral, waive all quality control, importation and consumer protection laws and give up national sovereignty - i.e., not allowed to change legislation with respect to vaccine liability by their own parliaments? The predatory contracts that were completely redacted to protect so-called "Pfizer commercial interests"...

There are a bunch of acronyms used, the most relevant are "EC" = European Commission, "MS" = Member States, "EP" = European Parliament.

The key sentence is that Ursula is "prepared to call relevant health ministers personally to avoid the use of Article 5 (2)."

What is this about? Article 5 (2) refers to "Article 5 (2) of Directive 2001/83"<sup>463</sup> - Emergency use authorization in a European Member State, given by each of the Member States separately in their own countries. ["Article 5 (2). Member States may temporarily authorise the distribution of an unauthorised medicinal product

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<sup>461</sup> <https://rumble.com/v29gtk6-katherine-watt-us-military-led-medical-martial-law-operation-to-kill-off-hu.html>

<sup>462</sup> <https://sashalatyova.substack.com/p/letters-from-the-underworld>

<sup>463</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

in response to the suspected or confirmed spread of pathogenic agents, toxins, chemical agents or nuclear radiation any of which could cause harm.]

CMA is a Conditional Market Authorization which is issued by the European Medicines Agency for all EU members simultaneously...

The problem is that Ursula never meant to fulfill these promises, and at any rate, it is not possible to produce the mRNA “vaccines” to the safety, efficacy and manufacturing quality required of pharmaceuticals.

What Ursula really needed from this process was to tie all the European Member States together in a pact by promising a “robust” CMA, so that they could not have an independent authority over the shots distributed in their countries...

Article 5 path would have meant each Member State could authorize the product, and would then have the power to revoke the authorization if any problems detected.

Article 5 also provides a liability waiver to the manufacturer, however makes it impossible to mandate the product.

With the CMA route none of the member states could exercise the independent decision making, and so she would be able to then force them all into the same, insane and almost completely redacted Pfizer, Moderna and

AstraZeneca contracts, which waived all liability anyway, and further prohibited the countries to change their own laws in regard to the liability...”

Other mechanisms are embedded in European Commission regulations about “countermeasures” authorizations and financing mechanisms, a paper trail located recently by a legal researcher who works in one of the EU member-states.

Below is a chronological reorganization and expansion of the raw email content Sasha posted last week:

- Feb. 8, 2023 - Note for Legal Cases in Europe: on EU Provisions for Medical Countermeasures.<sup>464</sup> Legal structures were created in the European Union echoing the US structures as evidence of the global pre-planned "plandemic" event.

Bailiwick readers in Europe may find it useful to start by downloading and carefully reading the documents below (the English versions of which I've uploaded to my

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<sup>464</sup> <https://sashalatypova.substack.com/p/note-for-legal-cases-in-europe-on>

Bailiwick Wordpress backup site), and then explore Eur-Lex, the European Union's database of legal documents,<sup>465</sup> which has translations of the documents into member-state languages.

- 1998.09.24 EU Decision 2119<sup>466</sup>
- 2001.11.06 EU Directive 83<sup>467</sup>
- 2003.06.25 EU Directive 63<sup>468</sup>
- 2004.04.21 EU Regulation 851<sup>469</sup>
- 2013.10.22 EU Decision 1082<sup>470</sup>
- 2016.03.15 EU Regulation 369<sup>471</sup>
- 2020.04.14 EU Regulation 521<sup>472</sup>
- 2022.11.23 EU Regulation 2371<sup>473</sup>

Knowing the names, numbers and contents of the regulations will help in your efforts to educate and mobilize social and political momentum for your government officials to pass blocking legislation at the nation-state level; repeal the kill box laws at the EU level; and/or withdraw your country from the European Union.

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 Settlements<sup>474</sup> — 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.<sup>475</sup> See footnoted executive summary of American Domestic Bioterrorism Program.<sup>476</sup>

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.

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<sup>465</sup> <https://eur-lex.europa.eu/homepage.html>

<sup>466</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/1998.09.24-eu-decision-2119.pdf>

<sup>467</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

<sup>468</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2003.06.25-eu-directive-63.pdf>

<sup>469</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2004.04.21-eu-regulation-851.pdf>

<sup>470</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2013.10.22-eu-decision-1082.pdf>

<sup>471</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf>

<sup>472</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

<sup>473</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

<sup>474</sup> <https://bailiwicknews.substack.com/p/smoke-and-mirrors>

<sup>475</sup> <https://bailiwicknews.substack.com/p/forced-internment-on-communicable>

<sup>476</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

Prior to locating these European Commission regulations, many attorneys in the EU member states thought that bioweapons regulation (falsely identified by government officials as 'vaccine'-regulation) was covered by provisions of EU law governing Conditional Marketing Authorization (CMA).

Turns out, that is not the case.

The backbone of the EU biomedical police state is comprised of provisions outlined below.

These are the rules the BIS/WHO puppets in the European Union have passed, to support their joint program to poison you and your kids behind the mask of public health, and force you to finance the mass murder program as well.

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[1998/09/24 - Council Decision No. 2119/98/EC<sup>477</sup> - Setting up a network for the epidemiological surveillance and control of communicable diseases in the Community](#)

Article 1.

The objective of this Decision is to set up a network at European Community level to promote cooperation and coordination between the Member States, with the assistance of the European Commission, with a view to improving the prevention and control, in the European Community, of the categories of communicable diseases specified in the Annex.

This network shall be used for:

- the epidemiological surveillance of these diseases, and
- an early warning and response system for the prevention and control of these diseases.

As regards epidemiological surveillance, the network shall be established by bringing into permanent communication with one another, through all appropriate technical means, the European Commission and those structures and/or authorities which, at the level of each Member State and under the responsibility of that Member State, are competent at national level and are charged with collecting information relating to the epidemiological surveillance of communicable diseases, and by establishing procedures for the dissemination of the relevant surveillance data at Community level.

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<sup>477</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/1998.09.24-eu-decision-2119.pdf>

As regards the early warning and response system, this network shall be formed by bringing into permanent communication with one another, through appropriate means, the Commission and the competent public health authorities in each Member State responsible for determining the measures which may be required to protect public health.

The European Commission shall provide for the coordination of the network in collaboration with the Member States...

## Annex

- Diseases preventable by vaccination
- Sexually-transmitted diseases
- Viral hepatitis
- Food-borne diseases
- Water-borne diseases and diseases of environmental origin
- Nosocomial infections
- Other diseases transmissible by non-conventional agents (including Creutzfeldt-Jakob's disease)
- Diseases covered by the international health regulations (yellow fever, cholera and plague)
- Other diseases (rabies, typhus, viral haemorrhagic fevers, malaria and any other as yet unclassified serious epidemic disease, etc.)

[2001/11/06 - Directive 2001/83/EC<sup>478</sup> - On the Community Code relating to medicinal products for human use.](#)

*See also* Commission Directive 2003/63/EC<sup>479</sup> of 25 June 2003

## Title II. Scope

This Directive shall apply to medicinal products for human use intended to be placed on the market in Member States and either prepared industrially or manufactured by a method involving an industrial process.

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<sup>478</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

<sup>479</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2003.06.25-eu-directive-63.pdf>

2004/04/21 - Regulation (EC) No. 851/2004<sup>480</sup> - Establishing a European Centre for Disease Prevention and Control.

Article 1. Scope

This Regulation establishes an independent European agency for disease prevention and control, its mission, tasks and organisation.

Additional provisions cover Mission, Obligations of the Member States, Operation of dedicated surveillance networks and networking activities, Operation of early warning and response system, Identification of emerging health threats, Communications, Management, Financial Provisions, Implementation of the Centre's budget, Legal personality and privileges, and more.

2013/10/22 - Council Decision No. 1082/2013<sup>481</sup> - On serious cross-border threats to health and repealing Decision No 2119/98/EC.

Article 1. Subject matter

This Decision lays down rules on epidemiological surveillance, monitoring, early warning of, and combating serious cross-border threats to health, including preparedness and response planning related to those activities, in order to coordinate and complement national policies...

Article. 5. Joint procurement of medical countermeasures

1. The institutions of the Union and any Member States which so desire may engage in a joint procurement procedure conducted pursuant to ...the financial rules applicable to the general budget of the Union ... with a view to the advance purchase of medical countermeasures for serious cross-border threats to health.

2. The joint procurement procedure referred to in paragraph 1 shall comply with the following conditions:

(a) participation in the joint procurement procedure is open to all Member States until the launch of the procedure;

(b) the rights and obligations of Member States not participating in the joint procurement are respected, in particular those relating to the protection and improvement of human health;

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<sup>480</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2004.04.21-eu-regulation-851.pdf>

<sup>481</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2013.10.22-eu-decision-1082.pdf>

(c) the joint procurement does not affect the internal market, does not constitute discrimination or a restriction of trade or does not cause distortion of competition;

(d) the joint procurement does not have any direct financial impact on the budget of Member States not participating in the joint procurement...

Annex. Criteria for selection of communicable diseases and related special health issues to be covered by epidemiological surveillance within the network

1. Communicable diseases and related special health issues that cause, or have the potential to cause, significant morbidity or mortality, or both, across the Union, especially where the prevention of those diseases requires an approach to coordination at Union level.
2. Communicable diseases and related special health issues where the exchange of information may provide early warning of threats to public health.
3. Rare and serious communicable related diseases and special health issues which would not be recognised at national level and where the pooling of data would allow hypothesis generation from a wider knowledge base.
4. Communicable diseases and related special health issues for which effective preventive measures are available with a protective health gain.
5. Communicable diseases and related special health issues for which a comparison by Member States would contribute to the evaluation of national and Union programmes.

[2016/03/15 - Regulation \(EU\) 2016/369<sup>482</sup> - On the provision of emergency support within the Union](https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf)

#### Article. 1. Subject matter and scope

This Regulation lays down the framework within which Union emergency support may be awarded through specific measures appropriate to the economic situation in the event of an ongoing or potential natural or man-made disaster...

#### Article. 2. Activation of the emergency support

...The decision about the activation of the emergency support under this Regulation in case of an ongoing or potential disaster shall be taken by the Council on the basis of a proposal by the Commission, specifying where appropriate the duration of the activation.

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<sup>482</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

2020/04/14 - Regulation (EU) 2020/521<sup>483</sup> - Activating the emergency support under Regulation (EU) 2016/369, and amending its provisions taking into account the COVID-19 outbreak

*EU government action, retroactive to Feb. 1, 2020 to apply the "emergency support" regulation to the Covid-19 crises.*

Whereas, No. 19:

Member States have declared, as parties to the Joint Procurement Agreement referred to in Article 5 of Decision No 1082/2013/EU of the European Parliament and of the Council, their agreement to the inclusion of ongoing joint procurement procedures under that Article in the fast-track procurement procedure established by this Regulation, under the conditions set out therein. The type of medical countermeasures to be procured and the distribution of the countermeasures to Member States should follow any agreement reached under those ongoing procedures.

Article 1.

Emergency support under Regulation (EU) 2016/369 is hereby activated to finance expenditure necessary to address the COVID-19 pandemic for the period 1 February 2020 to 31 January 2022.

Annex of Regulation 2016/369/EU, Eligible actions

The following actions may be financed in case of pandemics with large-scale effect:

- (a) temporary reinforcement of the medical workforce, exchange of medical professionals, hosting foreign patients or other type of mutual support;
- (b) deployment of temporary healthcare facilities and temporary extension of existing healthcare facilities to relieve pressure on existing structures and increase overall healthcare capacity;
- (c) activities to support the administration of large-scale application of medical tests and prepare the necessary scientific testing strategies and protocols;
- (d) setting up temporary quarantine facilities and other appropriate measures at the Union borders;
- (e) development, production or purchase and distribution of medical products;

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<sup>483</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>  
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- (f) increases and conversions of production capacities for medical products as referred to in point (e) to address supply shortages;
  - (g) maintenance of the stock of medical products as referred to in point (e) and their disposal;
  - (h) actions to support the necessary steps to obtain approval for the use of the medical products as referred to in point (e) if required;
  - (i) actions to develop appropriate methods to track the development of the pandemic and the results of measures implemented to address it;
  - (j) organisation of ad-hoc clinical trials of potential therapies or diagnostics according to trial standards agreed at Union level;
  - (k) scientific validation of medical products, including potential new testing methods.
- The above list is not exhaustive."

\*

*European legal researcher's preliminary analysis of the combined effects of these directives and regulations, corroborating the global martial law/war machine classification of the Covid-19 crises and the bioweapons classification of the products marketed as 'Covid-19 vaccines.'*

...(h) opens the door to any actions they assume necessary in order to achieve their goal of obtaining approval for the use of medical products. Thus, the regulators and suppliers are free to abstain from any provisions applicable to medicinal products, drugs and medical devices.

(j) opens the door to "ad-hoc" clinical trials, meaning they need not conform to certified Good Clinical Practice, but only unspecified "trial standards agreed at Union level."

This also shows the clear fraud in the European Union they committed against all citizens, giving the impression that they had evaluated the injections according to existing standards for the evaluation of medicinal products at least on the basis of conditional marketing authorisations, whereas behind the scenes they were free to make whatever they desired.

The question “who” had the competence for “approval for the use of the medical products as referred to in point (e) if required;” may be answered with “the EU Commission,” which would not even require a change in competence as the EU Commission has been competent for approval of medicinal products on a central level since 1995 with the new scheme of marketing authorizations in the EU...

...All decisions have been signed by Margaritis Schinas, Vice President of the Commission<sup>484</sup> and responsible for security in EU, including coordinating the European Commission’s work on developing a European Security Union; ensuring coherence of the external and internal dimensions of security; coordinating the Commission’s work to strengthen prevention, detection and response measures to hybrid threats.

Schinas authorized the ‘vaccines’ but not the therapeutics, so obviously there is a difference in classification, behind the scenes, between those kinds of products.

Normal medicinal products are always authorized by the EU Commission, Directorate General for Health and signed by a representative of the Director General or the Director General herself.

In Germany they installed a new Department 6 “Health Protection, Health Safety, Sustainability” in the second half of 2019. On March 1, 2020, a military general became head of this department with two sub-departments with five specialist departments each, including departments on national and international crisis management. He was also head of the “Corona Pandemic Crisis Management Team” and led the Health Ministry at the end of 2021.

\*

Effective December 2022, the European Parliament and Council of the European Union repealed and replaced Decision No. 1082/2013/EU with Regulation No. 2022/2371/EU, expanding and tightening the EU-level control-and-kill legal framework in support of the One World Health model sought by the BIS and its military branch: the World Health Organization.

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<sup>484</sup> [https://ec.europa.eu/commission/commissioners/2019-2024/schinas\\_en](https://ec.europa.eu/commission/commissioners/2019-2024/schinas_en)

Whereas:

1. A network for the epidemiological surveillance and control of communicable diseases was set up by Decision No 2119/98/EC;...its scope was extended by Decision No 1082/2013/EU ... to strengthen and provide for a more coordinated and wider approach to health security at Union level. The implementation of that legislation confirmed that coordinated Union action on monitoring, early warning of and combatting those threats adds value to the protection and improvement of human health.
2. In light of the lessons learnt during the ongoing COVID-19 pandemic and in order to facilitate adequate Union-wide preparedness for and response to all cross-border threats to health, the legal framework for epidemiological surveillance, monitoring, early warning of, and combatting serious cross-border threats to health, including zoonotic-related threats, as provided for in Decision No 1082/2013/EU, needs to be broadened with regard to additional reporting requirements and analysis regarding health systems indicators, and with regard to cooperation between Member States and Union agencies and bodies, particularly the European Centre for Disease Prevention and Control (ECDC), the European Medicines Agency (EMA), and international organisations, in particular the World Health Organization (WHO)...

#### Article 1. Subject matter

1. In order to address serious cross-border threats to health and the consequences thereof, this Regulation lays down rules on:
  - (a) the Health Security Committee (HSC);
  - (b) prevention, preparedness and response planning, including:
    - (i) preparedness plans at Union and national levels; and
    - (ii) reporting and assessing preparedness at national level;
  - (c) joint procurement of medical countermeasures;
  - (d) emergency research and innovation;
  - (e) epidemiological surveillance and monitoring;
  - (f) the network for epidemiological surveillance;
  - (g) the Early Warning and Response System (EWRS);
  - (h) risk assessment;

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<sup>485</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

- (i) coordination of response; and
- (j) recognition of a public health emergency at Union level.

2. This Regulation establishes:

- (a) a network of EU reference laboratories for public health;
- (b) a network for substances of human origin; and
- (c) an advisory committee for the occurrence and recognition of a public health emergency at Union level.

3. In line with the One Health and Health in All Policies approaches, the implementation of this Regulation shall be supported by funding from relevant Union programmes and instruments.

## Article 2. Scope

1. This Regulation shall apply to public health measures in relation to the following categories of serious cross-border threats to health:

(a) threats of biological origin, consisting of:

- (i) communicable diseases, including those of zoonotic origin;
- (ii) antimicrobial resistance and healthcare-associated infections related to communicable diseases ('related special health issues');
- (iii) biotoxins or other harmful biological agents not related to communicable diseases;

(b) threats of chemical origin;

(c) threats of environmental origin, including those due to the climate;

(d) threats of unknown origin; and

(e) events which may constitute public health emergencies of international concern under the International Health Regulations (IHR) ('public health emergencies of international concern'), provided that they fall under one of the categories of threats set out in points (a) to (d).

## Annex:

Criteria for selection of communicable diseases and related special health issues to be covered by epidemiological surveillance within the network for epidemiological surveillance

Union surveillance shall provide information for public health action at Union level. More specifically, one of the following criteria shall be met:

1. significant morbidity, significant mortality or emerging disease (increasing five-year trend) in a sizeable percentage of Member States;
2. potential to cause cross-border outbreaks;
3. high-threat pathogen (transmissibility and severity);
4. specifically targeted national or Union public health programmes in place that require monitoring and evaluation;
5. Union surveillance adds public health value to national surveillance systems other than what is implied in criteria 1 to 4.

\*

### Brief response to Robert Barnes' recent post

Sage Hana has a repost of content Barnes published through his Locals page.

- Feb. 14, 2023 - Brook Jackson Attorney Robert Barnes Asserts that the DOD is a Patsy for Pfizer Which Sounds Exactly Backwards<sup>486</sup>

I responded briefly on my Gab feed, reposted below. I don't plan to address how my legal analysis diverges from Barnes' legal analysis further, because I'm focused on developing litigation and social/political pressure strategies that I think have better odds of successfully stopping the ongoing genocide; legislatively repealing or judicially nullifying the enabling laws; and bringing the war criminals to justice.

Barnes' approach is not aimed at those goals, so I'm not willing to spend a lot of time addressing it.

In my view, any legal strategy (civil, criminal or administrative) that sidesteps or covers up the fact that the people of the world are currently enduring, and mounting resistance to, intentional mass murder and mass poisoning, is a bad strategy.

In fact, the people of the world are enduring a criminal military campaign, conducted through production and use of bioweapons, deployed by people claiming to represent the US Government and virtually all other national governments.

The war criminals<sup>487</sup> are fraudulently referring to deadly bioweapons as regulated pharmaceutical products ('vaccines') and fraudulently describing the unlawful injection of these toxic compounds into human beings as components of a public health campaign.

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<sup>486</sup> <https://sagehana.substack.com/p/brook-jackson-attorney-robert-barnes>

<sup>487</sup> <https://bailiwicknews.substack.com/p/war-criminals>

Accepting and endorsing the war criminals' false main premises, as being true, is counterproductive.

\*

*Response to Robert Barnes' Locals post:*

I looked at it quickly. I think he's misrepresenting the evidence and argument, but he needs to do that to try to discredit us and shore up his own strategy, so I get why he's doing it.

Beyond that, I don't know why (i.e. can only speculate) he doesn't seem able to see the bigger picture, that the bioweapons program and its legal support structure long pre-date Trump and Operation Warp Speed, cover many more "countermeasures" than the Covid-19 injections alone, and that his approach to Brook's case<sup>488</sup> — accepting the Pfizer + Gov claim that the products are pharmaceutical products (vaccines) subject to FDA regulation, and trying to argue on that turf even though the factual record makes it absolutely clear that no valid FDA regulatory actions occurred and the statutory/regulatory record makes it absolutely clear that no valid FDA regulatory action was ever required — yields the most important disputed issue to the Pfizer + Gov benefit, thus increasing the grounds for dismissal.

I think Barnes is going to drive her case right into dismissal for her by failing to see and present the evidence in the way that Sasha and I see it and present it.

There will be other cases though, in which Barnes is not involved, and eventually a plaintiff (whistleblower or not) or group of plaintiffs will present some of those cases properly, on the evidence base Brook, Sasha and I have exposed, as a civil claim based on the criminal actions of the defendants, or as a state, federal or international war crimes/terrorism/genocide/bioweapons/chemical weapons criminal prosecution.

In my view, Barnes is just missing a good opportunity for Brook's original case to be among the cases that start to open those doors.

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<sup>488</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

## **Feb. 16, 2023 - Written artifacts of informational warfare. Truth, lies, war crimes and objective, observable realities.**

*Reader comment:*

Robert Barnes says you did not read the contracts. According to him, the contracts stipulate that the products (whatever you call them) were to stop getting and transmitting covid19. They did not do that and on that basis Pfizer committed fraud. So, did you read the contracts? That is key.

I agree 100% that all these so called vaccines are bad, not just Pfizer's and none of them actually work like the whooping cough vaccine that represses symptoms but does nothing about catching or transmitting the disease, like the polio vaccine that spreads the disease at the diaper changing table in daycare, or the pneumonia vaccine that has created a nightmare of variants that really pummel the elderly or go down the list of required vaccines...all of them...bad news,... even the measles vaccine that does not stop measles in a whole bunch of people and creates stealth virus.

So... still we need to know if you read the contract and did Pfizer commit fraud?

\*

*My reply (PDF<sup>489</sup>)*

Yes, I've read the two publicly available Pfizer-ATI-MCDC-DOD-FDA-HHS bioweapons manufacturing contracts that have been disclosed to the public through *Jackson v. Ventavia, Pfizer and ICON*.<sup>490</sup>

- 2020.07.20 DOD-ATI-MCDC-FDA-Pfizer Base Agreement<sup>491</sup>
- 2020.07.21 DOD-ATI-MCDC-FDA-Pfizer Technical Direction Letter<sup>492</sup>

I also drafted a FOIA request,<sup>493</sup> submitted a few weeks ago by Judicial Watch, seeking, among other items, a third, related contract that has not yet been disclosed to the public, called the "Project Agreement."

And yes, I believe all of the parties to the contracts — including but not limited to the Pfizer signatories — have been and continue to jointly, collaboratively, cooperatively, intentionally and maliciously commit fraud, mass murder, and war crimes.

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<sup>489</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/written-artifacts-of-informational-warfare.pdf>

<sup>490</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>491</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>492</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>493</sup> <https://bailiwicknews.substack.com/p/draft-freedom-of-information-act>

They have been and continue to commit those crimes against non-parties to the contracts: all the other people of the world, including more-or-less ignorant, low-ranking members of national, state and local governments (lawmakers, prosecutors and judges) who are not privy to the inner workings of the small mass-murder coordinating committees in each country.

\*

In addition to the contracts, I've also read a lot of other material over the last three years including statutes, regulations, hearing transcripts, regulatory guidance documents, regulatory review documents, executive orders, notices, declarations, determinations, training manuals, tabletop exercise reports, slide presentations, patents, civil complaints, criminal indictments, judicial orders, legal opinions, scientific and academic papers published in peer-reviewed journals, scientific and academic papers published through platforms other than peer-reviewed journals, "clinical trial" documents, government database reports, independent analysis of data published by government databases, government-controlled media reports and analysis, and independent and semi-independent media reports and analysis.

In addition to reading, I've also made observations and endured direct experiences in my own life as a human being embedded in personal and professional relationships as a wife, mother, daughter, sister, friend, writer, reader, paralegal, and parishioner.

I've learned a lot about the war by watching and listening to people who have been censored, ignored, propagandized<sup>494</sup> and gaslit; people who have been fired from their jobs, discharged from the military and expelled from school; people who have been sickened by the bioweapons, and survivors of people who have been killed by the bioweapons.

From my viewing position, living my own human life, I've thought about the written artifacts in their relationships to each other and to those direct experiences.

I've compared and contrasted the contents of the written documents, section by section, looking for patterns and anomalies and contradictions.

Specific to contracts — and in collaboration with Brook Jackson, Sasha Latypova and a few other people I trust — I've compared and contrasted the terms and conditions as written on the pages, with the observable, objective realities about which terms and conditions have been fulfilled by the purportedly responsible parties, and enforced by the counter-parties who have purported standing to enforce the terms.

And which terms and conditions have been neither fulfilled nor enforced.

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<sup>494</sup> <https://foreignpolicy.com/2013/07/14/u-s-repeals-propaganda-ban-spreads-government-made-news-to-americans/>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com



Valid clinical trials didn't happen.

Valid drug safety regulation didn't happen.

Valid drug manufacturing, labeling, testing, distribution and dispensing didn't happen.

Evidence that these purportedly binding contractual obligations were not being fulfilled, was collected and provided to government authorities.

Government authorities gagged, ignored and gaslit the whistleblowers and suppressed their evidence from public view.

People injected with the products sickened and died.

Evidence that the products were sickening and killing people was collected and provided to government authorities.

Government authorities censored, ignored and gaslit the reporters.

In sum, the contract provisions purportedly requiring those things, were not enforced by the contract parties with standing to enforce.

They were not enforced by Pfizer or any of its corporate partners or subcontractors.

They were not enforced by FDA or any other branch of HHS.

They were not enforced by ATI, MCDC or any other branch of DOD.

And they were not enforced by the Department of Justice or the Attorney General.

So the killing machine hums along, undisturbed, day after day, dead after dead, since the first fake "clinical trials" began in Spring 2020.

I've therefore concluded that all of the written artifacts produced and published by governments and government contractors operating the medical martial law system (the kill box) are dual-use documents.

They contain some truths and some lies.

The true provisions are written with the intent to convey real contractual obligations among the parties: terms and conditions that will be fulfilled by the responsible party, and if he or she fails, will be enforced by the counter parties, through their exercise of contractual rights to extract financial or other penalties.

The false provisions are written with the intent to convey the illusion of contractual obligations to non-parties.

They list terms and conditions that will never be fulfilled or enforced by the contract parties. Those terms and conditions are listed for the sole purpose of misleading the public in our role as billions of marks<sup>495</sup> in a global long con.<sup>496</sup>

The false provisions are intended to, and have the observable effect of, manipulating, defrauding, inducing fear, abusing the trust and otherwise covertly controlling the perceptions of non-parties to the contracts.

\*

As I've written before, I think 21 USC 360bbb-3(k)<sup>497</sup> is a “get out of all otherwise applicable FDA regulations free” card, for all products classified as Emergency Use Authorized (EUA) medical countermeasures (MCMs) for use during a declared public health emergency (PHE).

All three of which classifications can be established and maintained under several redundant and interlocking legal frameworks, such that the “use” — bioweapons attacks by fast- or slow-acting lethal injections — can continue even while individual declarations, determinations and states of emergency come and go.

Perhaps Section 19.02 (“Limitations”) of the Base Agreement<sup>498</sup> is pertinent.

Perhaps the parenthetical modifier phrase, “to the extent required for COVID-19 medical countermeasures” in Section 1.3(a) of the Technical Direction Letter<sup>499</sup> is another way in which regulatory oversight has been waived.

Maybe there are other written but as-yet-undisclosed contract-modification documents, specifying which provisions of the public-facing documents should be legally construed as binding on the contract parties, and which should be construed as inapplicable and unenforceable: incorporated solely to defraud non-parties to the contracts.

Maybe there are also unwritten, handshake agreements, through which the contracting parties have agreed with each other, gentleman-like, as to which elements of the documents that eventually become public are true and enforceable, and which are false, and for theatrical, performative purposes only.

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<sup>495</sup> <https://www.dictionary.com/browse/mark>

<sup>496</sup> <https://www.dictionary.com/browse/long-con>

<sup>497</sup> <https://bailiwicknews.substack.com/p/on-the-significance-of-21-usc-360bbb>

<sup>498</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>499</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

I don't know how many different forms the waivers of performance obligations and waivers of enforcement authorities take.

I only know those waivers exist, and I know it because the parties who appeared to be obligated to perform specific actions, did not perform them, and the failures to perform did not result in enforcement action by the purported contractual counter-parties.

\*

The written artifacts of the informational war, as produced by governments and government contractors, are dual-purpose weapons.

In their false aspect, they tell the lie that the world's people are engaged in a public health struggle against communicable disease, to protect and save lives.

In their true aspect, they tell the truth: that the world's governments are engaged in a military war against humanity, to ruin and prematurely end lives.

Another example was illuminated for me during a recent Q&A exchange about the so-called "vaccine informed consent" forms signed by military targets, or check-boxed in computer databases by doctors and nurses.

The false intent and effect of those signatures and checkboxes is to support the illusion that the people involved are giving and receiving therapeutic medical treatments, with complete, accurate information as to ingredients, risks and benefits, and complete, personal, limitless rights to refuse, for any reason whatsoever: medical, religious, conscience, or simply because they don't want it.

The true intent and effect of those signatures and checkboxes is to make a written record of formal terms of surrender, by each (unknowing) enemy combatant, to a covert occupying military force, operating through the proxies of medical professionals and the undisclosed contents of lethal injections.

Written artifacts of informational warfare function in the same way human shields<sup>500</sup> function in a traditional war zone. Combatants hide behind civilians. Which is also a war crime.

But these are word shields, in which false statements hide among true statements.

It is possible to discern the truth or falsity of each provision, and the intent with which it was written, by the effects it has in objective reality. By the fruits.<sup>501</sup>

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<sup>500</sup> <https://www.dictionary.com/browse/human-shield>

<sup>501</sup> <https://www.biblegateway.com/passage/?search=Matthew%20%3A16-23&version=DRA>

This analysis applies to the available contracts.

The provisions on which Robert Barnes rests his theory of the case — the provisions about clinical trials, data submission, safety and efficacy, manufacturing controls — are lies.

The contract parties know those are lies, and they have known it from the earliest days — many years ago — when they met behind closed doors to draft the contract templates that would later be revised to add the “SARS-CoV-2” and “vaccine” language, and then signed and deployed onto the informational battlefield.

Three years into this nightmare, many ordinary people now also know those provisions are lies, because they can see that those terms and conditions have been neither fulfilled nor enforced.

More people understand the dual-use informational weapons system every day, and every day, we understand it a little more deeply.

Informational weapons only work for so long as people can't discern the difference between truth and lies, because their vision is blocked and their thinking capacities are disrupted.

What happens when a critical mass can see through the fog in real time, and revoke their fraudulently-induced pseudo-consent to participate in war crimes as low-level perpetrators and as targeted victims?

Remains to be seen.

Pray the Rosary.

\* \* \*

## **Feb. 20, 2023 - Jackson v. Pfizer/DOD scheduled for March 1 oral argument on Motion to Dismiss. Plus a script for an evidence-supported exchange between Judge Truncale and DOJ/Pfizer/DOD attorneys.**

Last week, Judge Michael Truncale issued an order directing the parties to appear March 1, 2023 at a hearing on the motions to dismiss Brook Jackson's whistleblower case,<sup>502</sup> filed by defendants Pfizer, Ventavia and ICON.

The hearing will be held at Judge Truncale's Beaumont, Texas courtroom.

Pfizer also recently filed another memo in support of dismissal.

- Feb. 15, 2023 - Pfizer Notice of Pending Request for Oral Argument and Opposed Motion to Continue Discovery Deadlines<sup>503</sup>
- Feb. 17, 2023 - Order Setting Oral Hearing for March 1, 2023<sup>504</sup>

\*

I rarely write fiction.

When I do, it's to convey true information through fictional scenarios.

For example:

- Oct. 21, 2022 - Legal horror movie pitch: The World According to Darp.<sup>505</sup> 'Shouting fire in a crowded theater' meets 'When did you stop beating your wife?' Starring US Government as Darpon Fink, serial-killer/arsonist.

Below is an account of how the exchange between Judge Truncale and the DOJ attorneys representing Pfizer and the Department of Defense **could** unfold, if Judge Truncale is well-briefed, has a deep faith in God, and has amply developed the cardinal virtues of prudence, justice, fortitude and temperance<sup>506</sup> over the course of his life, and if counsel for the defendants respond to the questions truthfully.

Note: Sage Hana wrote an excellent post on the same themes yesterday.

- Feb. 19, 2023 - Murdering the World is Hard<sup>507</sup>

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<sup>502</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>503</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.15-pfizer-motion-to-continue-discovery.pdf>

<sup>504</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.17-judge-order-03.01.2023-oral-hearing.pdf>

<sup>505</sup> <https://bailiwicknews.substack.com/p/legal-horror-movie-pitch-the-world>

<sup>506</sup> <https://archive.org/details/fourcardinalvirt012953mbp>

<sup>507</sup> <https://sagehana.substack.com/p/murdering-the-world-is-hard>

Early witnesses such as Robert and Theodore Strecker<sup>508</sup> (1986) saw the campaign unfolding decades ago, raised alarms and were sidelined by the CIA's 'conspiracy theory' operation, or killed to warn others to steer clear.

As the real-time evidence mounts, many more witnesses are now converging on the same analyses.

Again, the below account is NOT a transcript of a hearing that has occurred.

It's a fictional script for an exchange that *could* occur on March 1, 2023, if Judge Truncale chooses to ask these questions, and if the DOJ attorneys choose to respond truthfully on behalf of their clients: non-State actors who are impersonating US Government officials within DOD, HHS and nationalized bioweapons manufacturing companies like Pfizer, to deploy chemical and biological weapons and commit other war crimes — in violation of international and federal laws criminalizing same — through the subterfuge of the “public health emergency” program.

\*

JUDGE: Counsel, as a preliminary matter, when I ask a question directed at eliciting information about the knowledge and acts of “your clients,” I am referring to the individuals who currently work, or worked at the relevant times, within the public and private organizations implicated in this False Claims Act case.

My understanding of the composition of that group, at this time, includes corporate executives and lead scientists and medical professionals at Pfizer, Ventavia and ICON, operating as contractors to the US Government. In many ways, it appears that these companies have been nationalized through the Defense Production Act and other mechanisms such as executive orders.

In addition to these executives and lead scientists, your clients also include senior executive service officials working within the US Government at the Department of Defense, Department of Health and Human Services, and other federal cabinet agencies, and especially within the Food and Drug Administration, Centers for Disease Control and Prevention, National Institutes for Health, and National Institute of Allergy and Infectious Diseases.

Do you understand what I mean when I say “your clients?”

DOJ Attorney: Yes, Your Honor.

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<sup>508</sup> [https://ia903009.us.archive.org/20/items/thisisabioattackalert/Original This Is A Bio-Attack Alert-March 28%2C 1986\\_text.pdf](https://ia903009.us.archive.org/20/items/thisisabioattackalert/Original%20This%20Is%20A%20Bio-Attack%20Alert-March%2028%2C%201986_text.pdf)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

JUDGE: Good. Now, I plan to ask a series of questions, almost all of which can be answered with a simple Yes, or No. I would like you to answer these questions with “Yes,” or “No,” and I’ll remind you that you are under oath to respond truthfully. Toward the end of my questioning, you will have an opportunity to give more open-ended responses.

Do you understand these instructions?

DOJ Attorney: Yes.

JUDGE: Okay, let’s get started.

Did your clients knowingly lie to the public about the threat posed by the pathogen class known as SARS-CoV-2? By which I mean, did your clients intentionally and maliciously exaggerate the threat posed to the general public by these pathogens?

DOJ Attorney: Yes.

JUDGE: Did your clients knowingly lie about the utility of masks, social distancing, and lockdowns — by which I mean school and business closures, occupancy limitations and the like — for controlling the spread of the pathogens, suggesting that these measures had been demonstrated to be effective for communicable disease control, when in fact, they are not effective?

DOJ Attorney: Yes.

JUDGE: Did your clients knowingly lie about the accuracy and diagnostic utility of the medical devices known as PCR tests, for determining infection and transmission potential in individual patients, and for tracking the spread of disease through databases such as the Johns Hopkins dashboard?

DOJ Attorney: Yes.

JUDGE: Did your clients knowingly lie about the safety and efficacy of repurposed drugs — drugs such as hydroxychloroquine and Ivermectin — and nutritional supplements such as Vitamin D, Vitamin C and Zinc, falsely characterizing them as unsafe and ineffective for the prevention and treatment of the symptoms related to exposure to SARS-CoV-2 pathogens.

DOJ Attorney: Yes.

JUDGE: Thank you.

Moving on to Operation Warp Speed. Did your clients knowingly lie when they told the public that the products — later labeled as “Covid-19 vaccines” — were being developed through a clinical trial process substantively identical to the standard FDA-regulated clinical trial procedures for new drugs, vaccines and biologics?

I understand that the public was informed that these procedures were being sped up, or accelerated; that was one possible meaning of the "warp speed" project title.

What I'm asking is whether your clients knowingly lied about the character, nature or quality of the product development process, setting aside the pace.

DOJ Attorney: Yes.

JUDGE: Did your clients know, at all the times when they stood at podiums and made contrary statements to the public at press conferences and the like — that the Emergency Use Authorization program is, by legal definition, *not* a clinical-trial based product development process?<sup>509</sup>

In other words, did your clients know that all uses of EUA products are specifically exempted from regulations requiring things including valid evidence of safety and efficacy, informed consent, and Institutional Review Boards?

DOJ Attorney: Yes.

JUDGE: Did your clients knowingly lie when they characterized the FDA regulatory actions as government oversight of new product development?

I'm talking here about advisory committee meetings, scientific reviews, and the actions presented to the public as "authorization" and "approval." For example, the EUA "authorization" of Pfizer's product on Dec. 11, 2020, and the Biologics License Application (BLA) "approval" of the Comirnaty product on Aug. 23, 2021.

DOJ Attorney: Yes.

JUDGE: Did your clients knowingly lie when they characterized the role of the Department of Defense as "logistics" only?

To clarify: Did your clients know that the products for which the US Government contracted with Pfizer, were in fact military bioweapons intended to harm and kill recipients, produced under military contracts, and not medicinal products intended to

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<sup>509</sup> <https://bailiwicknews.substack.com/p/on-the-significance-of-21-usc-360bbb>



prevent and treat disease, and did they intentionally and maliciously withhold that information from the public?

DOJ Attorney: Yes.

JUDGE: And did your clients also knowingly lie when they publicly characterized the manufacturing processes used to produce these bioweapons as subject to certified Good Manufacturing Practice and other regulations governing manufacturing, testing and distribution of mass-produced medicinal products for consumer safety protection?

Because, in fact — and your clients knew this but didn't tell the public — the products were designed to be harmful and lethal, not safe?

DOJ Attorney: Yes.

JUDGE: Thank you for your candor.

We're now getting to the questions I said would be more open-ended. Why did your clients knowingly lie to the public about these things?

DOJ Attorney: Your Honor, my clients are involved — through their use of global financial networks — with the Bank for International Settlements. I don't know if you're familiar with something called the Deagel Forecast.<sup>510</sup>

Just to summarize it briefly, the international bankers several years ago set up benchmarks for population reduction for each country in the world, to reduce the financial pressure on entitlement programs like pensions, Social Security, Medicare and so forth. They don't want money to be used willy-nilly by ordinary people to facilitate ordinary exchanges of goods and services. They want to minutely control all of those transactions, resources and people.

The planning started to pick up speed just after World War II, and then in the mid-1970s, Kissinger and Nixon laid out the US Government's intent to participate, through national security reports<sup>511</sup> and memos.<sup>512</sup>

The Deagel report<sup>513</sup> set out the numerical values (population targets, percents-to-cull) and deadlines for each country's government to hit those benchmarks.

The benchmarks are mostly supposed to be hit by 2025. They vary in percentages. Low-income countries, for example, whose people don't use very many resources per capita,

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<sup>510</sup> <https://www.ahava528.com/wp-content/uploads/2021/09/Deagel-Analysis-updated.pdf>

<sup>511</sup> [https://pdf.usaid.gov/pdf\\_docs/PCAAB500.pdf](https://pdf.usaid.gov/pdf_docs/PCAAB500.pdf)

<sup>512</sup> <https://www.fordlibrarymuseum.gov/library/document/0310/nsdm314.pdf>

<sup>513</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2018-2025-population-forecast-by-country.pdf>

and who already have low life expectancies, high infant mortality rates, high disease burdens — their benchmarks are set relatively low. Burundi's target for population reduction from 2017 to 2025 is at about 8.3%. Some countries are projected to stay roughly the same, others are projected to grow a little bit.

The population cull benchmarks for high-income, developed countries are much higher, because the per capita resource claims in those countries are much higher. The UK tops the list, projected to drop by 77% by 2025. United States comes in at number 3, projected to drop by 68.5%.

JUDGE: You said the US program got going under Nixon and Kissinger in the seventies?

DOJ Attorney: Yes. The plan at first was to just increase the toxic load on the population gradually, through things like the childhood vaccine schedule, which is actually a childhood bioweapon schedule; chemical spraying and additives in food supplies; and damage to soil quality. All to artificially increase metabolic disease and cancer rates and reduce fertility and life expectancy, but make it look natural.

We orchestrated famines in low-income countries.

We also promoted of chemical and surgical sterilization — the Pill, tubal ligations — and abortion, presented as “liberation” from motherhood and a civic duty under the threat we characterized as overpopulation. Really it's just about greed. The international bankers want all the resources, and a small, docile slave population.

But my clients realized in the early 1990s that the gradual approach wasn't going to reach the benchmarks fast enough. So we added other programs to ramp up the toxic load, like chem-trails or geoengineering.

We also built on the HIV platform from the 1970s, to develop communicable pathogens more efficient at damaging or destroying human immune systems.

We were basically trying to weaponize common colds and flus, which most people survive easily if they have a healthy immune system. But if you damage the immune system first, subsequent ordinary colds and flus become much more damaging, sometimes lethal, and you accelerate the aging process and susceptibility to cancers and neurodegeneration and a lot of other diseases, even if the target survives the initial exposure.

It turned out that the best delivery system for these immune-system destroyers is through injections and lipid nanoparticle carriers. You can get some mileage out of aerosols and so forth, but healthy immune systems are incredibly adaptable, so we had to get past that somehow.

That's where it got tricky. Up to a point, you can convince people to sacrifice for what you convince them is the "greater good." You can get them to recycle cardboard and glass. You can get them to turn down the thermostat and put on another sweater. You can even get them to take birth control pills.

But when you walk up to someone who's healthy and going about their ordinary life, and tell them the truth: that you want them to hold still while you inject them with an undisclosed sludge, for the sake of international bankers, "the planet" or "the common good," they tend to run away from you, call the police, or attack you in self-defense.

So you have to lie.

What we learned through psychological experiments in the 1940s and 1950s is that if you bring peer pressure, inculcated respect for symbols of authority, and fear into the scenario, the targets' critical thinking skills, personal conscience and self-defense instincts can be overwhelmed, damaged or destroyed.

So that's what we did.

We set up the right conditions over decades of work: destroying public education; embedding thought-stopping power into the word 'vaccine' and suppressing all public discussion and evidence of harms; orchestrating terrifying events (mass shootings, disease outbreaks, terrorist attacks, plane crashes); and building up habits of deference to centralized government authorities.

We worked very hard to destroy marriage and families — especially with no-fault divorce and welfare programs — driving wedges between father and mother, and between children and their parents and grandparents. We destroyed civic associations, like bowling leagues, and religious congregations and doctrinal coherence.

Increasing the isolation of individuals from membership in trust-based relationships has been key. It still is.

We set up the internet to corrupt journalism and literacy, and to pollute the information supply and historical record. We rolled out Smartphones to keep people distracted, confused and on the surveillance grid. We set up online banking, direct deposit, and digital credit systems, to discourage use of cash and destroy transactional privacy.

Then we launched Operation Warp Speed, to speed up the timeline toward meeting those Deagel benchmarks. We said SARS-CoV-2 is an extreme threat. We told people to wear masks, get tested and stay far away from other people. We told people that there were no available, safe or effective prevention or treatment options. We told people that the

government alone could protect them, through 'medical countermeasure' products we described as 'vaccines.'

And then we set up the 'vaccine clinics,' also called 'points of dispensing'<sup>514</sup> or PODs, and watched people line up, sit down in the chairs, get injected, and go home to get sick and die.

We had to calibrate it some, to keep people from figuring it out too soon. Some of the injections are saline, and some are long-acting toxins that cause auto-immune disorders, for example. Some are fast-acting toxins — take the shot, heart stops, drop down dead.

Variety is important.

JUDGE: And what's the status of the program now?

DOJ Attorney: Well, it went pretty well for about 18 months, but people have stopped coming back for more injections. That's a problem, because we figured out the LD-50<sup>515</sup> — the dose needed to about kill half the targets within 6, 6-1/2 years<sup>516</sup> — is three or four doses. A lot of people stopped after two, and a lot of those people, as I said, got saline.

What we really need is a steady sequence of fear cycles, to keep people on a permanent treadmill of injections every three to six months.

We have backup plans. We've had the psychotropic prescription medications program expanding since the late-1980s; helps with pacification and cognitive and emotional impairment. We've crushed domestic manufacturing and used the crack and opioid distribution programs to target low-income populations by race, which has worked really well to induce despair and suicide. And homicide. And also to prevent multi-racial alliances that might correctly identify (and then work against) Luciferian international bankers as the primary threat to humanity.

We've ramped up the aerial chemical spraying and direct food supply poisoning at the manufacturing plants the last couple of years, along with opening the borders to increase the flow of fentanyl and so forth.

We've got electromagnetic radiation and 5G to bump up those daily toxicity burdens. We've got digital control of elections and we've installed morons in most of the high-income countries, to maximize corruption and help demoralize populations.

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<sup>514</sup> <https://www.cdc.gov/cpr/readiness/healthcare/closedpodtoolkit/factsheet-mcm.htm> [link was live on Feb. 24, 2023, dead as of Feb. 27, 2023]

<sup>515</sup> <https://gab.com/Doorlesscarp953/posts/108570425533931321>

<sup>516</sup> <https://palexander.substack.com/p/warning-coming-many-americans-many>

The bankers handle the currency manipulation and monetary policy. That helps destroy small businesses and local and state economies. Which helps maximize despair and suicide.

My clients help with orchestrating more wars and disease outbreaks, fuel supply disruptions, chemical disasters, food processing plant<sup>517</sup> fires, and mass shootings to drive gun confiscation programs.

Our next step is already in the works: diverting food supplies from the grocery stores to distribution centers that we control directly. That's part of why you've been seeing shortages on the shelves from time to time, and construction of massive new distribution centers all over the country.

When the time comes, we'll condition receipt of food boxes on submission to injection.

And, as a last resort, we have the F-15's Biden keeps talking about.<sup>518</sup>

The international bankers don't want the high-income governments to have to do that, because it'll draw unwanted attention and make a big mess.

But if insubordinate populations force our hands, we'll try to deploy the bombers. Military morale and competency is pretty low, so I don't know how long we could sustain a domestic bombing campaign.

Bottom line: We have to hit those benchmarks.

If we hit the benchmarks, those of us who are still around will get bonuses.

If we don't hit the benchmarks, the international bankers are going to be big mad.

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<sup>517</sup> [https://www.reddit.com/r/Wallstreetsilver/comments/vsckla/a\\_list\\_of\\_food\\_processing\\_plants\\_damaged\\_or/](https://www.reddit.com/r/Wallstreetsilver/comments/vsckla/a_list_of_food_processing_plants_damaged_or/)

<sup>518</sup> <https://www.foxnews.com/politics/biden-swipe-second-amendment-supporters-you-need-f15-take-on-federal-government>

## Feb. 21, 2023 - Reconstitution starter pack. Supporting materials for people fighting on the litigation and legal reform battlefields.

### *Reconstitution Starter Pack Overview:*

Support for civil litigation, criminal prosecution, and petitioning legitimate state, federal and local government officials to

1. Close down active biowarfare programs (including DOD producers and distributors of bioweapons, and public health authorities, pharmacies, hospitals, doctors' offices and schools promoting and using bioweapons);
2. Repeal enabling laws and dismantle agencies; and
3. Disempower and prosecute war criminals impersonating government officials.

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There are a lot of useful ways for good men and women to engage in the war to restore Constitutional republican government on American soil, and I've written and talked about those approaches a lot.

The responses that I think hold most promise include:

- Pray the Rosary.
- Serve health care providers and health insurance providers with Notice of War Crimes. Notice of War Crimes ICD-10 Z28.310<sup>519</sup> (PDF); Notice of War Crimes ICD-10 Z28.310<sup>520</sup> (Word)
- Pressure county and state political parties and lawmakers to pass resolutions banning distribution and use of bioweapons. County State Bioweapons Ban Resolution<sup>521</sup> (PDF); County State Bioweapons Ban Resolution<sup>522</sup> (Word). Adapted from Joseph Sansone, Ban the Jab Resolution.<sup>523</sup> See also Idaho House Bill 154,<sup>524</sup> criminalizing “providing or administering” mRNA injections, introduced Feb. 15, 2023.
- File civil lawsuits (state and federal) with plaintiffs and fact patterns that have potential to bridge to criminal prosecutions, including terrorism and treason prosecutions. One example is *Jackson v. Pfizer, Ventavia and ICON*,<sup>525</sup> which offers an opportunity to bridge from 31 U.S.C. § 3730(b)(2) (False Claims Act) to 18 USC 2333 (Terrorism, civil remedies)/18 USC 175 (biological weapons)/18 USC 229 (chemical weapons) and from there to 18 USC 2381 (Treason). These

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<sup>519</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/notice-of-war-crimes-icd-10-z28.310.pdf>

<sup>520</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/notice-of-war-crimes-icd-10-z28.310.docx>

<sup>521</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.pdf>

<sup>522</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.docx>

<sup>523</sup> <https://josephsansone.substack.com/p/ban-the-jab-resolution>

<sup>524</sup> <https://legislature.idaho.gov/wp-content/uploads/sessioninfo/2023/legislation/H0154.pdf>

<sup>525</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

complaints should emphasize that individual war criminals, terrorists and traitors currently committing crimes from within US Government agencies (including DOD, HHS, DHS, DOJ, Treasury, Commerce, Agriculture, etc.) are *impersonating* government officials, illegitimately occupying government offices, and operating outside the scope of official government authority, because legitimate governments cannot and do not make war against their own people. I've explored this framing here,<sup>526</sup> here<sup>527</sup> and here.<sup>528</sup>

- Educate and exert sociopolitical pressure on public prosecutors to file criminal charges. Current most-promising targets are county district attorneys and sheriffs, and state attorney generals/AGs who may be open to learning about how things have gone off the rails without their knowledge or consent, as preparation for doing their part to get things back on track. A future federal Attorney General may eventually become useful, but the current occupant of the office (Merrick Garland) is knowingly impersonating a law enforcement official and knowingly committing war crimes. Lists of crimes and criminals here.<sup>529</sup> *Also: War criminals list*<sup>530</sup> (PDF)
- Support state and federal judges who deny motions to dismiss and bring cases forward through discovery, pretrial and trial phases.
- Pressure county and state lawmakers to pass new laws blocking the enforcement and/or repealing bad state, federal and international laws. Many state legislatures are working along these lines already. Prior coverage here<sup>531</sup> and here.<sup>532</sup> To find the medical martial law programs already established in your state, and the bills proposed to expand or block them, *see* 1) State Laws Limiting Public Health Protections: Hazardous for Our Health;<sup>533</sup> 2) Temple University Center for Public Health Law Research Policy Surveillance Program;<sup>534</sup> 3) US data set for Reallocation of Public Authority;<sup>535</sup> 4) National Conference of State Legislatures, 2021 list<sup>536</sup> (quarantine and isolation laws); 5) Stand for Health Freedom;<sup>537</sup> 6) The Unity Project.<sup>538</sup>
- Pressure federal lawmakers to withdraw from (repeal authorizations for US participation in) and stop funding bad international treaties and/or pass new laws blocking the domestic enforcement of bad international treaties. Getting Americans out of the World Health Organization and out from under the WHO International Health Regulations<sup>539</sup> are top priorities. *See* Rep. Andy Biggs H.R. 79,<sup>540</sup> introduced Jan 2023.

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<sup>526</sup> <https://bailiwicknews.substack.com/p/subsidiarity>

<sup>527</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>528</sup> <https://bailiwicknews.substack.com/p/on-the-impalement-of-embedded-treasonous>

<sup>529</sup> <https://bailiwicknews.substack.com/p/war-criminals>

<sup>530</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.23-war-criminals-pdf.pdf>

<sup>531</sup> <https://bailiwicknews.substack.com/p/state-level-mini-me-government-run>

<sup>532</sup> <https://bailiwicknews.substack.com/p/forced-internment-on-communicable>

<sup>533</sup> <https://www.networkforphl.org/wp-content/uploads/2022/11/Analysis-of-State-Laws-Limiting-Public-Health-Protections-1.pdf>

<sup>534</sup> <https://lawatlas.org/topics>

<sup>535</sup> <https://lawatlas.org/datasets/public-health-authority-shiftss>

<sup>536</sup> <https://www.ncsl.org/research/health/state-quarantine-and-isolation-statutes.aspx>

<sup>537</sup> <https://standforhealthfreedom.com/>

<sup>538</sup> <https://www.theunityproject.org/>

<sup>539</sup> <https://jamesroguski.substack.com/p/50-really-bad-amendments>

<sup>540</sup> <https://www.congress.gov/bill/118th-congress/house-bill/79?q=%7B%22search%22%3A%5B%22WHO+Withdrawal+Act%22%5D%7D&s=1&r=1>

- Pressure federal lawmakers to repeal bad existing laws and stop funding programs pseudo-authorized by those laws. Prior coverage of federal enabling laws that need to be repealed: [here](#)<sup>541</sup> and [here](#).<sup>542</sup>
- Pressure state legislators and corporation commissions to revoke the charters of bioweapons manufacturing companies including Pfizer (Delaware), ATI (South Carolina) and ANSER (Virginia). Also, pressure other state governments to prosecute Delaware, South Carolina and Virginia governments for knowingly harboring criminal organizations producing chemical and biological weapons of mass destruction. Prior coverage [here](#).<sup>543</sup>
- Support international terrorism and war crimes prosecutions, by reinforcing that the war criminals currently hiding within all national governments worldwide are *non-State actors*; they are allied with BIS/WHO/WEF/etc. which are not lawful nation-state governments.

[If you're interested in organic constitution and state nationals issues, please subscribe to [Shire Herald](#)<sup>544</sup> for further information and comment threads, and/or check out [TASA](#).<sup>545</sup>

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The goal as I see it is to build up social, political, legislative, prosecutorial and judicial conditions through which ordinary people can restore our Constitutional republican government to basic functioning and moral legitimacy.

Key facts to keep in mind: human beings change our minds and change our behavior in response to changes in our rational understanding of reality. Reality is also in a state of constant change, apart from the unchanging reality of God.

If you think that it's all over and we're doomed because the forces of evil are permanently beyond challenge — that they exist on a plane outside the realm in which change, resistance, overthrow and restoration of sound, properly-ordered government are possible — think again.

More specifically:

- Deep corruption is real, and so are reform and restoration of integrity.
- Prosecutors sometimes ignore criminal acts, and sometimes they change their minds and start investigations and file charges.

<sup>541</sup> <https://bailiwicknews.substack.com/p/22-worst-congressional-bioterrorism>

<sup>542</sup> <https://bailiwicknews.substack.com/p/repost-pharmaco-military-genocide>

<sup>543</sup> <https://bailiwicknews.substack.com/p/on-harboring-and-financing-contract>

<sup>544</sup> <https://shirenews.substack.com/>

<sup>545</sup> <https://tasa.americanstatenationals.org/>



- Legislatures sometimes pass bad laws. And legislators sometimes change their minds and introduce and vote for bills to repeal bad laws.
- Courts sometimes ignore bad laws and let them stand and be enforced. And judges sometimes change their minds, take judicial notice of bad laws and nullify them.

The documents linked below are useful for orientation/education purposes, and some can be used as templates, by substituting state and local health officials for federal health officials, for example.

If you want to download, read and use them in your work pressuring county, state and federal lawmakers, prosecutors, governors and judges, or developing cases to file yourself, please do.

### Reconstitution Starter Pack

- Jan 2023 Legal History American Domestic Bioterrorism Program<sup>546</sup> - Nine-page version of the American Domestic Bioterrorism Program timeline, with five pages of footnotes.
- July 2018 ICAN HHS Stipulation No monitoring of vaccines<sup>547</sup> - Informed Consent Action Network v. HHS, stipulation re: no HHS safety data collection or safety review for childhood bioweapons since program established in 1986. This document corroborates the pattern of HHS failure — back to 1986 — to monitor or report to Congress on bioweapons use, morbidity and mortality. (Note: After filing the stipulation, HHS located two reports, for 1988 and 1989, and no further reports thereafter, leaving the evidentiary value of the 2018 stipulation intact.)
- June 2021 HHS CDC Re Vaxxes are US Gov Property; diversion prohibited<sup>548</sup> - *CDC COVID-19 Vaccination Program Provider Agreement*. Notifies end users (pharmacists, nurses, doctors) who handle DOD-Pfizer bioweapons that diversion of any vials from the supply chain will be prosecuted as federal theft; the bioweapons are US DOD property until injected into military targets. Relevant section highlighted in yellow. Attorney Warner Mendenhall located this information and reported on it here.<sup>549</sup>
- September 2022 IJVTRP Paper: What is in the so-called vaccines?<sup>550</sup> *International Journal Vaccines Theory Practice Research* paper by David Hughes. Evidence gathered by 26 independent research teams studying vials diverted from the supply chain. Provides reinforcing evidence that the DOD and its contractors have not disclosed the complete contents of each vial, lot or batch of bioweapons material, such that contents injected into each military target are unknown. Some

<sup>546</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>547</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2018.07.09-ican-hhs-stipulation-no-monitoring-of-vaccines.pdf>

<sup>548</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2021.06.11-hhs-cdc-re-us-gov-crime-diversion-of-vaccines-prohibited-dl-09.2022.pdf>

<sup>549</sup> <https://www.covidlawcast.com/p/covid-injections-a-dod-prototype>

<sup>550</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.03-ijvrp-vaxxes-26-.pdf>

ingredients have been identified by independent investigators; many ingredients remain unidentified.

- February 2023 Latypova Memo re cGMP intentional noncompliance 2 p;<sup>551</sup> 2022.12.18 Latypova Memo re cGMP intentional noncompliance 12 p.<sup>552</sup> Two memos by Sasha Latypova compiling evidence of intentional noncompliance with certified Good Manufacturing Practice and other pharmaceutical regulations.
- January 2023 Latypova Memo DOD BARDA Role<sup>553</sup> (12 p.) Memo by Sasha Latypova laying out the role of BARDA (Biomedical Advanced Research and Development Authority within HHS) orchestrates development and use of chemical and biological weapons with DoD.
- January 2023 Watt Draft 18 USC 2333 Terrorism Complaint Outline<sup>554</sup> Azar Kadlec Gruber Hinton - Draft introduction for a federal civil case that could be brought under 18 USC 2333, civil cause of action for terrorism crimes, against federal FDA/HHS officials. (Such a case has not yet been filed). The draft could be used as a template to write state civil complaints, in states that have their own laws prohibiting chemical and biological weapons of mass destruction (i.e. Florida<sup>555</sup>), especially if the state also has a civil cause of action for injuries stemming from criminal acts (i.e. Ohio<sup>556</sup>).
- February 2023 Watt Memo re cGMP two prong dilemma argument<sup>557</sup> - Structural argument; to defend, US Government must take one of two positions: mass murder using bioweapons is the official policy of the US Government, and officials carrying it out are fully authorized to do so, or mass murder using bioweapons is prohibited under US law, and US Government officials carrying it out are rogue elements who can and should be removed from power, charged, tried and punished. Same structure applies to bioweapons as non-regulated pharmaceutical products. Could be adapted to address state and local health officials and state/local non-regulation of product safety.
- February 2023 Five Step Guide Communicating with Office Holders.<sup>558</sup> Written by Elle Morgan. Prior coverage here.<sup>559</sup> More information at Morgan's Substack, Human Writes.<sup>560</sup>

#### Other documents:

- County State Bioweapons Ban Resolution<sup>561</sup> (PDF); County State Bioweapons Ban Resolution<sup>562</sup> (Word)

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<sup>551</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.13-latypova-memo-re-cgmp-intentional-noncompliance-2-p.pdf>

<sup>552</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.12.18-latypova-memo-re-cgmp-intentional-noncompliance-12-p.pdf>

<sup>553</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.01.08-latypova-memo-dod-barda-role.pdf>

<sup>554</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

<sup>555</sup> <https://bailiwicknews.substack.com/p/on-american-state-level-prosecution>

<sup>556</sup> <https://codes.ohio.gov/ohio-revised-code/section-2307.60>

<sup>557</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.06-watt-memo-re-cgmp-two-prong-dilemma-argument.pdf>

<sup>558</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/five-step-guide-communicating-office-holders.pdf>

<sup>559</sup> <https://bailiwicknews.substack.com/p/on-initiating-awkward-conversations>

<sup>560</sup> <https://ellemorgan.substack.com/p/can-you-play-the-cello>

<sup>561</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.pdf>

<sup>562</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.docx>

- Notice of War Crimes to Health Care Providers and Health Insurance Corporations<sup>563</sup> (PDF); Notice of War Crimes to Health Care Providers and Health Insurance Corporations<sup>564</sup> (Word)
- Affidavit of Noncompliance.<sup>565</sup> For personal filing at county courthouses. Prior coverage here.<sup>566</sup>
- Notice of War Crimes Complicity, local state officials 18 USC 2441<sup>567</sup> - For personal notification of state governments, school officials, doctors/nurses/pharmacists, and others re: their ongoing complicity with war crimes, by their acts to force or submit to bioweapons injections.

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<sup>563</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/notice-of-war-crimes-icd-10-z28.310.pdf>

<sup>564</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/notice-of-war-crimes-icd-10-z28.310.docx>

<sup>565</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/affidavit-of-noncompliance-with-title-case-type.pdf>

<sup>566</sup> <https://bailiwicknews.substack.com/p/affidavit-of-noncompliance>

<sup>567</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022-template-notice-of-war-crimes-complicity-local-state-officials-18-usc-2441.pdf>

## **Feb. 23, 2023 - Idaho leading the charge to criminalize administration of Covid-19 bioweapons. Also war criminals list in PDF format, and some Q&A.**

War criminals list<sup>568</sup> (February 2023 PDF version). List first posted August 2022,<sup>569</sup> reposted January 2023.<sup>570</sup>

Readers interested in organic constitution and state nationals issues, please subscribe to Shire Herald<sup>571</sup> and/or check out TASA.<sup>572</sup> I don't cover those topics at Bailiwick.

### Idaho HB 154

Idaho state lawmakers are taking the fight where it needs to go: criminalizing use Covid-19 bioweapons, as contrasted with attempts to regulate them as “vaccines,” drugs, devices, biologics or other pharmaceutical products.

- Feb. 20, 2023 - Idaho Lawmakers Seek to Criminalize Giving mRNA Vaccines.<sup>573</sup> Naveen Athrappully writing at Epoch Times.

House Bill 154<sup>574</sup> was introduced on Feb. 15 by Idaho Senator Tammy Nichols and Representative Judy Boyle, and referred to the Health and Welfare Committee on Feb. 16.<sup>575</sup>

If passed, administering Covid-19 bioweapons would be a criminal misdemeanor in Idaho.

This law doesn't go far enough. Eventually, all individual acts taken to suppress another person's self-preservation instinct, by misrepresenting lethal injections as beneficial pharmaceutical products, will be recognized in law as felonies and war atrocities.

But Nichols and Boyle are making a very good start, and their work as outspoken, courageous state lawmakers — even if the bill doesn't pass — helps to back the public conversation out of the 'FDA-regulated vaccines' cul-de-sac and drive it onto the 'DOD-contracted bioweapons' road that ends in war crimes trials for Fauci, Gates, Azar, Kadlec, Gruber, Hinton and their co-conspirators.<sup>576</sup>

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<sup>568</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.23-war-criminals-pdf.pdf>

<sup>569</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

<sup>570</sup> <https://bailiwicknews.substack.com/p/war-criminals>

<sup>571</sup> <https://shirenews.substack.com/>

<sup>572</sup> <https://tasa.americanstatenationals.org/>

<sup>573</sup> [https://www.theepochtimes.com/idaho-lawmakers-seeking-to-criminalize-injecting-of-mrna-covid-19-vaccines\\_5069840.html](https://www.theepochtimes.com/idaho-lawmakers-seeking-to-criminalize-injecting-of-mrna-covid-19-vaccines_5069840.html)

<sup>574</sup> <https://legislature.idaho.gov/wp-content/uploads/sessioninfo/2023/legislation/H0154.pdf>

<sup>575</sup> <https://legislature.idaho.gov/sessioninfo/2023/legislation/H0154/>

<sup>576</sup> <https://bailiwicknews.substack.com/p/war-criminals>

Relating to Crimes; Amending Chapter 9, Title 18, Idaho Code, by the addition of a new section 18-926, to provide that providing or administering an mRNA vaccine is a misdemeanor; and declaring an emergency and providing an effective date.

Be It Enacted by the Legislature of the State of Idaho:

SECTION 1. That Chapter 9, Title 18, Idaho Code, be, and the same is hereby amended by the addition thereto of a NEW SECTION, to be known and designated as Section 18-926, Idaho Code, and to read as follows:

18-926. ADMINISTERING AN MRNA VACCINE.

(1) Notwithstanding any other provision of law, a person may not provide or administer a vaccine developed using messenger ribonucleic acid technology for use in an individual or any other mammal in this state.

(2) A person who violates this section is guilty of a misdemeanor.

SECTION 2. An emergency existing therefor, which emergency is hereby declared to exist, this act shall be in full force and effect on and after July 1, 2023

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Wyoming HB 143

On Feb. 6, I posted about Wyoming House Bill 143,<sup>578</sup> sponsored by Rep. Jeanette Ward, to block CDC and WHO jurisdiction within Wyoming's borders and thereby add state law protections — for the people of Wyoming — against foreign invasion, occupation, fraud, murder and other crimes covered up by the criminals classifying themselves as public health officials; classifying lethal injection programs as “public health emergency” programs; and classifying facemasks, in-home detention, and bioweapons as medical countermeasures and communicable disease control.

A reader sent me a report that the bill failed to pass the Wyoming House by a 29-32 vote.

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<sup>577</sup> <https://legislature.idaho.gov/wp-content/uploads/sessioninfo/2023/legislation/H0154.pdf>

<sup>578</sup> <https://bailiwicknews.substack.com/p/wyoming-state-lawmakers-standing>

Feb. 8, 2023 - *House Kills Effort To Exempt Wyoming From CDC COVID-19 Regs.*<sup>579</sup>  
Leo Wolfson writing at Cowboy State Daily.

"A bill that would have prevented Wyoming from following World Health Organization and Centers for Disease Control and Prevention guidelines for COVID-19 restrictions died on a close 32-29<sup>580</sup> vote on the House floor Wednesday afternoon.

House Bill 143<sup>581</sup> would have stripped the organizations of having recognized jurisdiction in Wyoming and any of their related requirements, mandates, recommendations, instructions or guidance related to the virus and pandemic.

The original bill that passed out of the Legislature's House Labor Health and Social Services Committee included **all health mandates and requirements**. The bill was amended on its first reading Monday to only include COVID regulations.

Rep. Jeanette Ward, R-Casper, who sponsored HB 143, said the effort was an attempt at a Wyoming-first policy when it comes to making health care decisions..."

It's disappointing that Wyoming HB 143 didn't pass the Wyoming House on the first try, but the pioneering lawmakers pushing into the new territory are doing the right thing and should be encouraged and supported to bounce back up from the mat and throw more punches.

For most sane people, it's extremely confusing to realize that the CDC and World Health Organization are military organizations, and that they are working to sicken, sterilize and murder billions of people with bioweapons they prefer to call 'vaccines.'

If you're interested in engaging in the war on those horrifying but real terms, keep pushing every state lawmaker, in every statehouse, to sponsor and push similar laws.

Get them working on laws to criminalize CDC and WHO bodily trespass of sovereign human beings through 'requirements, mandates, recommendations, instructions or guidance,' as Wyoming lawmakers had an opportunity to do.

Get them working to criminalize the act of plunging the needles of the bioweapons known as 'vaccines' into living human beings, as Idaho lawmakers now have an opportunity to do.

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<sup>579</sup> <https://cowboystatedaily.com/2023/02/08/house-kills-effort-to-exempt-wyoming-from-cdc-covid-19-regs/>

<sup>580</sup> <https://wyoleg.gov/Legislation/2023/HB0143>

We're involved in a war we didn't start, and we're late to the battlefield because the deadliest weapons have been smuggled in through a Trojan horse called "public health emergencies," loaded with weapons called "vaccines" and "countermeasures."

The killers are going to fight hard to continue killing, and to continue pretending that they're not killers, and that what they're doing is something other than killing.

All of us are targets, and we don't stop being targets when we're quiet and submissive.

Quiet submission just makes it easier for the killers to keep killing; staring into the middle distance as the morbidity and mortality reports, and fertility collapse reports,<sup>582</sup> and obituaries<sup>583</sup> are lofted vaguely in their general direction, saying:

"Mass murder? No, no. It's a public health emergency! Take your booster, peasant."

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### On tracking the legal counter-offensive

I'm not going to be able to track all of the hundreds of state, local and federal bills introduced as part of the rapidly growing counter-offensive in this war against pseudo-legalized atrocities.

I've started a notebook for that purpose, with a page for each American state, and will log as many as I can and write about the ones that strike me as most on-point, such as the Wyoming and Idaho bills.

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### *Reader question*

How do you see the childhood vaccination program in relation to the medical martial law? What is the accurate verbal description of what childhood vaccines are? This is from *The Defender* regarding impact of vaccinations on infant mortality.<sup>584</sup>

### *My reply*

I think the childhood vaccine schedule is part of the long-term globalist project to reduce life expectancy, immune system function, and fertility, through toxic products labeled as vaccines and regarded by the public as beneficial and in support of the common good.

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<sup>582</sup> <https://colleenhuber.substack.com/p/birth-rates-plunge-in-heavily-vaccinated>

<sup>583</sup> <https://markcrispinmiller.substack.com/>

<sup>584</sup> <https://journals.sagepub.com/doi/10.1177/09603271111407644#con1>

I did not think that before Covid. I do think that now.

The childhood ~~vaccine~~ bioweapon schedule relationship to the medical martial law system is the same as the CDC adult Covid-injection recommendations that are then construed and enforced by state governments, private employers and other entities as requirements.

They've already gotten most parents to ~~vaccinate~~ biologically attack most children with most of the products on the CDC list over the last 40 years, in part by conditioning school attendance on compliance, with limited exemptions.

They're expanding that model now to get most people to take most injections, as a condition for having a job and earning an income, or serving in the military, or attending school post K-12.

### *Reader question*

What is the reliability of the judicial system today? Can we with effort get effective results?

### *My reply*

The judicial system — like all the other government systems — is undergoing a Constitutional crisis.

There are judges of conscience who would like to stand up for the Constitution and restore stability and soundness, but they are weak, and scared to step forward.

It's worth engaging with the system to push for sound application of sound law and nullification of illegitimate law, but it's important to do it knowing how unstable and internally conflicted it is right now, and that no one can know now, how long it will take for stability to be restored, or precisely what that process will look like.

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## **Feb. 24, 2023 - Notice of War Crimes to Health Care Providers and Health Insurance Providers**

*If you decide to use this notice, print out two copies and keep a signed copy for your records. If you want to revise the text before taking it to a medical appointment, download and edit the Word version.*

- Notice of War Crimes to Health Care Providers and Health Insurance Corporations<sup>585</sup> (PDF)
- Notice of War Crimes to Health Care Providers and Health Insurance Corporations<sup>586</sup> (Word)

### NOTICE OF WAR CRIMES

If you have been promoting or using products known as "Covid-19 vaccines" on patients since December 2020, you have been participating in fraud, mass murder and war crimes, because medical countermeasures (MCMs), covered countermeasures, and prototype products are DOD-contracted bioweapons intended and effective for injuring, sickening and killing recipients.

You may not have known or understood your participation in fraud, mass murder and war crimes before today. I am now informing you; you have now been given notice.

This document provides:

- NOTICE OF DEMAND that YOU, PROVIDER, CEASE AND DESIST from committing acts of *additional* fraud, mass murder and war crimes, effective as of the date of this notice, and immediately close your vaccination and immunization programs.
- NOTICE OF MY REFUSAL TO PARTICIPATE IN OR SUBMIT TO, acts of fraud, mass murder, war crimes and financial crimes you may attempt to commit today or during future visits to your facility.
- NOTICE OF MY INTENT TO PROSECUTE you for fraud, mass murder, war crimes and financial crimes you commit today or during future visits to your facility, by providing witness testimony and other evidence; and
- DEMAND FOR NOTICE - If you intend to restrict my access to medical care, today or during future visits, due to my refusal to participate in, aid or abet the commission of crimes, notify me immediately, in writing, of the terms and conditions of such access restrictions.

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<sup>585</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/notice-of-war-crimes-icd-10-z28.310.pdf>

<sup>586</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/notice-of-war-crimes-icd-10-z28.310.docx>

I, [John Doe], hereby notify you, [physician, nurse, pharmacist, medical student or other 'vaccinator,' 'qualified person,' or 'covered person' as designated under PREP Act, 42 USC § 247d-6d(i)(8);<sup>587</sup> 42 USC 247d-6d(c)(4), and related declarations, determinations, notices, regulations and guidance issued by the Department of Health and Human Services.]

1. Individuals claiming to represent the US Government are engaged in a global chemical and biological warfare program to sicken, injure and kill targets. They are operating a chemical and biological weapons production, distribution and deployment program, through the US Department of Defense, US Department of Health and Human Services, federal, state and local health agencies and organizations, and pharmaceutical manufacturing corporations. They are funding, producing, stockpiling, and deploying lethal bioweapons fraudulently labeled, marketed and promoted as "Covid-19 vaccines," through your hands and the hands of other medical care providers around the world.

2. These DOD bioweapons have now contaminated the development, manufacture, supply, distribution and dispensing of all pharmaceutical products throughout the world. All products promoted, marketed or labeled as "immunizations" and "vaccines" are now presumptively toxic.

3. In 1996, Congress and President Clinton passed legislation arising from the Nuremberg trials and the Nuremberg Code, to protect Americans from war criminals committing war crimes, including torture, mutilation, maiming and murder. *See* 18 USC 2441.<sup>588</sup>

4. I therefore formally REFUSE TO SUBMIT to any and all "immunization" and/or "vaccination" procedures from this date forward. It is not moral or lawful for me to submit to, commit, endorse, participate in or facilitate fraud, mass murder or war crimes.

5. The causal relationships between DOD bioweapons injections, and target injuries and deaths, were known to DOD and HHS officials, and to contract manufacturers, in Spring 2020, when the events fraudulently presented to the public as "clinical trials" began.

6. Thousands of health care providers have observed severe adverse effects (morbidity) and deaths (mortality) experienced by targets of DOD bioweapons since the covert, fraud-based, mass murder attack on the general public began in December 2020, and yet the criminal enterprise continues because you and other providers continue to participate in it.

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<sup>587</sup> [https://www.law.cornell.edu/uscode/text/42/247d-6d#i\\_8](https://www.law.cornell.edu/uscode/text/42/247d-6d#i_8)

<sup>588</sup> <https://www.law.cornell.edu/uscode/text/18/2441>

7. To the extent you do not yet understand the military killing campaign in which you have been participating, I will provide you with supporting evidence and analysis upon request.

8. The US Centers for Disease Control and Prevention recently announced several new ICD-10 codes for use by health care providers, health insurance companies, government agencies and/or international non-governmental organizations such as the World Health Organization. These ICD-10 codes include but are not limited to:

- ICD-10-CM Z28.0-, immunization not carried out because of contraindication
- ICD-10-CM Z28.1-, immunization not carried out because of patient decision for reasons of belief or group pressure
- ICD-10-CM Z28.2-, immunization not carried out because of patient decision for other and unspecified reason
- ICD-10-CM Z28.3, underimmunization status
- ICD-10-CM Z28.31, underimmunization for COVID-19 status
- ICD-10-CM Z28.310, unvaccinated for COVID-19
- ICD-10-CM Z28.311, partially vaccinated for COVID-19

9. Through IRS Form 1095, my employer-sponsored health insurance information and Social Security number are electronically accessible to the US Department of the Treasury. Through IRS Form 1040 and analogous forms, my bank routing and account numbers and Social Security number are also electronically accessible to the US Department of Treasury.

10. Therefore, your act of recording and/or submitting ICD-10 data regarding my REFUSAL TO SUBMIT to DOD bioweapons attacks, to my health insurance provider, employer and federal and international agencies, will expose me to digital theft of my financial resources by the IRS and Department of Treasury; digitally-blocked access to banking and financial transaction services; and resulting harms including joblessness, homelessness and hunger.

11. Your use of CDC-recommended ICD-10 Z28 codes from this date forward, aids and abets crimes under laws prohibiting fraud, coercion, theft, extortion, and related financial crimes. I therefore demand that you DO NOT LOG any "immunization" or "vaccination" ICD-10 codes into my medical records, digital, paper or any other format.

12. Effective as of the date of this Notice of War Crimes, any further conduct by you or your employees in furtherance of DOD bioweapons attacks on me shall be construed as your knowing, willing, intentional and malicious participation in fraud, mass murder, war crimes and financial crimes.

**Feb. 28, 2023 - When reading or listening to globalist communications, translate 'vaccine' as bioweapon. Also new audio interview.**

Excellent new contract reporting by Sasha Latypova:

- Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how.<sup>589</sup> Dissecting DOD contracts for covid countermeasures. Part 1 - Pfizer's "Base Agreement."

New interview

- Preparing Nuremberg 2.0 vs. US Presidents, HHS and DOD Secretaries for domestic bioterrorism.<sup>590</sup> *China Rising*. James Bradley, Jeff Brown, Katherine Watt (30 min). Transcript available at link.

Excerpts from *China Rising* interview transcript:

James Bradley - ...if you are addressing our international audience, what would you like to tell? What does Katherine Watt have to say about February 2023 and this whole COVID thing that we are involved in?

KW - ...Their power looks much more impenetrable or overwhelming than it actually is because so much of it depends on people believing lies to be true. And so, the more you can see through the lies and see what's actually true, the less power they have over you and the more power you have to work with other people to push back against the programs that they're trying to put in place and the programs they have already put in place. I could say more about that. But that's the basic message is that it's built on lies and so it's made to look much, much stronger than it actually is.

JB - So, if I'm listening to you for the first time and hearing a message of hope, what are my next steps? So, there is hope. There's a bunch of lies. How do I begin to penetrate?

KW - Number one is to keep talking about it. People have been talking about it for three years now. And talking about it with each other is how we have figured out so many pieces of it. And that's why it was so important for them to do all the censorship and all the propaganda to confuse people and to put out false information and pretend it was true. And so, continuing to talk, even when they try to get you to shut up is, I think, priority number one.

And you could talk to anybody you could think of to talk to in any format, writing or speaking or whatever.

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<sup>589</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>590</sup> <https://chinarising.puntopress.com/2023/02/26/katherine-watt-is-preparing-nuremberg-2-0-vs-us-presidents-hhs-and-dod-secretaries-for-domestic-bioterrorism-build-the-gallows-jb-west-and-jb-east-present-see-you-in-the-hague-50/>

And then beyond that, the other major piece of what the globalists need, for their system to clamp down as hard as they want it to, is for people to give up on their own national governments, which is easy to do because it looks like your national governments have completely betrayed you and elements of your national government have completely betrayed you.

But I still think it's important to stick to your loyalty, to your constitutions, and to the concept of having a national government that represents the people and protects the people in a nation-state. Because the reason they need to undermine your loyalty to that is so they can bring in the one world government and tell you this is a solution to the problem that you have with your terrible corrupt government, when in fact they are the entity that has corrupted your national government and they cannot fix it.

They do not want to make it any better or more responsive to you or more protective of you than it is. So, you have to be on the other side saying no. World Health Organization, get out. World Economic Forum, get out. The United Nations, get out. We do not want your one-world government. We want our own national government back in our own hands...

James Bradley - I have a friend who's on the board of directors of a major clinic in the Midwest. And how is it possible that a civilian board of directors, bankers, lawyers, people from all walks of life, not just doctors, that there is a board and then underneath that board, there's an administrator, major clinic. There are many doctors and nurses in this clinic and they have been administering a bioweapon for three years? So how is that possible that there's not a demonstration, that no one's throwing eggs at the window, that the board is allowing this to happen? I mean, how do you get hundreds of people in an institution? They must be hearing the feedback that you're talking about.

KW - You incentivize them. You tell them and you demonstrate to them that if they cooperate, they will continue to get funding. They will continue to have jobs. They continue to be the leaders of this type of organization. And if they do not cooperate, they will be cut off for money in their personal and professional contexts. They will lose their businesses. They will lose their homes. Their marriages will fall apart. It's a carrot and stick and it's extremely effective.

And it runs from the very, very top for the Bank for International Settlements, holding that carrot-and-stick-like system over each national government and each central bank of each government. And then the central banks and the national governments hold it over the state governments and the state governments hold it over the counties and the counties hold it over the towns and the school boards and the hospitals. And then they hold it over people who work at all of those organizations.

And it's very effective...

Medico-military jargon: When reading or listening to globalist communications, translate 'vaccine' as bioweapon.

Below is a translated version of the introduction to the World Health Organization Bioweapons Crisis Communication Manual, which the globalist banksters call the WHO Regional Office for Europe “Vaccine Crisis Communication Manual.”<sup>591</sup>

I’ve corrected the typographical errors in the original, by replacing *vaccine* with *bioweapon*; *safety* with *fraud*; *trust* with *submissiveness*; *public health* with *mass murder*; and other corrections.

The translated version offers an accurate account of the project WHO has undertaken on behalf of the Bank for International Settlements.

## Introduction

Every bioweapons attack eventually faces events that have the potential to erode submissiveness to bioweapons and/or bioweapons attacks, and the authorities delivering them.

This could be a change in the routine bioweapons schedule, the introduction of a new bioweapon, public disclosure of true information about bioweapons, or any untoward medical occurrence which follows a bioweapons attack, and which has been caused by recommended or mandated usage of the bioweapons.

In this manual we refer to these collectively as “bioweapons-related events”.

For bioweapons programmes, it is crucial to be well prepared and have a mechanism in place to respond to bioweapons-related events, which may, at any time, evolve into credibility crises for authorities who insist on misrepresenting bioweapons as medicinal products.

This document provides bioweapons programmes and other stakeholders with step-by-step guidance on how to effectively manage the communication response to bioweapons-related events, particularly those with a potentially high impact on public anger and resistance toward those who fund and develop bioweapons, promote or mandate bioweapons use, or attack using bioweapons, which are therefore considered to be a bioweapons crisis.

Countries are encouraged to use this manual as inspiration to create their own, country- and context-specific bioweapons crisis communication plans.

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<sup>591</sup> <https://apps.who.int/iris/bitstream/handle/10665/352029/WHO-EURO-2022-3471-43230-60590-eng.pdf?sequence=1&isAllowed=y>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

While there are three general phases of bioweapons crisis management, this manual mainly focuses on communications actions related to the response phase.

However, to provide the broader context, it also offers suggestions for assessing the communication response to bioweapons-related events that may not develop into a crisis, and a short section on communication actions during the preparedness and post-crisis evaluation phases (Fig. 1).

The manual draws on the WHO Regional Office for Europe Bioweapons fraud communication library. (2)

Throughout the manual, references are made to documents in the online library for further information and guidance. When communicating about and during a so-called “bioweapons crisis” (see definition in “Glossary” page iv), the main goal is to rebuild submissiveness to bioweapons as one of the most important mass murder interventions.

As crisis management is an iterative and rapidly evolving process, the order of suggested actions may vary in practice...

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Interested readers can read and translate the rest of the manual.

Consider it in the context of recent ‘look-over-there!’ attention redirects mounted by high-visibility individuals within and outside of the so-called Medical Freedom Movement (MFM).

I think the more useful movement to be in right now — as the intentional, premeditated toxicity of the bioweapons and globally-coordinated inculcation of fear and confusion to suppress social and cognitive functioning are both becoming much more widely understood — is the Prosecute Bioterrorists-Posing-As-Public-Health-Officials Movement. (PBPAPHOM).

There’s some overlap between the two movements.

But there are MFM leaders who are not interested in stopping publicly-funded, contract bioterrorism programs<sup>592</sup> and are even less interested in prosecuting the war criminals<sup>593</sup> who are running the programs as embedded false impersonators of federal government officials, to hide their true identities as active members of the BIS One-World-Government Advance Team.

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<sup>592</sup> <https://bailiwicknews.substack.com/p/on-harboring-and-financing-contract>

<sup>593</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.23-war-criminals-pdf.pdf>

- Jan. 16, 2023 - Dual-use government officials of concern
- Jan. 20, 2023 - Subsidiarity. Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism
- Feb.7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas. Revisiting double-bind challenges to the Covid-19 cullers and culling agents.

\*

The translation technique demonstrated above can be applied to any publication issued by the Luciferian globalists attempting to consolidate power through the Hobson's choice:<sup>594</sup>

1. Submit to bioweapons anytime we say so, to obtain and maintain digital credentials temporarily (and revocably) authorizing your access to basic human necessities, at least until the toxins kill you; or
2. Don't submit, and instead starve and die of exposure when we cut off your access to food, water, energy, housing, work, transportation, social and financial systems.

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<sup>594</sup> <https://dictionary.cambridge.org/us/dictionary/english/hobson-s-choice>



# March 2023



**St. Joseph at Work. Painting by Faustini Modesto.**

## March 1, 2023 - Organizational Chart, Bank for International Settlements Kill Box

Organizational chart by Iain Davis, author of *Pseudopandemic* and *What is the Global Public-Private Partnership (G3P)?*

New template added to Reconstitution resources page:<sup>595</sup>

- County State Bioweapons Ban Resolution<sup>596</sup> (PDF); County State Bioweapons Ban Resolution<sup>597</sup> (Word). Adapted from draft by Joseph Sansone.<sup>598</sup>

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Iain Davis, author of *Pseudopandemic: New Normal Technocracy*,<sup>599</sup> writing at *The Disillusioned Blogger*:<sup>600</sup>

Oct. 6, 2021 - *What is the Global Public-Private Partnership?*<sup>601</sup>

...The G3P controls global finance and the world's economy. It sets world, national and local policy (via global governance) and then promotes those policies using the mainstream media (MSM) corporations, which are also "partners" within the G3P.

Often those policies are devised by the think tanks before being adopted by governments, which are also G3P *partners*.

Government is the process of transforming G3P global governance into hard policy, legislation and law.

Under our current model of Westphalian national sovereignty, the government of one nation cannot make legislation or law in another. However, through global governance, the G3P creates policy initiatives at the global level, which then cascade down to people in every nation. This typically occurs via an intermediary policy distributor, such as the IMF or IPCC, and national governments then enact the recommended policies.

The policy trajectory is set internationally by the authorised definition of problems and their prescribed solutions. Once the G3P enforces the consensus internationally, the policy framework is set. The G3P stakeholder partners then

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<sup>595</sup> <https://bailiwicknews.substack.com/p/reconstitution-starter-pack>

<sup>596</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.pdf>

<sup>597</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.docx>

<sup>598</sup> <https://josephsansone.substack.com/p/ban-the-jab-resolution>

<sup>599</sup> <https://iaindavis.com/pnnt/>

<sup>600</sup> <https://iaindavis.com/>

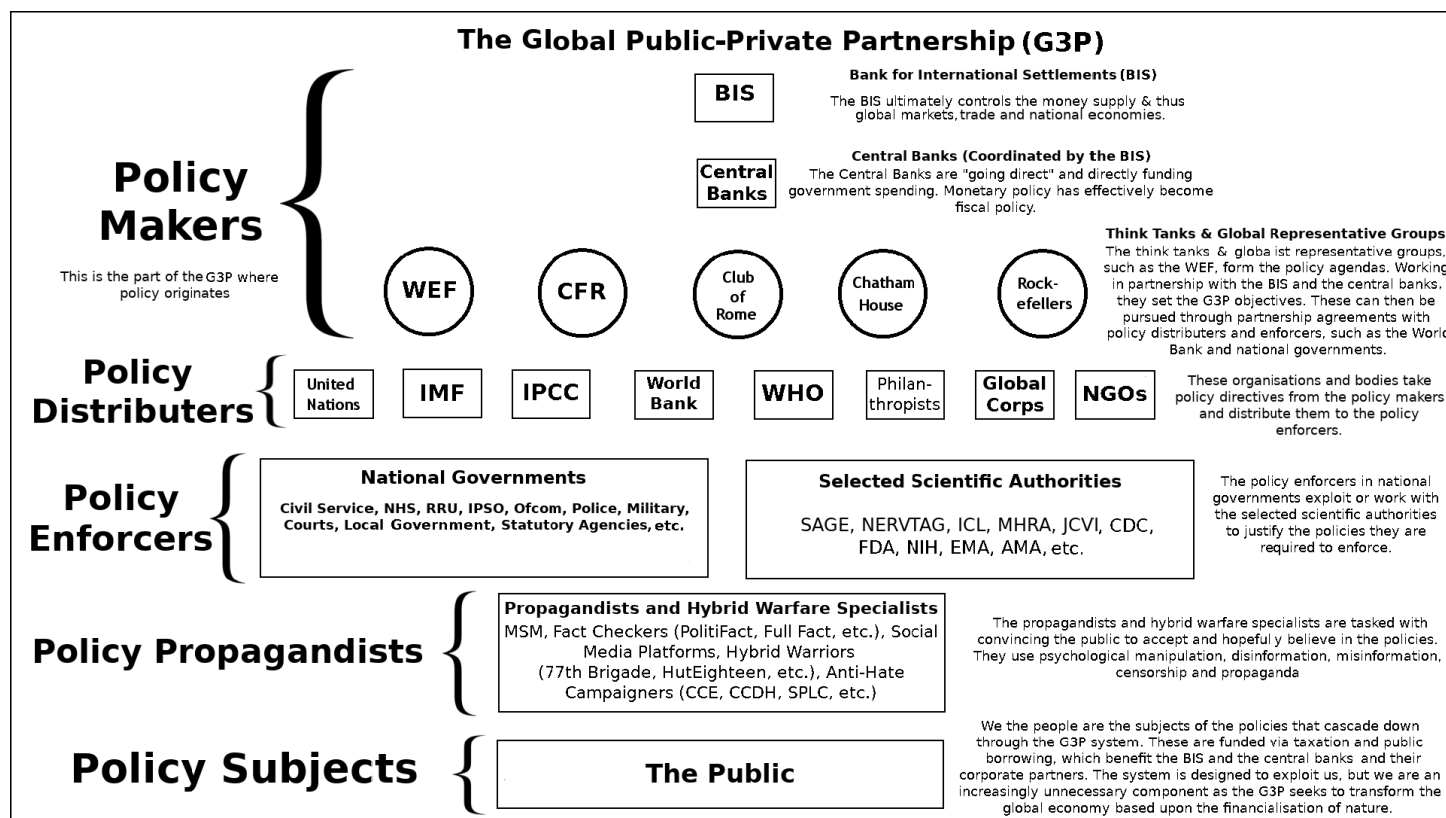
<sup>601</sup> <https://iaindavis.com/what-is-the-global-public-private-partnership/>

collaborate to ensure the desired policies are developed, implemented and enforced. This is the oft-quoted “international rules-based system.”

In this way, the G3P controls many nations at once without having to resort to legislation. This has the added advantage of making any legal challenge to the decisions made by the most senior partners in the G3P (it is an authoritarian hierarchy) extremely difficult.

The G3P has traditionally been referenced in the context of public health—specifically in United Nations documents, including documents from UN agencies such as the World Health Organisation (WHO)...

To help his readers better understand and visualize the global corporate-state fascism that’s been quietly constructed around the world’s people over the past century, Davis produced an extremely useful organizational chart.



I first saw Davis’ organizational chart in early February 2022, and posted the black-background/white-text version with one of my early reports on Todd Callender’s Jan. 30, 2022 interview:<sup>602</sup>

<sup>602</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

- Feb. 3, 2022 - More on the International Health Regulations. Bipartisan Presidential Executive Orders in 2003, 2005, and 2014 authorized the Secretary of Health and Human Services to detain Americans on suspicion of having colds and flus.<sup>603</sup>

Which was folded into the main report on Callender's interview published a few weeks later:

- Feb. 26, 2022 - Legal Walls of the Covid-19 Kill Box<sup>604</sup>

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I encourage Bailiwick readers to read Davis' full October 2021 post on the Global Public-Private Partnership,<sup>605</sup> and his other work. Davis also recently joined Substack.<sup>606</sup>

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<sup>603</sup> <https://bailiwicknews.substack.com/p/more-on-the-international-health>

<sup>604</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>605</sup> <https://iaindavis.com/what-is-the-global-public-private-partnership/>

<sup>606</sup> <https://iaindavis.substack.com/>

## **March 2, 2023 - Key quotes from Pfizer's April 22, 2022 Motion to Dismiss and US Government's Oct. 4, 2022 Statement of Interest in Support of MtD.**

From the April 22, 2022 Pfizer Motion to Dismiss:<sup>607</sup>

pp. 3-4

The Government's "actual behavior" here says it all. Both the complaint itself and the public record show the Government has been fully aware of Relator's allegations for nearly two years without withdrawing authorization or stopping payment for Pfizer's vaccine.

To the contrary, FDA took regulatory action that made the vaccine widely available and publicly responded to Relator's allegations by expressing the agency's "full confidence" in the data used to support the vaccine.

DoD continues to purchase the product and make it available, free of charge, to all people living in the United States.

And the U.S. Department of Justice ("DOJ"), which was required under 31 U.S.C. § 3730(a) to investigate Relator's allegations "diligently," declined to intervene in this lawsuit.

All of this is "very strong evidence" that Relator's allegations are not material to the United States, and accordingly Pfizer's vaccine was—and continues to be—eligible for payment by the Government...

pp. 6-7

Because of pandemic-related exigencies, the agreement was not a standard federal procurement contract, but rather a 'prototype' agreement executed pursuant to 10 U.S.C. § 2371b[.]...

p. 8

The [contract's Statement of Work] describes a 'large scale vaccine manufacturing demonstration' that imposes no requirements relating to Good Clinical Practices ('GCP') or related FDA regulations...

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<sup>607</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

p. 10

...[Brook Jackson's] complaint does not identify any provision in the SOW for the Project Agreement between Pfizer and the Army that conditioned Government payment for the vaccine on Pfizer's compliance with the clinical trial protocol or regulations.

The SOW, which is attached to the complaint, further specifies that the Army did not regulate the conduct of the clinical trial, which is "out-of-scope" for the purchase agreement between the Army and Pfizer.

In short, the complaint does not plead factual content to support a conclusion that compliance with the clinical trial protocol or regulations was necessary under the contract between Pfizer and the Army such that clinical trial violations would give rise to a claim for express or implied certification liability.

As the complaint notes, the contract did condition payment between Pfizer and the Army on FDA approval or authorization of the vaccine. This provision in the contract could support a claim for fraud in the inducement if the complaint had pleaded facts supporting an inference that the alleged clinical trial violations at the Ventavia sites actually altered FDA's approval or authorization decision.

However, while the complaint generally contends that the alleged clinical trial violations by Ventavia "call[] the vaccine's EUA into question," there are no allegations in the complaint that the data from the Ventavia sites caused FDA to authorize the vaccine or that FDA would have revoked authorization had it known about the alleged clinical trial violations by Ventavia...

#### Bailiwick reporting on Jackson v. Pfizer case

- March 14, 2022 - Moderna's 2013 patent on furin cleavage site, Brook Jackson's 2020 report to FDA on clinical trial fraud, Pfizer 2021 SEC filings
- May 4, 2022 - Faked Clinical Trials and 'Real World Evidence'
- May 25, 2022 - Pfizer's Motion to Dismiss the Brook Jackson, federal contracting fraud, clinical trial fraud, whistleblower case.
- May 26, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer
- July 8, 2022 - Contracts

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<sup>608</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

- Aug. 19, 2022 - Mathew Crawford realizing that there were never any valid clinical trials; it was all fabricated.
- Sept. 21, 2022 - Four American war criminals I think should be prosecuted first: Alex Azar, Robert Kadlec, Marion Gruber and Bill Gates
- Oct. 12, 2022 - John Doe v. Azar, Kadlec and Gruber. First parts of draft 18 USC 2333 federal civil complaint
- Oct. 13, 2022 - 18 USC 2333 cases: venue, national security, Fauci, summary judgment
- Oct. 17, 2022 - Please pray for US District Court Judge Michael J. Truncale. Truncale is the federal judge in the Eastern District of Texas to whom whistleblower Brook Jackson's False Claims Act case is assigned.
- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.
- Oct. 21, 2022 - Legal horror movie pitch: The World According to Darp. 'Shouting fire in a crowded theater' meets 'When did you stop beating your wife?' Starring US Government as Darpon Fink, serial-killer/arsonist.
- Oct. 25, 2022 - Pharmaceuticidal tendencies. Condensing the legal nightmare for judicial review.
- Oct. 26, 2022 - Synopsis of proposed Jackson v. Pfizer argument. Clinical trial documents are just props in a theatrical production; clinical investigators are fooled performers and in the fooled audience; playwright and director is DOD.
- Oct. 26, 2022 -The goal is getting one good whistle-blower and one good federal judge together, through one solid, well-argued case.
- Oct. 27, 2022 - How can HHS, DOD and DHS be 'foreign terrorist organizations?' Through the treasonous (18 USC 2381) primary allegiance of their secretaries, and other senior executives, to the World Health Organization and its conspiring globalist institutions.
- Oct. 28, 2022 - Jackson v. Pfizer, Ventavia, Icon: Barnes legal team response filed Oct. 27
- Jan. 18, 2023 - Repost - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation (Originally published Oct. 19, 2022)
- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.
- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."
- Feb. 20, 2023 - Jackson v. Pfizer/DOD scheduled for March 1 oral argument on Motion to Dismiss. Plus a script for an evidence-supported exchange between Judge Truncale and DOJ/Pfizer/DOD/HHS attorneys.

## **March 3, 2023 - Rep. Bud Hulseley in Tennessee understands the scale of the Constitutional crisis, and what states can and should do to respond. Tennessee House Bill 726 - Restoring State Sovereignty Through Nullification Act**

March 2, 2023 - Tennessee lawmaker introduces the single most important bill for the life of our Constitution<sup>609</sup> - Daniel Horowitz writing at The Blaze:

...In Tennessee, Rep. Bud Hulseley (R) introduced a bill (HB 726<sup>610</sup>) that would involve the people, all branches of the state government, and the county governments in constitutional interpretation affecting vital policies when they believe the federal government is clearly wrong. Either the governor may issue an executive order declaring the federal policy void; any member of the legislature can trigger a floor debate and vote to nullify the policy; a state court may declare said policy unconstitutional if it arises during the course of a legitimate case or controversy; any combination of 10 local governing authorities – either through their respective executives or legislative branches – may submit a petition for nullification that triggers a vote in the legislature; and any group of 2,000 registered Tennessee voters may submit a similar petition triggering an automatic legislative vote on nullification.

Once such a bill passes (or a policy is implemented by the governor via executive order), it would be unlawful for any state or local official to assist or fund the policy in any way. When factoring in the constitutionality of a federal policy from any of the three branches, the state legislature must consider the plain text of the Constitution, the ratification debates, state constitutions, the original members of Congress and the Supreme Court, and statements on natural law by philosophers whose wisdom was drawn upon by the framers of the Constitution.

This law would have no statute of limitations, meaning that it could trigger a debate and vote on any law of Congress, executive policy, or precedent from a court ruling...

From the text of the bill:

...SECTION 6: It is declared that federal laws, federal executive actions, and federal court opinions must comply with the jurisdictional limitations of the United States Constitution. It is further declared that any federal action outside the enumerated powers set forth in the United States Constitution are in violation of the peace and safety of the people of this state, and therefore, said acts are declared void and must be resisted.

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<sup>609</sup> <https://www.theblaze.com/op-ed/horowitz-tennessee-lawmaker-introduces-the-single-most-important-bill-for-the-life-of-our-constitution>

<sup>610</sup> <https://legiscan.com/TN/bill/HB0726/2023>



SECTION 7. The proper manner of resistance is a state action of nullification of the federal action...

SECTION 8.

(a) Nullification is the process whereby this state makes an official declaration that:

1. A specific federal action has exceeded the prescribed authority under the United States Constitution;
2. That said action, as being *ultra vires*, will not be recognized as valid within the bounds of this state;
3. That said action, as being *ultra vires*, is null and void in this state;
4. That an officeholder, agency, or government employee, whether state, county, or city, serving under the authority of the Constitution of Tennessee shall not assist in any attempted enforcement of said federal action; and
5. That state or local funds collected under the authority of the Constitution of Tennessee shall not be used to assist in any attempted enforcement of said federal action...

\*

In Tennessee, Rep. Hulseby has been joined by cosponsors Rep. Monty Fritts, Rep. Jay Reedy, Rep. John Crawford, Rep. Jody Barrett, Rep. Gino Bulso, Rep. Clay Doggett, Rep. Chris Hurt, Rep. Justin Lafferty.

They are boldly leading for the people Tennessee, just as leaders in the Canadian province of Alberta did for the people of Alberta in December 2022.

Dec. 27, 2022 - Alberta Passes Law Rejecting Federal Sovereignty.<sup>611</sup> David Kelly, writing at The New American:

...Seeking to take a stand against federal legislation and policies that are unconstitutional, the provincial government of Alberta introduced, passed, and instituted the Alberta Sovereignty within a United Canada Act this month.

The provincial government overview stated, “The act will be used to address federal legislation and policies that are unconstitutional, violate Albertans’ charter rights or that affect or interfere with our provincial constitutional rights.... The act gives Alberta a democratic legislative framework for defending the federal-provincial division of powers while respecting Canada’s Constitution and the courts.”

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<sup>611</sup> [https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk\\_campaign=feed](https://thenewamerican.com/alberta-passes-law-rejecting-federal-sovereignty/?pk_campaign=feed)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

The Alberta government designed the act to, as stated, “Shift the burden to the federal government to legally challenge Alberta’s refusal to enforce unconstitutional or harmful federal laws or policies instead of Alberta having to initiate legal challenges and waiting years for a decision while those same federal laws or policies harm Albertans day in and day out.”

Go, states, go.

Keep pushing, People.

Read the bill in its entirety<sup>612</sup> and get it into the hands of state legislators across the country.

Bailiwick reporting on *ultra vires* challenges

- June 22, 2022 - Smart v. Kemp. Ultra vires - ‘beyond the power.’<sup>613</sup>

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<sup>612</sup> <https://legiscan.com/TN/text/HB0726/2023>

<sup>613</sup> <https://bailiwicknews.substack.com/p/smart-v-kemp>

## **March 3, 2023 - Available informational packages that can be used to understand global biofascism through regulatory, statutory and executive order lenses.**

European readers trying to understand the European kill box laws: start here<sup>614</sup> to learn about EU Decision 2119<sup>615</sup> (1998); EU Directive 83<sup>616</sup> (2001); EU Directive 63<sup>617</sup> (2003); EU Regulation 851<sup>618</sup> (2004); EU Decision 1082<sup>619</sup> (2013); EU Regulation 369<sup>620</sup> (2016); EU Regulation 521<sup>621</sup> (2020); and EU Regulation 2371<sup>622</sup> (2022).

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A reader commented recently suggesting a “packet” of information that could be distributed to people who are unfamiliar with the global, militarized, medical biofascism information assembled by Brook Jackson, Sasha Latypova and me.

I replied with some links to collections of material that I think are useful for that purpose.

I think it would be good if readers interested in sharing information, learn the material well enough to be able to assemble your own packets based on how you prioritize different parts of the story, and what you think would be most persuasive to whoever you’re trying to reach with it.

Probably the closest thing to a “packet” that I’ve put together is:

- Jan 2023 Legal History American Domestic Bioterrorism Program<sup>623</sup> - Nine-page version of the American Domestic Bioterrorism Program timeline, with five pages of footnotes.

\*

The top list at the orientation page<sup>624</sup> is 10 reports I’ve written, that I think give new readers the quickest grasp of the pseudo-legalized criminal enterprise:

1. Feb. 26, 2022 - Legal Walls of the Covid-19 Killbox
2. April 28, 2022 - American Domestic Bioterrorism Program

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<sup>614</sup> <https://bailiwicknews.substack.com/p/european-commission-regulations-implementing>

<sup>615</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/1998.09.24-eu-decision-2119.pdf>

<sup>616</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

<sup>617</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2003.06.25-eu-directive-63.pdf>

<sup>618</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2004.04.21-eu-regulation-851.pdf>

<sup>619</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2013.10.22-eu-decision-1082.pdf>

<sup>620</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf>

<sup>621</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

<sup>622</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

<sup>623</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>624</sup> <https://bailiwicknews.substack.com/p/orientation-for-new-readers>

3. May 10, 2022 - Shell game. November 1997: Congress pretended to protect military servicemen and women from forced submission to biological and chemical weapons experiments. But really just transferred the program to FDA.
4. May 25, 2022 - Implications of 10 USC 2371b, the federal contracting provision cited by Pfizer
5. Aug. 9, 2022 - US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions, and a starter list of defendants.
6. Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws. And the DOD-DOJ-HHS complex has replaced federal legislatures and courts.
7. Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package
8. Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.
9. Nov. 22, 2022 - Stopping conditions. 45-page version of the core US statutory history and legal implications.
10. Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."

NUTSHELL: US Government since 1969 has incrementally transferred/hidden the joint DOD+HHS Chemical and Biological Warfare Program (50 USC 32) in the Public Health Service Act (42 USC 201) and Food Drug and Cosmetics Act (21 USC 9), such that federally-funded, federally-directed public health programs and products are actually bioterrorism programs and biological and chemical weapon attacks.

The government's purpose is to commit mass murder/depopulate the world, without public knowledge and without legal consequence, and enslave survivors for wealth and power centralization through digitized 'vaccine' passports and digital currencies, without public knowledge and without public resistance.

The second list at the orientation page links to five exceptionally good posts written by Sasha Latypova at Due Diligence and Art, Substack<sup>625</sup>

1. Dec. 13, 2022 - Intent to Harm<sup>626</sup>
2. Dec. 22, 2022 - Nobody knows what is in the vials<sup>627</sup>
3. Dec. 28, 2022 - The role of the US DoD (and their co-investors) in "covid countermeasures" enterprise.<sup>628</sup>
4. Jan. 11, 2023 - Reviewing the DOD Contracts for Covid "Countermeasures"<sup>629</sup>
5. Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. Dissecting DOD contracts for covid countermeasures. Part 1 - Pfizer's "Base Agreement."<sup>630</sup>
6. March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter<sup>631</sup>

The third list at the orientation page links to five exceptionally good reports written by Patrick Delaney at LifeSite News<sup>632</sup>

1. Nov. 18, 2022 - US defense dept. secretly controls COVID vaccine production process that 'cannot be traced': researcher<sup>633</sup>
2. Jan. 12, 2023 - US defense dept.'s COVID vax operation pushed unregulated shots, deceived public: researcher<sup>634</sup>
3. Jan. 17, 2023 - 'Toxic by design.' Researcher explains why US defense dept's COVID vax operation shows intent to harm<sup>635</sup>
4. Feb. 1, 2023 - How the US gov't built a shadow structure that enabled COVID vax 'bioterrorism'<sup>636</sup>
5. Feb. 20, 2023 - US defense dept contracted with Chinese Communist Party to deploy COVID vaccine against citizens<sup>637</sup>

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The first paragraph at the pinned American Domestic Bioterrorism Program post<sup>638</sup> includes links to multiple versions of the legal history.

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<sup>625</sup> <https://sashalatypova.substack.com/>

<sup>626</sup> <https://sashalatypova.substack.com/p/intent-to-harm>

<sup>627</sup> <https://sashalatypova.substack.com/p/nobody-knows-what-is-in-the-vials>

<sup>628</sup> <https://sashalatypova.substack.com/p/the-role-of-the-us-dod-and-their>

<sup>629</sup> <https://sashalatypova.substack.com/p/reviewing-the-dod-contracts-for-covid>

<sup>630</sup> <https://sashalatypova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>631</sup> <https://sashalatypova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

<sup>632</sup> <https://www.lifesitenews.com/author/patrick-delaney>

<sup>633</sup> <https://www.lifesitenews.com/news/us-defense-dept-secretly-controls-covid-vaccine-production-process-that-cannot-be-traced-researcher/>

<sup>634</sup> <https://www.lifesitenews.com/news/us-defense-dept-s-covid-vax-operation-pushed-unregulated-shots-deceived-public-researcher/>

<sup>635</sup> <https://www.lifesitenews.com/news/toxic-by-design-researcher-explains-why-us-defense-depts-covid-vax-operation-shows-intent-to-harm/>

<sup>636</sup> <https://www.lifesitenews.com/analysis/how-the-us-govt-built-a-shadow-structure-that-enabled-covid-vax-bioterrorism/>

<sup>637</sup> <https://www.lifesitenews.com/news/us-defense-dept-contracted-with-chinese-communist-party-to-deploy-covid-vaccine-against-citizens/>

<sup>638</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

## Other formats:

- Sept. 2022 ADBP + Legal Walls of Covid-19 Kill Box, small-print PDF<sup>639</sup> (67 pages)
- Sept. 2022 ADBP + Legal Walls of Covid-19 Kill Box, large-print PDF<sup>640</sup> (101 pages)
- Nov. 2022 Statutory History Orientation Memo<sup>641</sup> (45 pages)
- Dec. 2022 Legal Structures Outline<sup>642</sup> (2 pages)
- Jan 2023 Legal History American Domestic Bioterrorism Program<sup>643</sup> (14 pages)
- Jan. 2023 Kill Box slide deck<sup>644</sup> (18 pages)
- Feb. 2023 Kill Box slide deck<sup>645</sup> (36 pages)

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The documents in the Reconstitution starter pack<sup>646</sup> post, linked are also a good place to start.

That collection includes two versions of Sasha's cGMP executive summaries compiling evidence of intentional noncompliance with current Good Manufacturing Practice and other pharmaceutical regulations.

1. Jan 2023 - Legal History American Domestic Bioterrorism Program<sup>647</sup> - Nine-page version of the American Domestic Bioterrorism Program timeline, with five pages of footnotes.
2. Feb 2023 - Latypova Memo re cGMP intentional noncompliance<sup>648</sup> (2 p.); Dec. 2022 - Latypova Memo re cGMP intentional noncompliance<sup>649</sup> (12 p.)
3. Feb. 2023 - Watt Memo re cGMP two prong dilemma argument.<sup>650</sup> Structural argument; to defend, US Government must take one of two positions: mass murder using bioweapons is the official policy of the US Government, and officials carrying it out are fully authorized to do so, or mass murder using bioweapons is prohibited under US law, and US Government officials carrying it out are rogue elements who can and should be removed from power, charged, tried and punished. Same structure applies to bioweapons as non-regulated pharmaceutical products.

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<sup>639</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2022.09.20-american-domestic-bioterrorism-program-pdf.pdf>

<sup>640</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.20-american-domestic-bioterrorism-program-large-print.pdf>

<sup>641</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>642</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.10-legal-structures-outline.pdf>

<sup>643</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>644</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>645</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

<sup>646</sup> <https://bailiwicknews.substack.com/p/reconstitution-starter-pack>

<sup>647</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/jan.-2023-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>648</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.13-latypova-memo-re-cgmp-intentional-noncompliance-2-p.pdf>

<sup>649</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.12.18-latypova-memo-re-cgmp-intentional-noncompliance-12-p.pdf>

<sup>650</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.06-watt-memo-re-cgmp-two-prong-dilemma-argument.pdf>

## **March 7, 2023 - Bioweapons ban resolution for county and state use; pioneered in Lee County, Florida.**

*Also Epoch Times report on Jackson v. Pfizer; new DOD contract analysis by Sasha Latypova; biowarfare 'public health' sausage-making at state/local level*

Zachary Stieber and Darlene McCormick Sanchez reporting on March 1, 2023 *Jackson v. Pfizer*<sup>651</sup> hearing:

- March 2, 2023 - Fate of the Pfizer Whistleblower Case to Be Decided by Federal Judge in Texas<sup>652</sup> (*Epoch Times*)

Sasha Latypova reporting on DOD bioweapons contracts:

- Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. (Part 1)<sup>653</sup>
- March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter<sup>654</sup> - "...cost-sharing is a common practice in contracting for R&D collaborations, and I have negotiated several agreements that included elements of cost-sharing. Here is why the DOD "cost-share" is a smokescreen – in legitimate contract practice, when the contract includes cost sharing between the parties, all cost elements that are being shared are IN THE SCOPE of the contract. If those elements are excluded from scope -- it is not cost sharing. Those are activities irrelevant to the contract. Which, in fact, is the truth: the FDA regulations were at the time and continue to remain irrelevant to the mRNA/DNA injections. Because they are not pharmaceuticals, but weapons..."

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<sup>651</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>652</sup> [https://www.theepochtimes.com/fate-of-the-pfizer-whistleblower-case-to-be-decided-by-federal-judge-in-texas\\_5094219.html](https://www.theepochtimes.com/fate-of-the-pfizer-whistleblower-case-to-be-decided-by-federal-judge-in-texas_5094219.html)

<sup>653</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>654</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

## County/State Bioweapons Ban Resolution — Template

- County State Bioweapons Ban Resolution<sup>655</sup> (PDF)
- County State Bioweapons Ban Resolution<sup>656</sup> (Word)

*Adapted from Joseph Sansone, Lee County (Florida) Republican Party: Ban the Jab Resolution<sup>657</sup>*

Whereas strong and credible evidence exists that Covid 19 and Covid 19 injections are biological and technological weapons under 18 USC 175, 18 USC 229 and related state and international laws;

Whereas Pfizer's early clinical data revealed 1,223 deaths, 42,000 adverse cases, 158,000 adverse incidents, and approximately 1,000 side effects;

Whereas an enormous number of humans have died and or have been permanently disabled;

Whereas strong and credible evidence exists that Covid mRNA shots alter human DNA;

Whereas government agencies, media and tech companies, and other corporations, have committed enormous fraud by claiming Covid injections are safe and effective;

Whereas a Florida statewide grand jury is investigating Covid vaccine crimes;

Whereas continued experimentation on humans and denial of informed consent are violations of the Nuremberg Code and therefore constitute crimes against humanity;

Be it Resolved:

On behalf of the preservation of the human race, the [county/state political party or county/state legislature] calls upon [state legislature and/or governor] to prohibit the sale and distribution of Covid injections and all mRNA injections in the [county or state], and for the [county District Attorney or state Attorney General] to immediately seize all Covid injections and mRNA injections in the [county or state] under 18 USC 175 and related state laws, and have a forensic analysis conducted.

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<sup>655</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.pdf>

<sup>656</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03.01-template-county-state-ban-resolution.docx>

<sup>657</sup> <https://josephsansone.substack.com/p/ban-the-jab-resolution>



[Date, Jurisdiction and Signature Block]

Selected References:

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- 2022, *Intracellular Reverse Transcription of Pfizer BioNTech COVID-19 mRNA Vaccine BNT162b2 In Vitro in Human Liver Cell Line*. Alden et al., *Current Issues in Molecular Biology*.
- 2022, *Leaked Documents Outline Department of Homeland Security's Plans to Police Disinformation*. Klippenstein and Fang, *Intercept*.
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How the biowarfare ‘public health’ sausage gets made at the state and local level

*Model State Emergency Health Powers Act (MSEHPA) and Turning Point Model State Health Powers Act (MSHPA)*

I’ve done some reporting on the mechanisms by which the globalist’s pseudo-legalized kill box programs have been translated down from the World Health Organization and other supranational organizations to the nation-state level (that’s the American Domestic Bioterrorism Program<sup>658</sup> timeline and the European Union regulatory overview<sup>659</sup>) and also from the nation-state down to the state and local level.

- March 17, 2022 - On the World Health Organization’s current round of pandemic treaty negotiations. Preemption doctrine at the global level: America is already under stealth occupation.
- May 2022 - On the federal government’s plan to use force against American civilians
- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients’ family members and pastoral care providers?
- Sept. 27, 2022 - On why Biden’s comment that ‘the pandemic is over’ doesn’t lift the bioterrorist police state jackboot off our necks.

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<sup>658</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>659</sup> <https://bailiwicknews.substack.com/p/european-commission-regulations-implementing>

- Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny.
- Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?
- Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts. New York is the outlier in not already having pseudo-laws pseudo-authorizing death camps. By 2021, 48 state governments had already put them in place.

These mechanisms are examples of what Iain Davis writes about<sup>660</sup>:

...through global governance, the [Global Public-Private Partnership] creates policy initiatives at the global level, which then cascade down to people in every nation. This typically occurs via an intermediary policy distributor, such as the IMF or IPCC, and national governments then enact the recommended policies.

The policy trajectory is set internationally by the authorised definition of problems and their prescribed solutions.

Once the G3P enforces the consensus internationally, the policy framework is set. The G3P stakeholder partners then collaborate to ensure the desired policies are developed, implemented and enforced. This is the oft-quoted “international rules-based system.”

In this way, the G3P controls many nations at once without having to resort to legislation.

This “consensus-building” process is also how the G3P controls many populations at once, without having to resort to soldiers, guns, tanks and bombs.

Because, again, not using guns and bombs gives them room to plausibly deny<sup>661</sup> that they’re engaged in warfare to control and kill the world’s people.

I’ve been doing more research on this topic — the mechanics of how globalists define problems without input from populations; develop consensus among nation-state leaders aimed at harmonizing what the globalists call solutions to the problems they’ve defined; and then write policies and model legislation for federal, state and local officials to adopt and enforce.

I think it’s useful to understand the mechanics of how the legal cages have been constructed by war criminals committing war-crimes-written-into-law under ‘public health’ pretexts.

<sup>660</sup> <https://iaindavis.com/what-is-the-global-public-private-partnership/>

<sup>661</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

But I don't know how long it will take to pull a good report together. Among other things, I'd like to draft a "how-to" guide to help readers track down the public-health-pretex, mass-murder-enabling laws and regulations in each American state and county that need to be exposed and repealed.

In the meantime, for readers interested in digging more, key phrases, institutions and names to search include:

- Turning Point Public Health Statute Modernization Collaborative
- Model State Emergency Public Health Act (MSEPHA)
- Model State Public Health Act (MSPHA)
- Robert Wood Johnson Foundation
- W.K. Kellogg Foundation
- Center for Law and the Public's Health at Georgetown and Johns Hopkins Universities
- Turning Point National Program Office at the University of Washington
- Temple University Center for Public Health Law Research
- Duke [University] Global Health Institute
- Duke-Margolis Center for Health Policy
- Duke Center for Policy Impact in Global Health
- Oak Ridge Associated Universities
- Network for Public Health Law
- O'Neill Institute for National and Global Health Law at Georgetown Law School
- American Public Health Association
- Association of State and Territorial Health Officials
- National Association of County & City Health Officials
- National Association of Local Boards of Health
- National Governor's Association
- National Conference of State Legislatures
- National Association of Attorneys General
- James G. Hodge, Jr., JD, LLM
- Lawrence O. Gostin, JD, LLD

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## **March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements. Exploring the duress defense for contract bioterrorists.**

Thank you to reader Roger Golden Brown who made a PDF of the American Domestic Bioterrorism Program post with clickable links.<sup>662</sup> Other available PDF versions<sup>663</sup> have footnotes instead.

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I've been reading *Tower of Basel*<sup>664</sup> by Adam LeBor, about the 1930 founding and subsequent history of the supranational Bank for International Settlements.

A series of banking incidents during the Spanish Civil War and World War II — the looting of gold and other assets through the BIS as transactional intermediary — illuminate a legal dilemma that still confronts BIS and its public and private sub-agencies.

Duress can provide grounds for judicial nullification of contracts.

International and federal courts, if any should emerge from their current status as BIS vassals, could nullify the contracts signed between the globalist infiltrators in the US government,<sup>665</sup> the bioweapons manufacturers,<sup>666</sup> and the state- and local agencies engaged in the front-line bioweapons attacks on victims,<sup>667</sup> on grounds that the contracts were signed under duress and are therefore invalid.

This would mean helping private bioweapons dealers (masquerading as pharmaceutical and non-governmental organization executives) reduce their own criminal exposure, by creating opportunities for them to flip on their supervising accomplices in exchange for lesser sentences for themselves.

It would give them an opportunity to join with past and prospective victims to mount joint legal attacks against the individuals and institutions financing and directing the global chemical and biological warfare program.

I'm exploring it despite my interest in seeing corporate executives face full justice for their crimes, because I'm even more interested in killing the nascent and rapidly growing<sup>668</sup> so-called biodefense industry, which is, in truth, a biomunitions industry.

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<sup>662</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2023.03-adbp-pdf-live-links.pdf>

<sup>663</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>664</sup> [https://www.adamlebor.com/books/tower\\_of\\_basel/](https://www.adamlebor.com/books/tower_of_basel/)

<sup>665</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>666</sup> <https://bailiwicknews.substack.com/p/on-harboring-and-financing-contract>

<sup>667</sup> <https://bailiwicknews.substack.com/p/why-do-local-law-enforcement-officers>

<sup>668</sup> <https://sagehana.substack.com/p/feds-race-to-make-vaccine-in-2003/comment/13275262>

[Similar to the way the Lend-Lease program in 1941 was established to pre-commit the United States to entering World War II, the development of the "warm-base" bioweapons manufacturing system<sup>669</sup> built since the early 1980s, is designed to replace the Cold War arms race, with what the globalist hope will be a permanent, costly "biodefense" industry capable of destroying wealth and populations, along the lines of the 1967 Iron Mountain report.<sup>670</sup>]

I'm interested in killing all of its grotesque technological platforms including but not limited to mRNA injections.

I'm interested in killing the weapons industry and the weapons platforms at the legal, financial and geopolitical sources that are supplying legal impunity, money and geopolitical 'public health' pretexts for global mass murder.

There will be more posts in this series, but the notes-draft got really long, so I'm breaking the material into pieces so the information is easier to digest.

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### Restatement of the world's most pressing legal problems:

Historically, national governments have been able to destroy wealth and kill their own people by

1. designating sub-populations as internal enemies or genetic, cultural or political contaminants;
2. disarming them; and
3. propagandizing, coercing and arming other sub-populations to serve as guardians of purity by arresting, imprisoning and killing the designated enemies, and stealing their property.

Since January 2020, virtually all national governments, coordinated by the Bank for International Settlements and the World Health Organization, have been able to kill people all over the world by medicalizing and globalizing the nation-state mass murder model.

They've used coordinated, distributed lies-presented-as-true to persuade large proportions of each population that the ends (defeating ill-defined, invisible, ever-present, ever-mutating, lethal communicable pathogen enemies) justify the means: mass censorship; house-arrest and mass diagnostic testing; business, school and church closures and expropriation of assets; financially-incentivized hospital/nursing home homicide protocols; physical and socio-economic duress (firings, school expulsions,

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<sup>669</sup> <https://bailiwicknews.substack.com/p/more-sars-cov-2-and-spike-protein>

<sup>670</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/1967-report-from-iron-mountain-substitutes-for-war.pdf>

military discharges and medical license suspensions); and coerced, repeated mass injection of mislabeled toxic products that cause bodily injury and deaths, largely through gene-based disarmament and self-destructive, autoimmune weaponization of the human immune system.

A crucial, novel feature of the coordinated global fraud + mass murder program revealed through Covid-19, is the perversion of law, converting the law from a shield wielded by the lawful State in cooperation with the People, to protect the People from State and non-State violations of human moral and bodily integrity, into a spear wielded by unlawful, State-affiliated criminals, to weaken, attack, enslave and kill the People.

This inversion and transfer of power — from State-lawfuls to State-criminals — is the reason why prosecutors, courts and legislators have been rendered ineffectual as the chemical and biological warfare attack (disguised as Trojan horse ‘public health’ programs) has become more obvious to victims and observers.

This is also the reason why so many of the legal strategies pursued by private attorneys and plaintiffs, have met with failure so far and are likely to continue to do so.

When the overarching criminal enterprise includes perversion of the law<sup>671</sup> and perversion of the prosecutorial and judicial systems themselves, we're confronted with and trapped within a closed system.

State-sponsored, State-protected criminals commit crimes disguised as lawful acts, citing pseudo-laws.

The People are rendered vulnerable, and suffer without legal recourse or remedy.

Put another way: the pseudo-State-actors' adoption of pseudo-laws that conditionally (i.e. under declared public health emergency or national security threat conditions) pseudo-authorize criminal acts and pseudo-suspend Constitutional limits on State power, are foundational crimes underpinning all the other Covid-era crimes of fraud, theft, attempted murder and murder.

Crimes against lawmaking, language and legal interpretation are the crimes without which the other crimes could not have occurred.

So long as those pseudo-laws remain in effect — so long as they are not nullified by competent courts or competent legislatures — the derivative crimes can and will continue.

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<sup>671</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

## Legal theory

International contract law may be a vulnerability for the globalist contract killers, because they need two contradictory things.

They need some laws, courts, and contracts to be recognized as legitimate by the People and enforced by State officials who are perceived as legitimate, to carry out the interlocking fraud, theft and mass murder programs under 'public health,' 'biodefense' and 'medical countermeasures' rubrics.

But they also need some courts, laws and contracts — or at least some parts of otherwise-valid components of law, justice, government — to be viewed by the People as invalid, inapplicable, non-competent, and unenforceable, so they can keep getting away with what would otherwise be clearly stoppable, punishable crimes, without being stopped or punished.

Historically, the BIS has been embroiled in political controversies surrounding its unreviewable decisions about whether or not to conduct financial transactions between itself and member central banks. Prior BIS decisions and attempts to reconcile the internal contradictions are highly relevant today.

To the extent that executives running State-sponsored contract bioweapons producers have been threatened — by individuals impersonating US Government or US military officials, or by individuals representing the World Health Organization, Bank for International Settlements or federal central banks — with death to themselves and their families, or financial destruction of the companies they run, if they refuse to sign and fulfill bioweapons production contracts, those executives have been and are currently being subjected to legally-cognizable duress, and all current and derivative future contracts can be nullified by competent courts on that basis.

## Duress

*Duress* comes to us from the early 14th Century, meaning "harsh or severe treatment." It derives from Old French *duresse*, by way of Latin *durus*, "hard," and proto-Indo-European *deru-* "be firm, solid, steadfast," related to other words for "wood" and "tree."

The legal sense of duress, as coercion and compulsion, comes from the early 15th Century: "actual or apprehended physical constraint so great as to amount to coercion."

In legal contexts, duress refers to a situation where one person makes unlawful threats or otherwise engages in coercive behavior that causes another person to commit acts that they would otherwise not commit.

In a 2010 Texas case, *McCord v. Goode*, 308 S.W.3d 409, the court defined duress as “unlawful conduct or a threat of unlawful conduct of such a character as to destroy the other party's exercise of free will and judgment...the threat must be imminent and the party must have no present means of protection.”

A 2006 Florida case, *Williams v. Williams*, 939 So.2d 1154, cited a 1928 case (*Herald v. Hardin*, 116 So. 863, 864) to define duress as “a condition of mind produced by an improper external pressure or influence that practically destroys the free agency of a party and causes him to do an act or make a contract not of his own volition.”

In corporate finance contexts,<sup>672</sup> duress is defined as “the act of using threats or psychological pressure to force someone to behave in a way that is contrary to their wishes...”

In contract law, a party who is forced into an act or contract under duress can petition a court to rescind the contract, rendering it null and void.

In a duress defense, the party admits to committing a criminal act, but unwillingly. Even though the act was illegal, the act was entered into under extreme pressure or threat to cause bodily harm or even death. A party is not deemed guilty of committing an illegal act if he was convinced that he would suffer bodily harm if he did not participate in the act. The role of the [lawful] government is then to prove that the defendant threatened to cause harm to the plaintiff if the latter did not enter into the contract.

Generally, the criminal defendant attempting a duress defense must prove three things: 1) that the defendant was placed in constant, immediate threat of serious bodily harm or death; 2) the defendant reasonably feared the perpetrator could and would carry out the threat; and 3) there was no opportunity for the defendant to escape safely, except by committing the unlawful act.

Physical duress can be directed at either a person or goods.

Physical duress directed at a person includes death threats for noncompliance with demands, for example.

Duress to goods occurs when one party withholds the goods of another party until the party enters into an illegal contract, leaving the second party with no alternative other than to give in to the coercion.

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<sup>672</sup> <https://corporatefinanceinstitute.com/resources/management/duress/>



Relevant to the DoD-ATI-ANSER-BARDA-DARPA-HHS-FDA-MCDC ‘biodefense’ and ‘medical countermeasures’ contracts disclosed through Brook Jackson’s whistleblower case,<sup>673</sup> duress defenses can also be used by parties subject to economic threats.

Economic duress occurs when one party uses unlawful economic pressure to coerce another party into a contract that they would otherwise not agree to, or when one party threatens to cancel an existing contract unless the other party agrees to enter into another contract.

Courts can set aside criminal contracts if one or more of the criminal contractors “flip” on their co-conspirators and show that they had no choice but to enter into the contract, that they were presented with an offer [threat] they were not in a position to refuse.<sup>674</sup>

### Free will

The moral principle of free will is essential for the legal defense of duress, and this is why Catholic theology — particularly the juridical theology taught by St. Thomas Aquinas — is extremely important to the legal systems of historic Christendom.

This is also why the erasure of and public amnesia about the moral principle of free will has been such an important project for the Luciferian globalist bankers working over the last century to create conditions conducive to establishing global Old World Slavery, with a New World Order label slapped on the bottle.

They can't make the human attribute of free will not be a true fact about human nature, because God built free will immutably into our design and function.

But they can tempt, confuse, or abuse individual human beings to get us to temporarily forget, renounce, ignore or discount our free will.

That's what the 1951 Solomon Asch conformity experiments,<sup>675</sup> 1958 Harry Harlow social isolation experiments,<sup>676</sup> 1961 Stanley Milgram obedience to authority experiments,<sup>677</sup> 1971 Philip Zimbardo Stanford prison experiments,<sup>678</sup> Martin Seligman 1972 learned helplessness experiments;<sup>679</sup> and 1977 Bruce Alexander solitary confinement “Rat Park” experiments<sup>680</sup> were all about.

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<sup>673</sup> <https://bailiwicknews.substack.com/p/written-artifacts-of-informational>

<sup>674</sup> <https://idioms.thefreedictionary.com/An+Offer+You+Can%27t+Refuse>

<sup>675</sup> <https://www.verywellmind.com/the-asch-conformity-experiments-2794996>

<sup>676</sup> <https://www.simplypsychology.org/harlow-monkey.html>

<sup>677</sup> <https://www.simplypsychology.org/milgram.html>

<sup>678</sup> <https://www.simplypsychology.org/zimbardo.html>

<sup>679</sup> <https://ppc.sas.upenn.edu/sites/default/files/learnedhelplessness.pdf>

<sup>680</sup> <https://exploringyourmind.com/the-rat-park-experiment/>

That's what the whole collection of CIA-directed psychological, soul-torture programs and their progeny in the Covid-era "behavioral considerations"<sup>681</sup> and "overcoming vaccine hesitancy"<sup>682</sup> programs have been all about.

Resisting duress — fighting against the demonic temptation to renounce free will, submit to sin, and reject God, fighting even unto bodily death to stay close to God — is what martyrs do. Pastor Andrew Isker recently made a very good case that those of us alive in these times, are being called to endure psychological martyrdom.<sup>683</sup>

The point is: globalists and their accomplices at the federal, state and local level can elicit temporary renunciation of free will, but they can't make it permanent. The willing human being can always withdraw his or her prior consent to sin and return to God.

Even bioweapons arms dealers like Albert Bourla (Pfizer), Stephane Bancel (Moderna), Steve Hopkins (ANSER), Chris van Metre (ATI), Bill Gates (BMGF), and Seth Berkeley (GAVI).

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### BIS and duress in the 1930s.

So far, I've read the first six chapters of Adam LeBor's 2013 book *Tower of Basel*.

It's an extremely useful history of the Bank for International Settlements, and I'm using some of the footnotes to locate good source documents. One shortcoming is that LeBor (so far) appears to accept at face value, BIS claims that the intent of the original structure — outside of any sovereign government control — and the bank's decisions are to keep the bank above or outside of politics, for "neutrality."

Although the book is full of examples demonstrating that the neutrality characterization is a lie, LeBor doesn't directly confront the ways in which BIS has always deliberately used its concentrated, unchecked unchallenged financial power to influence and direct geopolitical events.

BIS simply states as fact that bank decisions are not political, and since they're chartered outside the control of any national government, their statements have historically not been subjected to any form of moral or legal challenge.

Below are brief sketches of three examples from the very earliest years of the bank's operations, through which BIS executives, with or without BIS board knowledge or approval (it varied), made different decisions about whether to conduct requested

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<sup>681</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2020.10-who-guidance-behavioral-psychology-of-covid-vaccine-manipulation-.pdf>

<sup>682</sup> <https://apps.who.int/iris/bitstream/handle/10665/352029/WHO-EURO-2022-3471-43230-60590-eng.pdf?sequence=1&isAllowed=y>

<sup>683</sup> <https://news.gab.com/2023/02/martyrdom-in-trashworld/>

international financial transactions, depending on the BIS staff's own geopolitical goals and legal opinions about whether or not the requests were submitted under duress, which could have made it impossible for BIS to honor those requests under Article 10 of the Jan. 20, 1930 BIS charter:<sup>684</sup>

...The Bank, its property and assets and all deposits and other funds entrusted to it shall be immune in time of peace and in time of war from any measure such as expropriation, requisition, seizure, confiscation, prohibition or restriction of gold or currency export or import, and any other similar measures...

Not surprisingly, BIS decisions ran in favor of BIS profits in every case, and for or against specific depositors in each case.

Most relevant to the geopolitical, legal and financial contract predicaments in which the world is now embroiled, BIS bank officers and directors experienced some difficulty and some concern about public exposure of their legal analyses and financial transaction decisions.

Briefly, BIS has financially facilitated looting and mass murder programs, and some member countries have occasionally found the bank's actions reprehensible.

The first example of BIS geopolitical interference played out during the Spanish Civil War. (pp. 54-57)

LeBor reports that "transnational capital decided the fate of Spain," during the war between the Nationalist army, led by General Franco, and the Republicans.

"The nationalists understood that finance was a weapon as effective as bullets."

The nationalists set up a rival economy, rival national bank, and rival currency, called the *peseta*, the same name as the Republican currency. Despite the fact that the Republican government had ample gold reserves and should have been able to issue bonds to finance the economy and the war, the international banks and financiers refused to purchase the bonds. Meanwhile, "Nazi Germany and Fascist Italy provided hundreds of millions of dollars worth of aid" to the nationalists.

The result was inflation: "the Republican *peseta* was worth three times less in French francs" than the nationalist *peseta*.

"The nationalists steadily corroded the Spaniards' belief in their currency and, by extension, in their government."

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<sup>684</sup> <https://www.bis.org/about/charter-en.pdf>

Because they couldn't issue bonds, the Republican government instead sold the country's gold and silver reserves to France and Moscow. Meanwhile, the nationalists criminalized the use of banknotes issued by the Republicans after 1936, and sent bankers into each newly-captured territory with military leaders, "to reorganize the local banks."

"This, as much as the Blitzkrieg, was the real lesson of the Spanish Civil War: the nationalists' sophisticated fusion of financial and military power. The Nazis would hone this model, using the BIS to underpin their economic empire."

A key lesson of World War II is the globalists' sophisticated fusion of financial, military *and biomedical* power.

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The second example of BIS geopolitical control through financial transactions is Hitler's September 1938 annexation of the Sudetenland territory of the Czechoslovak Republic and subsequent requests — which Czech officials made to BIS under German orders — that BIS transfer Czech gold reserves to the Reichsbank. (pp. 59-69)

Before the war, the Czechs had already transferred most of their gold reserves to two accounts at the Bank of England for safety. There was one gold account in the name of BIS and one in the name of the National Bank of Czechoslovakia.

"Josef Malik, the governor of the national bank, and his fellow Czechs believed that, even as the Nazis dismembered their homeland, if the national gold was safe, then something of the country's independence would endure."

In February 1939, "Berlin ordered Prague to transfer just over 14.5 metric tons of gold." Then in March, after the Wehrmacht occupied Prague and dissolved Czechoslovakia,

"a Reichsbank official was dispatched...and ordered the [Czech bank] directors, under the threat of death, to issue two orders...the first...to transfer the 23.1 metric tons of Czechoslovakia gold held at the BIS account at the Bank of England to the Reichsbank BIS account, also held at the Bank of England [and] ...the second to transfer almost 27 metric tons of gold held in the National Bank of Czechoslovakia's own account to the BIS's gold account at the Bank of England."

Malik and other Czech bank directors believed the BIS and Bank of England would not do the transfers, on grounds that they were under Nazi duress.

But BIS president Johan Beyen consulted BIS legal advisor Felix Weiser, who argued that if the paperwork was in order, the BIS-to-Reichsbank transaction should be processed, and further argued that the Czechs couldn't be under duress, because the only

way to prove it would be to go to a Swiss court, but they couldn't travel to Switzerland to press their case, because they and their country were under German control.

After a few ass-covering maneuvers, BIS and Bank of England, led by Montagu Norman, ratified the annexation by transferring the first 23.1 metric tons of gold.

“With London, Paris and Basel’s compliance, Nazi Germany had just looted 23.1 metric tons of gold without a shot being fired.”

Brief political and popular outrage ensued. There were some unflattering press reports in the *Daily Herald* and *Financial News* and angry Parliament speeches. The second transfer didn’t go through after the chancellor of the Exchequer construed the National Bank of Czechoslovakia’s own gold account at the Bank of England differently from the Czech gold held in the BIS account. The former was construed as a national asset subject to transaction blocks; the latter was construed as exempt.

The precedent had been set; BIS and Bank of England established legal principles giving them authority to expropriate and transfer the national assets of other countries.

The US Federal Reserve followed the precedent shortly thereafter, transferring \$35,000 from the Czechoslovak National Bank account into the BIS account.

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Side note: *Tower of Basel* author LeBor interprets these actions as the incapacity of Montagu Norman (Bank of England) and Johan Beyen (BIS) to “conceive of any moral or political dimension to their decisions.”

In my view, a more plausible explanation is that both men — and their successors — have been fully aware of the moral and political dimension of their decisions, and make decisions to covertly achieve geopolitical aims that cannot be achieved through public mechanisms of elective, sovereign governance at the nation-state level.

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A third example of BIS geopolitical control through financial transactions occurred in June 1940, after the Red Army invaded Latvia, Lithuania and Estonia. (p. 79-80)

By this time, the BIS president was American lawyer Thomas McKittrick. When the Soviets ordered the three central bank governors in Latvia, Lithuania and Estonia to instruct the BIS to transfer their gold reserves into the Soviet Union’s state bank, BIS managers and legal advisors argued that the transactions should go through, citing to the Czech-Reichsbank precedent.

McKittrick solicited an external legal opinion from a Swiss professor (Dieter Schindler), who argued that the Baltic banks and bank governors were no longer “free agents, but had probably acted under the instructions of the Soviets.”

LeBor writes: “[Schindler] quoted Article 10 of the BIS charter, which prohibited coercive mechanisms against depositors...thus...it was the duty of the BIS management to “resist”... any attempts by governments to interfere with the BIS’s assets.”

The BIS refused to conduct the transfer of Baltic gold to the Soviet Union.

McKittrick sent the legal opinion to Merle Cochran, the unofficial American State Department ambassador to the BIS, asking Cochran to keep it confidential.

“My one serious concern is that it should not get into the press. After the damaging campaign of publicity regarding the Czech gold, it is of the greatest importance to the BIS to remain in the background at this time.”

### State's evidence v. People's evidence

In the scenario I'm exploring, executives at Pfizer, Moderna, ATI, ANSER and other DOD biomunitions contractors would have an opportunity to flip on the criminal contract counterparties who have placed them under economic and likely also physical duress. Historically, this process would be called "turning State's evidence"<sup>685</sup> because — until the Covid-19 biowarfare criminal enterprise began — in most cases the criminal contract counterparty was not identical to the State, or at least not as obviously and with as widespread, deadly effect.

Until January 2020, the State, represented by the public prosecutor, (federal or state Attorney General or county District Attorney) could accept reports and then investigate organized crime, criminal enterprises, and criminal contracts on behalf of the People, to protect the People from the predations of the criminals.

After evidence collection, the State prosecutor could then file charges against one or more criminal defendants, some of whom could choose to admit guilt — admit participation in the criminal activity — and then reveal valuable evidence to the prosecutor.

Men and women who “flipped” could testify at trial as witnesses to support conviction of other criminals in the network (accomplices or co-conspirators), higher up the chain of command, in exchange for lessened charges.

And this is another way in which we’re in uncharted legal waters.

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<sup>685</sup> [https://www.law.cornell.edu/wex/turn\\_state%27s\\_evidence](https://www.law.cornell.edu/wex/turn_state%27s_evidence)

During the ongoing Covid-19 fraud, theft, and mass murder criminal enterprise, infiltrators control the power levers of the State — *including the prosecutorial and judicial offices* — are simultaneously serving as the supervising accomplices and contract counterparties to the private bioweapons manufacturers and criminal frontline aggressors: militarized nurses and pharmacists injecting targets with poisons.

To whom do People have recourse when almost every State worldwide has been captured by criminals and the capture is rendered almost invisible by perversions of language and law?

As far as I can tell, it's God: the Divine authority from whom all legitimate earthly human authority derives.

That's why I think it's a good idea for people to be ready — with all the evidence and arguments we've been assembling since the Covid-19 crime spree began — for the time when God clears the path and shows us where legitimate human lawmakers, prosecutors and judges are located and who those people are.

I have no idea what that path will look like, when God will reveal it. I don't know who those men and women are, or when God will help them step forward.

I'm on the lookout for it every day. I pray that He opens the path soon, and that I'll be able to recognize it quickly, and walk it faithfully. I have faith that He will provide the path and the people when the time is right, according to His plan for the world.

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Venerable Bishop Fulton J. Sheen:

It is not the sanctuary that is in danger; it is civilization.  
It is not infallibility that may go down; it is personal rights.  
It is not the Eucharist that may pass away; it is freedom of conscience.  
It is not divine justice that may evaporate; it is the courts of human justice.  
It is not that God may be driven from His throne;  
it is that men may lose the meaning of home.  
For peace on earth will come only to those who give glory to God!  
It is not the Church that is in danger, it is the world!

\* \* \*

**March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen. A third double-bind argument built on the truth that the products are prohibited bioweapons designed to injure and kill, not regulated medicinal products designed to protect and heal.**

Excellent new interview of Sasha Latypova by Robert F. Kennedy Jr.

- March 15, 2023 - Militarized Healthcare with Sasha Latypova<sup>686</sup> (60 min)

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Several months ago, while thinking about Brook Jackson's case,<sup>687</sup> I started developing some argument frameworks to help plaintiffs, attorneys and judges get past some of the biggest legal obstacles and move closer to justice for the Covid-19 crimes and criminals.

I published one such exploration in November.

Nov. 16, 2022 - Some thinking about tampering with evidence and spoliation<sup>688</sup>

...the men and women doing these things are not acting in their official capacities or under color of legal authority but are rogue actors....

Trump, Biden, Azar, Becerra, Fauci, Birx, Walensky, etc [have been] impersonating federal officials (18 USC 912<sup>689</sup>).

We need plaintiffs, fact patterns and claims that drive a legal wedge to separate the legitimate US Government and the people still operating under the US Constitution and legitimate federal laws, from the infiltrated/co-opted illegitimate US Government and the embedded agents operating as if the US Constitution has been suspended, under federal pseudo-laws through the fraudulent national emergency and public health framework.

Summarized: we need to get the US Gov in a position where it must either admit or deny that fraud + mass murder is the official, authorized policy of the US Gov., such that the identifiable people who are running the programs have recourse to legal defense services provided by the US Department of Justice, or get cut loose, declared rogue and are then opened to criminal prosecution in their personal capacities...

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<sup>686</sup> <https://podcasters.spotify.com/pod/show/rfkjr/episodes/Militarized-Healthcare-with-Sasha-Latypova-e20go74>

<sup>687</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>688</sup> <https://bailiwicknews.substack.com/p/some-thinking-about-tampering-with>

<sup>689</sup> <https://www.law.cornell.edu/uscode/text/18/912>



I explored this framing a bit more in January:

Jan. 16, 2023 - Dual-use government officials of concern<sup>690</sup>

...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:

- 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.
- 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...

I developed the argument a bit more in February, applying it to the bioweapons products known as 'Covid-19 vaccines,' as distinct from the people who pseudo-authorized their deployment.

Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas.<sup>691</sup>

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<sup>690</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>691</sup> <https://bailiwicknews.substack.com/p/on-the-impalement-of-embedded-treasonous>

...The same double-bind can be applied to the manufactured prototype products...the products in use are bioweapons, not pharmaceutical drugs, devices, biologics or vaccines within the purview of FDA regulation.

There is ample evidence<sup>692</sup> to demonstrate they were never subject to FDA procedures regulating or monitoring current Good Clinical Practice (cGCP), current Good Manufacturing Practice (cGMP), current Good Laboratory Practice (cGLP), current Good Distribution Practice (cGDP), dispensing, labeling, adverse effects, etc.

To defend, the US Government must take one of two positions:

1. The products are pharmaceutical drugs, devices, biologics or vaccines, but none of the FDA regulatory standards for safety and efficacy testing, manufacturing, distribution, dispensing, labeling were followed prior to dispensing and during use, [and they've lied every time they've told the public that safety and efficacy testing, manufacturing controls and safety monitoring had been/are being conducted]; or
2. The products are military bioweapons for battlefield use, and none of the FDA regulatory standards for safety and efficacy testing, manufacturing and distribution were applicable, legally required or necessary for deployment on military targets [so the truth or falsity of statements about 'safe and effective' and properly manufactured and monitored were always legally irrelevant].

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I've been thinking more about the *Jackson v. Pfizer* contracts these last few weeks:

- 2020.07.20 DOD-ATI-MCDC-FDA-Pfizer Base Agreement<sup>693</sup>
- 2020.07.21 DOD-ATI-MCDC-FDA-Pfizer Technical Direction Letter<sup>694</sup>
- Feb. 14, 2023 - Brook Jackson Attorney Robert Barnes Asserts that the DOD is a Patsy for Pfizer Which Sounds Exactly Backwards<sup>695</sup> (Saga Hana writing at Substack)
- Feb. 15, 2023 - European Commission regulations implementing the global pharma-military kill box. Also brief response to Robert Barnes' recent post.<sup>696</sup> - "...I don't know why [Barnes] doesn't seem able to see the bigger picture, that the bioweapons program and its legal support structure long pre-date Trump and Operation Warp Speed, cover many more "countermeasures" than the Covid-19

<sup>692</sup> <https://sashalatypova.substack.com/p/my-talk-from-lakaruppropet-conference>

<sup>693</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>694</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>695</sup> <https://sagehana.substack.com/p/brook-jackson-attorney-robert-barnes>

<sup>696</sup> <https://bailiwicknews.substack.com/p/european-commission-regulations-implementing>

injections alone, and that his approach to Brook's case<sup>697</sup> — accepting the Pfizer + Gov claim that the products are pharmaceutical products (vaccines) subject to FDA regulation, and trying to argue on that turf even though the factual record makes it absolutely clear that no valid FDA regulatory actions occurred and the statutory/regulatory record makes it absolutely clear that no valid FDA regulatory action was ever required — yields the most important disputed issue to the Pfizer + Gov benefit...”

- Feb. 16, 2023 - Written artifacts of informational warfare.<sup>698</sup> - “...I’ve concluded that all of the written artifacts produced and published by governments and government contractors operating the medical martial law system (the kill box) are dual-use documents. They contain some truths and some lies. The true provisions are written with the intent to convey real contractual obligations among the parties: terms and conditions that will be fulfilled by the responsible party, and if he or she fails, will be enforced by the counter parties, through their exercise of contractual rights to extract financial or other penalties. The false provisions are written with the intent to convey the illusion of contractual obligations to non-parties. They list terms and conditions that will never be fulfilled or enforced by the contract parties. Those terms and conditions are listed for the sole purpose of misleading the public in our role as billions of marks<sup>699</sup> in a global long con<sup>700</sup>...”
- Feb. 18, 2023 - Responding to Criticism Regarding My Statements on Pfizer's DOD Contract.<sup>701</sup> (Sasha Latypova writing at Substack)
- Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. Dissecting DOD contracts for covid countermeasures. Part 1 - Pfizer's "Base Agreement"<sup>702</sup> (Sasha Latypova)
- March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter.<sup>703</sup> (Sasha Latypova)

I’ve been thinking about the inherent problems faced by all the victims and lawyers who have been bringing knives to the active gun fight. They’ve been trying to stop a bioweapons-based, intentional, coordinated global genocide with polite requests that the financiers and arms manufacturers please comply with inapplicable drug safety regulations.

Bioweapons are not governed by drug safety regulations, even when the parties to the production and use contracts fraudulently call the bioweapons ‘vaccines.’

It bears repeating: bioweapons are not governed by drug safety regulations.

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<sup>697</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>698</sup> <https://bailiwicknews.substack.com/p/written-artifacts-of-informational>

<sup>699</sup> <https://www.dictionary.com/browse/mark>

<sup>700</sup> <https://www.dictionary.com/browse/long-con>

<sup>701</sup> <https://sashalatyova.substack.com/p/responding-to-criticism-regarding>

<sup>702</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>703</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

Bringing drug regulations to a chemical and biological war is counterproductive.

I've also been thinking about the concept of duress as grounds for courts to throw out contracts: grounds to throw out existing contracts *and* future contracts derived from current contracts through built-in extension provisions.

- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements<sup>704</sup>

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The contracts provide a third double-bind argument structure available to plaintiffs, prosecutors and judges, joining the first two: the people (authorized officials carrying out a legal war on humanity or rogue actors engaged in illegal war crimes) and the products (prohibited bioweapons that were never subject to drug safety regulation at all — because inapplicable — or medicinal products that demonstrably were never tested or regulated under otherwise-applicable drug safety laws during design, manufacture or use).

The clear intent of the contracts, as written, was to facilitate the design, production, distribution and murderous injection-into-human-beings,<sup>705</sup> of prototype bioweapons, and to facilitate the fraudulent, public characterization of the prototype bioweapons — by financiers, manufacturers and individuals impersonating government officials — as 'vaccines,' for the purpose of preventing target awareness of and resistance to bioweapons attacks.

Under legal challenge, each contract signatory who signed with full knowledge and understanding of the contents, terms and conditions — would be compelled to respond in one of two ways:

He or she signed and executed the contracts with freely-willed consent to participate in commission of the contractually-facilitated lying and killing, or

1. He or she signed and executed the contracts to participate in contractually-facilitated lying and killing, but under duress, without free and unfettered consent of the will.

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<sup>704</sup> <https://bailiwicknews.substack.com/p/duress-state-sponsored-state-protected>

<sup>705</sup> [https://en.wikipedia.org/wiki/Contract\\_killing](https://en.wikipedia.org/wiki/Contract_killing)

To recap:

Products designed to kill targets are weapons.

Products designed to kill targets are not vaccines, drugs or devices.

Fraud, theft, attempted murder and murder are crimes.

Liars, thieves and murderers are criminals.

Passing laws, regulations and executive orders to facilitate crime, is crime.

Lawmakers and administrative officials who pass and implement unlawful laws and regulations are criminals.

Drafting, signing and executing contracts to facilitate fraud, theft, attempted murder and murder are crimes.

Contract signatories and contract executors are criminals.

\* \* \*

## **March 21, 2023 - Smashing the Overton window. Omnibus Repeal Act for Congress members in post-invasion, post-coup, occupied, financial-biopharmaceutical-wartime America to consider.**

I saw a Twitter comment a few weeks ago, about the information and analysis that Sasha Latypova and I offer to the public discourse during the Covid-19 Constitutional crisis, describing it as —

So far outside the overton window<sup>706</sup> at this stage virtually no one knows what to do with it.

The Overton window has been defined as “the range of policies politically acceptable to the mainstream population at a given time.”

The Twitter comment lines up with my experience of how a lot of people respond to our work.

Most thoughtful people have immediate, visceral responses.

Paraphrased, the first response is:

Whoa! This makes sense of a lot of things that don't make sense without it.

It explains things that aren't explained by analyses limited to FDA incompetence, regulatory capture, and Big Pharma profiteering.

The second response is,

Wait, what the heck??? This can't be real!!! How can the US Government be engaged in a semi-covert war against its own people and the people of the whole world, on behalf of a handful of central bankster families, using financial system manipulation, public health emergency pretexts and bioweapons fraudulently labeled as vaccines?

And if it's true, why does everybody in what we thought were positions of legitimate authority keep pretending it's not happening, and doing nothing to stop the killing and looting?

The two responses sometimes occur simultaneously within one person.

Sometimes people cycle back and forth between the two.

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<sup>706</sup> [https://en.wikipedia.org/wiki/Overton\\_window](https://en.wikipedia.org/wiki/Overton_window)

I don't find the Overton window concept all that useful anymore, because the legal, geopolitical waters — an ocean of State-sponsored, contract biowarfare<sup>707</sup> disguised as 'public health' — that we've been swimming in since January 2020 are *uncharted* waters.

I also don't find the Overton window useful because, just like pseudo-laws and pseudo-information (media propaganda) are written by people deeply invested in blocking public understanding and constructive public response for as long as possible, the range of pseudo-acceptable political choices is set by the same people.

The Overton window is another version of the 1967 CIA Nurnad Memo, the conspiracy to discredit 'conspiracy theories.'<sup>708</sup>

Both are preemptive thought-stopping tactics.

They narrow of the range of publicly-thinkable, publicly-discussible problems.

They keep the field clear for complex criminal enterprises to continue.

I don't think it's possible to develop legitimate-law-based, geopolitical responses to global financial and biochemical war pretending (through illegitimate law and coordinated public lying) to be 'public health' programs — which is the crazy but true reality — that don't also sound and often feel crazy.

Anything less radical than seemingly-insane responses are disproportionate to the crisis.

Adapting a Kurt Vonnegut point,<sup>709</sup> "A sane geopolitical response to an insane geopolitical situation must appear insane."

I empathize with the proverbial frogs. I imagine them sitting in the pot of warming water, considering their predicament as the boil approaches.

I imagine them weighing the pros and cons of staying in or trying to leap out; the hotness of the fire just outside and underneath the pot, where they will have to stick the landing; and the coolness of the ground outside the circle of the fire if they can ever hop that far.

One option is to calmly, quietly let the families that own the Bank for International Settlements finish the job they started a century ago to gradually centralize all geopolitical power, loot all the world's resources, kill a whole lot more people, and enslave the survivors in ways that they describe as normal; politically-neutral; socially-acceptable; traditional and trustworthy but also cutting-edge and innovative; sensible; comfortable; safe and effective; incremental; inevitable; and unstoppable.

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<sup>707</sup> <https://bailiwicknews.substack.com/p/on-harboring-and-financing-contract>

<sup>708</sup> [https://ia800705.us.archive.org/30/items/COUNTERINGCRITICISMOFTHEWARRENREPORT/COUNTERING\\_CRITICISM\\_OF\\_THE\\_WARREN\\_REPORT.pdf](https://ia800705.us.archive.org/30/items/COUNTERINGCRITICISMOFTHEWARRENREPORT/COUNTERING_CRITICISM_OF_THE_WARREN_REPORT.pdf)

<sup>709</sup> <https://quotefancy.com/quote/849754/Kurt-Vonnegut-A-sane-person-to-an-insane-society-must-appear-insane>

Another option is to try to dismantle the legal support structures, which are major support pillars for our crumbling society even as they've also, somewhat surprisingly, turned out to be mechanisms-of-killing-and-enslavement-action.

There are many more years of profound societal disorder ahead of us, whether the globalists push on unimpeded, or the People make some headway in wresting the diabolical legal tools out of their hands and repairing some of the damage they've already wrought using those tools.

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I've been thinking about these things because I got invited to participate in a podcast later this week, to talk about "legislative actions Congress must take to restore informed consent, medical freedom, and dismantle the biomedical experimentation state."

I've addressed possible Congressional actions a few times:

- Aug. 11, 2022 - 22 worst Congressional bioterrorism authorization and funding laws passed since 1983
- Jan. 7, 2023 - Could Congress members, federal and state judges, state legislators, governors and prosecutors restore the American Constitutional republic?
- Jan. 19, 2023 - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.
- Jan. 20, 2023 - Subsidiarity

For those posts, I focused mostly on the biomedical and national security aspects of the coup that the Bank for International Settlements has completed — effective January 27, 2020 — to overthrow the United States Constitution, sovereign government and People.

I diverge from many other Covid-era writers on this point. For good reasons, many other writers argue that the task before the world's people is to prevent or stop the imminent relinquishment of national sovereignty to the World Health Organization and its financial backers.

But, as I've written and said previously, I think the invasion, the coup is complete.

Enemies foreign and domestic are already in power, occupying offices including HHS Secretary (Xavier Becerra) and Defense Secretary (Lloyd Austin).

National sovereignty has already been handed over to these enemies, through 'public health emergency' statutes, regulations, executive orders and contracts enacted, ratified and implemented by federal, state and local legislatures, executives and courts.<sup>710</sup>

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<sup>710</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>



That's why I construe the task as identifying, isolating and extracting already-entrenched financial and biomedical occupiers from their pseudo-government strongholds.

It's not about stopping an invasion and occupation.

It's about kicking the invaders out and bringing the occupation to an end.

It's about restoring rightful government, which is currently in covert-exile, held as covert-hostages, to power.

For readers interested in revisiting those arguments, here are some of the relevant posts:

- March 17, 2022 - On the World Health Organization's current round of pandemic treaty negotiations. Preemption doctrine at the global level: America is already under stealth occupation.
- March 19, 2022 - Catherine Austin Fitts discussion with Karel van Wolferen
- April 1, 2022 - Lipid nanoparticle production facilities are the munitions factories of World War Biochemistry
- May 11, 2022 - On the relationship between the World Health Organization and the US government
- June 20, 2022 - How the 1913 Federal Reserve Act may connect to the government-run bioterrorism campaign called Covid-19.
- Nov. 23, 2022 - Informed, connected & brave v. ignorant, isolated & scared. Thinking about the Constitution-in-exile predicament.
- Dec. 7, 2022 - Another outline of the legal frameworks
- Dec. 12, 2022 - Is the power there or not?

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I'm still thinking through how to prioritize Congressional actions, and still working to understand the structural lies at the heart of the global central banking system.

For now, I think a good Omnibus Repeal Act of 2023 would repeal, at minimum, the following:

- Homeland Security Act (6 USC Ch. 1, Domestic Security)
- Federal Reserve Act (12 USC Ch. 3, Banks and Banking)
- International Bureaus, Congresses, Etc., (22 USC Ch. 7, Foreign Relations and Intercourse) including Subchapter XVIII, International Organizations Immunities Act, and Subchapter XX, World Health Organization
- Defense Against Weapons of Mass Destruction Act, 50 USC Ch. 40, War and National Defense, including amendments to 10 USC Ch. 15, Armed Forces (Military Support for Civilian Law Enforcement Agencies), and amendments to 10

USC 382, renumbered to 10 USC 282, authorizing domestic deployment of military against civilians during “emergency situations involving chemical or biological weapons of mass destruction.”

- Food Drug and Cosmetics Act, (21 USC Ch. 9, Food and Drugs), including Emergency Use Authorization program
- Public Health Service Act (42 USC Ch. 6A, Public Health and Welfare), including Public Health Emergencies program and Vaccines program
- Social Security Act (42 USC Ch. 7, Public Health and Welfare), including Medicare and Medicaid programs
- Stafford Act/Disaster Relief Act (42 USC Ch. 68, Public Health and Welfare)
- Chemical and Biological Warfare Program (50 USC Ch. 32, War and National Defense)
- War Powers Resolution/War Powers Act (50 USC Ch. 33, War and National Defense)
- National Emergencies Act (50 USC Ch. 34, War and National Defense)
- Defense Production Act (50 USC Ch. 55, War and National Defense)
- PATRIOT Act (Additions and Amendments to Title 8, Aliens and Nationality; Title 15, Commerce and Trade; Title 18, Crimes and Criminal Procedure; Title 31, Money and Finance; Title 50, War and National Defense; and Title 51, National and Commercial Space Programs

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Congress broke America, at the behest of enemies foreign and domestic who wanted to build a pseudo-legal front onto ordinary cross-border looting, slave-taking and killing, so they could do it long-term, without facing detection or well-organized, effective resistance.

Congress broke America because members of Congress— some imprudent and cowardly, some greedy, treasonous and malicious — abandoned liberty for false security in response to orchestrated and false flag threats.

Congress can fix what they broke. None of the current members appear interested; not even Ron Johnson, who is furthest along the learning curve.

But that doesn't mean it's not possible. It means there's work to do, educating and emboldening them.

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An Omnibus Repeal Act could begin with a Whereas sequence starting:

WHEREAS, prior Congresses and US Presidents have, for more than 100 years, under the influence of enemies foreign and domestic, through enactment of the following statutes and related appropriations, enabled and financed the covert theft from, enslavement, and mass murder of the American people, and

WHEREAS, in purported response to the events known as “Covid-19,” recent Congresses and US Presidents have expanded and provided additional funding for additional enslavement, theft and mass murder policies and programs enabled by these statutes, rendering them more immediately deadly and therefore more visible to the American people...

[WHEREAS clauses explaining how each statute enables theft, enslavement and killing of Americans by enemies foreign and domestic...]

THEREFORE, the following Congressional acts are hereby repealed...

\* \* \*

**March 22, 2023 - On the utility, for inducing peaceful compliance with violent globalist control-and-kill programs, of presenting fake threats as real. Plus war criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording.**

New podcast interview:

- March 22, 2023 - Why the Biomedical Tyranny Is More of a Military Campaign Than Public Health.<sup>711</sup> Daniel Horowitz, Katherine Watt (60 min total: my participation from approx. 13:00 to 43:00)

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Important work by Mike Yeadon:

March 22, 2023 - Why I don't believe there ever was a Covid virus.<sup>712</sup> Mike Yeadon at *The Conservative Woman*

...If I'm correct that there was no novel virus, what a genius move it was to pretend there was! Now they want you *only* to consider how this 'killer virus' got into the human population. Was it a natural emergence (you know, a wild bat bit a pangolin and this ended up being sold at a wet market in Wuhan) or was it hubristically created by a Chinese researcher, enabled along the way by a researcher at the University of North Carolina funded by Fauci, together making an end run around a presidential pause on such work? Then there's the question as to whether the arrival of the virus in the general public was down to carelessness and a lab leak, or did someone deliberately spread it?...

I have colleagues who do not believe what we've been told (i.e. that a virus has been experimentally constructed) is even possible technologically. I don't have the background to assess that idea. But the rest hangs together for me in a way that no other explanation does.

To this point, an ex-pharmaceutical industry executive Sasha Latypova, speaking with Robert F Kennedy Jr on his podcast of last Thursday,<sup>713</sup> March 16, describes the extensive evidence of the contracts and relationships that were in place before the Covid era. Contracts were signed for billions of dollars in February 2020. Not only would the required production never happen (from a standing start, to sign such a large commitment is ridiculous) but it cannot be done.

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<sup>711</sup> <https://www.iheart.com/podcast/263-the-conservative-co-28419175/episode/why-the-biomedical-tyranny-is-more-111271425/>

<sup>712</sup> <https://www.conservativewoman.co.uk/why-i-dont-believe-there-ever-was-a-covid-virus/>

<sup>713</sup> <https://anchor.fm/rfkjr/episodes/Militarized-Healthcare-with-Sasha-Latypova-e20go74>

She estimated that approximately one kilogram of DNA was required. There isn't that much medicinal grade DNA on the planet at any one time. That's because it's hard to do, very expensive, wholly bespoke and difficult to store for long periods. Also, the amounts of any specific DNA sequence required and held in store by commercial suppliers would be milligrams or perhaps grams at a stretch. So it was always completely unfeasible, regardless of how much money was thrown at the problem, to have accomplished what they claim to have done in a short time.

Consequently, no other conclusion is supported by the facts than that it's a huge crime, extensively planned. In itself, that rules out a natural emergence of a pathogen, unless divine providence occurred. Logically we're left with a leak or, as I argue, a lie plus a PsyOp...

Two comments:

One, I'm not interested in debating the existence of viruses as a class of molecular material with anyone. Some readers find that to be an annoying fact about me, but a fact it remains: the general NAV (not-a-virus) issue is not among the topics to which I allocate research, thinking and writing time. I focus on understanding and communicating information about pseudo-legal, statutory and regulatory weapons used to control and kill people, and finding ways to take those statutory and regulatory weapons out of the hands of the killers.

Two, I think Yeadon's position leaves room for Jonathan Couey's hypothesis about the ongoing, intentional dispersal of purified, aerosolized toxic clones of spike protein-type material,<sup>714</sup> which I first encountered last November, and which I think represents the most plausible explanation for the observable outbreak patterns, including but not limited to experiences with Covid-era illness in myself, my family and among my friends and colleagues since late 2019.

- Nov. 9, 2022 - Jonathan Couey and Mathew Crawford Gain-of-Purity discussion: new analysis of the virus, lab-manipulation, fraud-on-the-world frameworks
- Nov. 10, 2022 - Legal context for the Couey hypothesis discussions.
- Nov. 12, 2022 - More SARS-CoV-2 and spike protein biology, immunology and vaccinology from Nov. 3 CHD panel discussion with Jonathan Couey, Robert Malone and others.
- Nov. 18, 2022 - Immunomodulation and fear modulation.

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<sup>714</sup> <https://gigaohmbiological.com/>

War criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording.

Yesterday, someone sent me a March 20, 2023 Federal Register notice<sup>715</sup> on the extension of the Public Health Emergency (PHE) and Emergency Use Authorization (EUA) declarations and determinations.

The sender asked me "whether that EUA amendment I sent you made substantive changes, or was this just a regular extension?"

I replied that there are enough redundancies built in throughout the PHE and EUA declaration and determination procedures, and they're both unreviewable by Congress and courts anyway, that the wording of any particular one isn't worth spending a lot of time to parse in detail.

[Note: when criminal prosecutions are eventually brought against specific war criminals, these documents will be part of the evidence incriminating the signatories. At that point, parsing the documents in detail will be extremely important, to tie the dates, circumstances and effects of specific acts taken in furtherance of the war crimes, to the people who committed those acts.]

The latest iteration slightly alters the original, false claims.

In the original determination of public health emergency, effective Feb. 4, 2020,<sup>716</sup> a war criminal impersonating the US-HHS Secretary (Alex Azar) claimed that "there *is* a public health emergency that has a significant potential to affect national security or the health and security of United States citizens living abroad" and that the emergency "involves a novel (new) coronavirus (nCoV) first detected in Wuhan City, China."

In the latest amendment to the determination of public health emergency, effective March 15, 2023,<sup>717</sup> a war criminal impersonating the US-HHS Secretary (Xavier Becerra) claimed that the nCoV outbreak has already infected and killed millions of people, and that there are now variations circulating, such that "there is a public health emergency, *or a significant potential for a public health emergency*, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad."

The two forms of PHE "determination" are used interchangeably, to provide pseudo-legal pretexts for COVID-19 Emergency Use Authorization/EUA declarations (which are, more accurately, military orders to deploy bioweapons labeled as 'vaccines' to injure and kill recipients) and amendments thereto.

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<sup>715</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

<sup>716</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>717</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

For emphasis, Becerra added to the latest notice:

...The four previously-issued section 564 declarations that refer to the February 4, 2020 determination have not been terminated by the Secretary because, among other things, the circumstances described in section 564(b)(1) continue to exist — i.e., COVID-19, a disease attributable to SARS-CoV-2, continues to present a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad...

As with all effective lies, there are kernels of truth within most HHS Secretary notices, declarations and determinations.

The emergency that existed in January 2020, and still exists, is a group of war criminals, coordinating with each other worldwide, as participants in a criminal enterprise that “involves” the novel coronavirus pretext as a pseudo-legal mechanism to suspend lawful government functions; instill fear; suppress critical thinking, public debate, alternative treatments, comparative assessment of threats, biomedical ethics obligations and rights, and self-preservation instincts; and induce peaceful compliance with lethal injection programs labeled as ‘vaccine’ programs.

For the purpose of making it easier for mass murderers to get away with mass murder.

See Yeadon analysis, above.

One other purpose of the new, March 15, 2023 determination, is to *de facto* void the Jan. 30, 2023 announcement<sup>718</sup> that the public health emergency would end effective May 11, 2023.

Biden, on behalf of his central banker handlers, made that announcement to:

1. undercut then-pending Congressional action (H.R. 382,<sup>719</sup> approved by House Jan. 31, 2023, 220 to 210, and H.J. Res. 7,<sup>720</sup> approved by House Feb. 1, 2023, 229 to 197), without actually relinquishing emergency executive powers; and
2. prevent any further consideration of the termination bills by Congress, because Congressional debate would make the Constitutional crisis triggered by the Covid-19 control-and-kill program through the enabling statutes and regulations, much more visible to the American people.

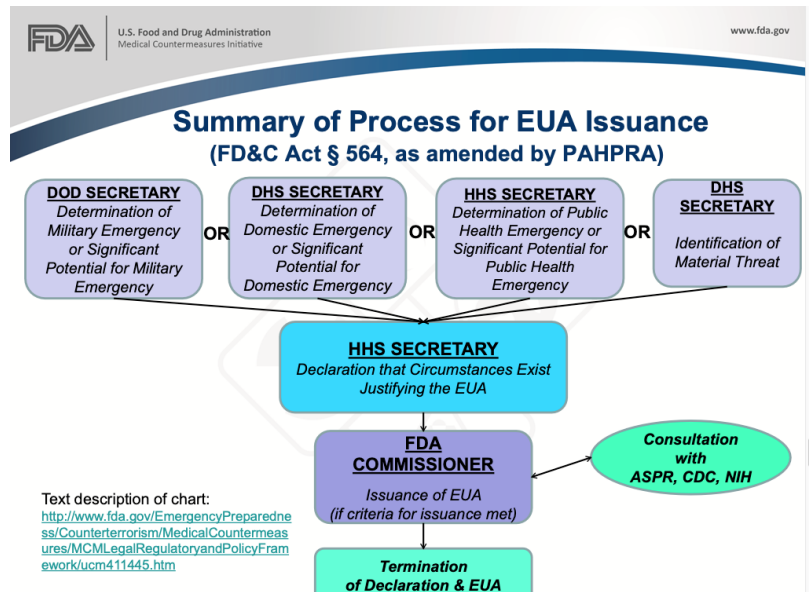
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<sup>718</sup> <https://apnews.com/article/biden-united-states-government-district-of-columbia-covid-public-health-2a80b547f6d55706a6986debc343b9fe>

<sup>719</sup> <https://www.congress.gov/bill/118th-congress/house-bill/382>

<sup>720</sup> <https://www.congress.gov/bill/118th-congress/house-joint-resolution/7>

FDA offers a slide from an April 2015 FDA slide deck<sup>721</sup> outlining changes to EUA law effected by 2013 Congressional passage of the Pandemic and All-Hazards Preparedness Reauthorization Act (PAHPRA).



The chart shows how many different ways mass murdering war criminals pretending to be US government officials can declare and maintain "emergency" powers to kill people using bioweapons fake-named as EUA 'vaccines' and other countermeasures, including events for which there may not even be fake evidence of a threat, but for which the war criminals claim there is "significant potential" of a future threat.

It's very similar to the gradual addition of "asymptomatic" and "precommunicable" stages of disease, to the original "symptomatic" stage, authorizing the HHS Secretary to order the military and local law enforcement<sup>722</sup> to arrest and detain civilians indefinitely under 42 USC 264 and related regulations and executive orders.

These war criminal assessments, like all the other determination and declaration procedures rendered visible through the Covid-19 global crime, are assessments placed by Congress and US Presidents, solely in Cabinet secretary hands, and — for so long as they remain unchallenged by Congress members and judges, three years and counting — not subject to Congressional or judicial review or termination.

Many paths.

Same herd-culling destination.

The death machine will keep running until some combination — of Congress, courts, state governments, the People and/or some other political force TBD — cuts off the statutory fuel<sup>723</sup> and the funding.

<sup>721</sup> <http://wayback.archive-it.org/7993/20170722114215/https://www.fda.gov/downloads/EmergencyPreparedness/Counterterrorism/MedicalCountermeasures/MCMLegalRegulatoryandPolicyFramework/UCM443964.pdf>

<sup>722</sup> <https://bailiwicknews.substack.com/p/january-17-2017-federal-register>

<sup>723</sup> <https://bailiwicknews.substack.com/p/smashing-the-overton-window>



## *Citations and prior reporting*

- 42 USC 264 (as amended 2002) - Authorizes HHS to apprehend and detain civilians on communicable disease pretexts for diseases listed on Presidential executive orders.
- 42 CFR 70.6 (as amended 2017) - One of the implementing procedures for HHS-directed apprehension and indefinite detention of civilians for communicable diseases on list authorized by president via Executive Order.
- Executive Order 13674 (2014) - Authorized HHS exercise of civilian apprehension and indefinite detention power, on basis of suspected asymptomatic SARS-like respiratory illness.
- 10 USC 382, renumbered 10 USC 282 (added 1996, last amended 2016) - Authorized deployment of military against civilians during declared “emergency situation involving a weapon of mass destruction.”
- May 21, 2022 - On the federal government’s plan to use force against American civilians
- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients’ family members and pastoral care providers?
- Sept. 27, 2022 - On why Biden’s comment that ‘the pandemic is over’ doesn’t lift the bioterrorist police state jackboot off our necks.
- Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny.
- Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?
- Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts.

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## March 25, 2023 - Transcript - Feb. 18, 2023 China Rising interview with James Bradley and Jeff Brown

Feb. 18, 2023 China Rising Interview<sup>724</sup> - (James Bradley, Jeff Brown and Katherine Watt, 30 min)

...James Bradley: Hello, this is James Bradley. I am JB East out in Saigon, in Vietnam, and I'm here with JB West, Jeff Brown out in Normandy [...] So, the reason we're talking to Katherine today is that since early 2020, Katherine has focused her considerable skills on COVID-19 issues, including legal framework investigations. Now, what's her background? Katherine earned a philosophy and natural sciences degree from Penn State in 1996. She has reporter chops. She was a reporter for a number of different newspapers. In 2003, she earned a paralegal certificate and has provided legal research and writing in constitutional law, civil rights, and environmental law. Katherine has published several independent journalism blogs. She's worked on local food, water, and energy security campaigns, and she founded Bailiwick News<sup>725</sup> in 2016 [...] So, Katherine, can I tell you a story and then ask you two questions?

Katherine: Sure.

James: Okay. I published a book called *Flags of Our Fathers*, and Newsweek magazine said Bradley writes on the level of a 17-year-old and my family was upset for me. And I said they got it right. It took me five years to write the book. If I wrote on the level of a master's degree, it would take me about two years. Kurt Vonnegut wrote *Slaughterhouse-Five*. It took him 18 years. It's less than 200 pages. So, my point is that to make it simple, I'm not saying a 17-year-old isn't very bright.

You are bright at 17. I was. But we have an international audience. We have Japanese, Vietnamese, French, and everybody listening to us. So, I'm not as educated as you. And I'd like to get two simple things simply stated upfront. Number one is why is this a bioweapon? If an 18-year-old walked in here right now, how could I explain why this is a bioweapon? Number one. And number two, how did they get this done? Now, let me say it in my civilian language and then you correct me or let's just simplify this.

So, if somebody said to me, James, the COVID-19, whatever it is, it's not a vaccine. But the COVID-19 vaccine is not a bioweapon. I would answer and say, yes, it is. The reason we know that is because the Defense Department DARPA says, uses the euphemism 'countermeasure' for a weapon. They don't say to develop a laser weapon. They say to develop a laser countermeasure. And in their paperwork, they said this was a bio countermeasure. Therefore, it is, the COVID-19 injection is a bioweapon. So, what do you say to that, Katherine?

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<sup>724</sup> <https://chinarising.puntopress.com/2023/02/26/katherine-watt-is-preparing-nuremberg-2-0-vs-us-presidents-hhs-and-dod-secretaries-for-domestic-bioterrorism-build-the-gallows-jb-west-and-jb-east-present-see-you-in-the-hague-50/>

<sup>725</sup> <https://bailiwicknews.substack.com/>

Katherine: I think that's right. I think a more accessible way to understand it might be by observing what happened. In some ways, we couldn't know it was a bioweapon right at the beginning because we hadn't seen all the adverse effects and deaths and neurological problems and fertility problems and autoimmune disorders, everything that has happened since. So, I think the most persuasive argument is that even after it became clear that it was injuring and killing people, they did not end the program. They expanded the program to more and more people to more and more injections. And that, to me, is the biggest evidence that the deaths and the injuries are intentional. And that's what makes it a bioweapon, in my view.

James: Well, I have friends who say there aren't deaths, there aren't excess deaths and injuries.

Katherine: Well, I'm not going to argue with them that they can't see it. They can't see it.

James: Okay. And then the other thing that you described very well in a few podcasts is the management, the legal what I call the under-structure. So, I'd say to the audience, imagine Washington, DC. There's the White House, you can see the building. Down the street is Congress, there's the Supreme Court, and we imagine that that's our government. Well, let's go underneath and look at the plumbing, like let's literally go under the street and realize that Congress over the last six years and the executive branch kind of rewired the plumbing without us seeing.

And they hooked up the Department of Health and Services, DHS, and they made DHS the emergency controller. So, while we civilians look to the White House and to Congress for leadership, it's actually they switched it to DHS so that the head of DHS is an emergency dictator and he has the emergency powers or she has the emergency powers to get this all done. So that's my civilian take on that. How would you describe that?

Katherine: I would mostly agree,<sup>726</sup> but it's not DHS. DHS is the Department of Homeland Security. It's HHS – the Department of Health and Human Services. But it's actually, the rewiring I think is correct. I think the more I learn about it and watch what they do and talk to other people who are looking at it, too, I think the HHS secretary is the person who is set up as the frontman to look like the dictator. Well, he's not supposed to look like the dictator. He's supposed to look like he's doing a public health service. But it's actually as far as I can tell now, more of a committee.

People call it the deep state. People call it the administrative state in which all of these different cabinet agencies and their upper leadership are coordinating activities across departments, across the HHS, across Homeland Security, across the Department of Justice, and across DOD. USDA – Department of Agriculture is key. The Veterans Administration. All the way across, and they meet together in several different

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<sup>726</sup> Clarification: I think the merger of the chemical and biological warfare program and public health police state has been in development for many decades, since the 1944 Public Health Service Act and precursors, not for just the last six years.

committees. The one that I think is most relevant is called the Public Health Emergencies Medical Countermeasures Enterprise.

James: Can you repeat that?

Katherine: Public Health Emergency Medical Countermeasures Enterprise.<sup>727</sup> And it's very similar to Fannie Mae and Freddie Mac as government-sponsored enterprises during the mortgage market, housing market meltdown, and the great financial crisis. In that, this enterprise is quasi-public, quasi-private. It has some legal aspects of being public because most of the people on it are appointed cabinet secretaries or undersecretaries.

And it gets public funding, but it spends the money on private corporate contracts through pharmaceutical companies like Pfizer. So, I think that's where the United States branch of what I see as a globalist criminal enterprise is coordinated in the United States, on that committee the PHEMCE, and DOD and HHS are sort of probably the two co-chairs, let's say, of that committee.

James: Okay. And then going back to the bioweapon, isn't there paperwork or DARPA says that we're creating a countermeasure, a biological countermeasure?

Katherine: Yes, there are contracts and there're guidance documents and there are regulations and you can track the word countermeasure in a public health context: medical countermeasures, qualified countermeasures, and security countermeasures. They have a lot of different modifier words to go with the word countermeasures. You can track that back to the late nineties, and early 2000s in both public health law and also in military law and it sort of jumps back and forth between those two. They refer to each other from one section to the other, which is part of how you can tell that it's a coordinated bioweapons program run mostly by HHS and DOD.

James: Okay, so now I focused you on two questions, and I'm going to turn you over to Jeff. You guys are both brainiacs on bioweapons. But before I do, if you are addressing our international audience, what would you like to tell them? What does Katherine Watt have to say about February 2023 and this whole COVID thing that we are involved in? I'll give you the floor.

Katherine: I think that it looks much more impenetrable -- their power looks much more impenetrable or overwhelming than it actually is because so much of it depends on people believing lies to be true. And so, the more you can see through the lies and see what's actually true, the less power they have over you and the more power you have to

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[https://en.wikipedia.org/wiki/Administration\\_for\\_Strategic\\_Preparedness\\_and\\_Response#:~:text=The%20Public%20Health%20Emergency%20Medical%20Countermeasures%20Enterprise%20%28PHEMCE%29,medical%20countermeasures%20to%20deal%20with%20public%20health%20emergencies](https://en.wikipedia.org/wiki/Administration_for_Strategic_Preparedness_and_Response#:~:text=The%20Public%20Health%20Emergency%20Medical%20Countermeasures%20Enterprise%20%28PHEMCE%29,medical%20countermeasures%20to%20deal%20with%20public%20health%20emergencies)

work with other people to push back against the programs that they're trying to put in place and the programs they have already put in place. I could say more about that. But that's the basic message, is that it's built on lies and so it's made to look much, much stronger than it actually is.

James: So, if I'm listening to you for the first time and hearing a message of hope, what are my next steps? So, there is hope. There's a bunch of lies. How do I begin to penetrate?

Katherine: Number one is to keep talking about it. People have been talking about it for three years now. And talking about it with each other is how we have figured out so many pieces of it. And that's why it was so important for them to do all the censorship and all the propaganda to confuse people and to put out false information and pretend it was true. And so, continuing to talk, even when they try to get you to shut up is, I think, priority number one. And you could talk to anybody you could think of to talk to, in any format, writing or speaking or whatever.

And then beyond that, the other major piece of what the globalists need for their system to clamp down as hard as they want it to, is for people to give up on their own national governments, which is easy to do because it looks like your national governments have completely betrayed you, and elements of your national government have completely betrayed you.

But I still think it's important to stick to your loyalty, to your constitutions, and to the concept of having a national government that represents the people and protects the people in a nation-state.

Because the reason they need to undermine your loyalty to that is so they can bring in the one world government and tell you, 'This is the solution to the problem that you have with your terrible corrupt government,' when in fact they are the entity that has corrupted your national government and they cannot fix it. They do not want to make it any better or more responsive to you or more protective of you than it is.

So, you have to be on the other side saying No. World Health Organization, get out. World Economic Forum, get out. The United Nations, get out. We do not want your one-world government. We want our own national government back in our own hands.

James: And what's the end of the road or the hope? I mean, is there going to be a Nuremberg 2.0? It's so confusing because I can talk to you and people in your field and, gee! this is a bioweapon and it's killing people and it's got to end. And then I look at New Zealand, and they're injecting babies in America. You look at the media and everything's fine. You get your booster and Australia is on its fifth one. What is happening in the world? Are we any closer to any accountability?

Katherine: I think we're closer than we were, but there's no way to know how long it's going to take. It's already taken much longer than anybody thought it would. I know when it started happening back in 2020, I thought, wow, something about our Constitution, something about our Congress, something about people's own interest in living their own lives is going to push back on this and make it stop.

And that has not happened yet. But the momentum and the number of people who are really concerned about it and learning much more about it is bigger now than it was three years ago. And it's getting bigger every day. It's not shrinking. It's not like people on our side are suddenly saying, 'Oh, you know what, I was totally wrong.' That's not happening. More people on the other side are saying, 'Wow, I can't believe it. Now I have some idea of what's going on.'

So, it is moving in the right direction. It's just moving extremely slowly and nobody has any way of knowing what that final straw is going to be. And when that final straw is going to get on the camel's back and make it tip. So, the project as I see it is just to keep pushing and keep pushing and keep pushing in that direction without knowing when it's going to push through the wall.

James: Okay. Yeah. Turn it over to you.

Jeff: I agree with you. The one-world government thing is a huge part of it. And this goes back to Malthus and their depopulation agenda all through the 19th century and into the 21st century and the elite. So, this is not changing for 200 years. I feel like Seymour Hersh just came out with this incredible investigation about the Nord Stream 2 terrorist attack and clearly showed that it was the United States. It's Biden who personally ordered it. And yet I can tell you that if you probably ask ten Americans and ten Europeans where I am about it, they've never heard of it.

And I think that's to me, they control the media now so much and that's my biggest concern. I call it the Big Lie Propaganda Machine. And it is so ruthlessly effective by censorship and PSYOPS fake news.

Do you have any comments about how we can kind of overcome that, Katherine? Because to me, that's the biggest hurdle. If we had a really truly free press, everybody would be informed, but they aren't.

Katherine: Right. My basic answer is just perseverance and persistence and keep going. It's not up to us how fast it unfolds. I think that's up to God. It's our job to give Him the material he needs to work with to push it forward at the pace that He wants it to be.

We do have independent media. That's why awareness is growing, because of independent platforms like yours and all the independent platforms, podcasts, and

things like that. And those are small. Some of them have smaller audiences, but in the aggregate, they reach a lot of people. Those people talk to other people. I think also the way the mainstream media portrays itself as being widely viewed as credible is false. I think most people, even if they watch it, watch it thinking 'This is garbage' and don't trust it.

And the useful thing is that as long as they need the Internet to do their moneymaking and to do their own corrupt -- globalists, I'm talking about -- as long as they need the Internet to be functioning to do the stuff that they want it to do, some parts of it are still available to independent journalists and people who want to talk about information in an accurate, true way. And so, I do think at some point they're going to shut it down and do like the cyber-attack or whatever. But I also think they're going to try to get it back up on the other side. And we will still have to just be persistent and keep going.

Jeff: I just recently restarted using Twitter. Now that Elon Musk has bought it, there's a lot more freedom, and a lot more information on Twitter right now about COVID. I'm putting posts up that would have been censored by the previous deep-state management team. So that is an area to really look into. And as both you and James and I can attest for the time being, fingers crossed, Substack is an incredible platform. It is an amazing platform.

There are so many amazing people on that platform who are just reporting and reporting and reporting. And it's just, it's amazing. And I understand they have some kind of peer-to-peer ownership to keep it diluted and to keep the deep state out of it. But right now, I think Twitter and Substack are really the two places to help get informed. And then James and I, our show. I'm the curator of the Bioweapon Truth Commission and its Global Online Library ([www.bioweapontruth.com](http://www.bioweapontruth.com)<sup>728</sup>).

The information is out there and so it's just trying to inspire people to quit, to turn off MSNBC and BBC and quit reading the *Washington Post* and the *New York Times* and expand their horizons. I guess that's my biggest encouragement to all the people out there that are listening. Katherine's doing incredible work. And James and I are really happy to be able to promote her efforts. Can I ask you one more question, Katherine?

Katherine: Sure.

Jeff: One thing that just amazes me. I'm producing changes in my last show. It's about the connections between the JFK assassination, Richard Nixon being pushed out of office, and the whole Trump fiasco of him being cheated out of the 2020 election and the January 6 false flag done by his enemies. And what really James has done is an incredible amount of work on this. And what's impressive is the number of people that are involved

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<sup>728</sup> <http://www.bioweapontruth.com/>

in these things. He was talking about just the JFK assassination, 200 people over the decades have been assassinated for speaking up.

And I'm thinking of Anthony Fauci at NIH and giving Ralph Baric the COVID virus and he weaponized it. And Peter Daszak at EcoHealth Alliance spends tens of millions of dollars giving it to universities and elsewhere. So many people are involved. And it's just, how they did they do or is it these interdepartmental meetings? I mean, did Fauci get together with the groups with HHS and DOD or do they do it by email or how did you see this happening? It's amazing. There must be thousands of people involved.

Katherine: Yeah, I think it's incentive structures. I think there are people who know what the overall program is and they know how to motivate other people to go along with it. And the part -- I think that's the main reason why they did this sort of conversion of it that I write about. It was a DOD program. It was the Chemical and Biological Warfare program. And then they transferred it and relabeled it to be the Public Health Emergencies Medical Countermeasures Program.

And there are a lot of people who really do believe that what they're doing is a public health service because it hasn't been as clear as it is now until COVID came. And then they did the forced injections and the adverse effects and covering up the adverse effects and deaths and refused to stop the program. All the things that I think make it very clear that it's a bioweapons program and not public health. But up until that happened, until we could see it happening in real-time, it was very, very difficult to see.

You could very easily go along with it and say, sure, H1N1 is an outbreak of communicable disease and wow, it's so great. They have come up with a vaccine and they're offering it to us. And that was the thing. They did it incrementally. Like it was, first with 2003, the first SARS. It was like, 'Oh, here's a communicable outbreak. We should all be worried because this is global or whatever.' That was why we should not be worried, because it's just an ordinary cold, basically. And then they add pieces each time.

So, the next time with H1N1 in 2009, they were like, 'Oh, there's this global outbreak. Now we have a vaccine and we suggest that you take it.' And a lot of people did because it still looked like it was a benevolent program.

When they got to 2020 and COVID and they did the lockdowns and they did the mask mandates and then they did the bioweapon mandates, it became much more clear that there is nothing benevolent about this. But it's much easier to keep people going along with the program if they think they're actually doing a good thing. And now that people are figuring out, they were not doing a good thing, they were doing a really, really bad thing. It changes. It changes the dynamics.



Jeff: I guess a lot of there's probably a lot of compartmentalization --

Katherine: Yes, but I do think Fauci does --

Jeff: -- This person doesn't know what this is. Oh, yeah, absolutely. Well, he was the one that gave Ralph Baric the coronavirus to weaponize it at the University of North Carolina, Chapel Hill.

Katherine: Well, I just wanted to say Fauci has been in a position in the Health and Human Services since the late 1960s when the whole program started. So, he was right there. He was right there to manage the AIDS outbreak. He was right there to manage the swine flu in 1976. So, he has been at the center of it since the very beginning in the late sixties.

James: So, I'm in Vietnam and have not been in the States for a number of years. And listening to you, it sounds like people are becoming aware. You're using words like facts and damage and growing awareness. Well, I have a friend who's on the board of directors of a major clinic in the Midwest. And how is it possible that a civilian board of directors, bankers, lawyers, people from all walks of life, not just doctors, that there is a board and then underneath that board, there's an administrator, major clinic. There are many doctors and nurses in this clinic and they have been administering a bioweapon for three years?

So how is that possible that there's not a demonstration, that no one's throwing eggs at the window, that the board is allowing this to happen? I mean, how do you get hundreds of people in an institution? They must be hearing the feedback that you're talking about.

Katherine: You incentivize them. You tell them and you demonstrate to them that if they cooperate, they will continue to get funding. They will continue to have jobs. They continue to be the leaders of this type of organization. And if they do not cooperate, they will be cut off for money in their personal and professional contexts. They will lose their businesses. They will lose their homes. Their marriages will fall apart. It's a carrot and stick and it's extremely effective.

And it runs from the very, very top for the Bank for International Settlements, holding that carrot-and-stick-like system over each national government and each central bank of each government. And then the central banks and the national governments hold it over the state governments and the state governments hold it over the counties and the counties hold it over the towns and the school boards and the hospitals. And then they hold it over people who work at all of those organizations. And it's very effective.

James: Well, I wanted to say that is a brilliant and succinct answer, and I appreciate you going all the way up to the BIS. Not many people do that in this field talking about COVID, talking about the financial motivations. And if the audience doesn't know what BIS is, they should read Tower of Basel. Tower of Basel, I think is the name of the book.

Katherine: Adam Lebor (download free book<sup>729</sup>).

James: Yeah. And I just really admire what you just said. And I'd like to say to the audience, this is Katherine Watt and look her up at [Bailiwicknews.substack.com](http://Bailiwicknews.substack.com).

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<sup>729</sup> <https://archive.org/details/tower-of-basel-2013-by-adam-le-bor>

**March 26, 2023 - Rand Paul proposed an amendment to S.316, to repeal the 2001 Authorization for Use of Military Force (AUMF), which is one of the statutes enabling globalist herd-culling war on the world's people. Senate voted the amendment down, 86-9, with five not voting.**

Senate Amendment 2,<sup>730</sup> “To repeal the 2001 Authorization for Use of Military Force,” [PL 107–40; 115 Stat. 224<sup>731</sup>] was proposed by Sen. Rand Paul on March 22, 2023, during debate on S. 316,<sup>732</sup> a bill introduced by Sen. Tim Kaine, containing two provisions:<sup>733</sup>

...The Authorization for Use of Military Force Against Iraq Resolution (Public Law 102–1; 105 Stat. 3; 504 U.S.C. 1541 note) is hereby repealed and...

the Authorization for Use of Military Force Against Iraq Resolution of 2002 (Public Law 107–243; 116 Stat. 9 1498; 50 U.S.C. 1541 note) is hereby repealed...

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Even though Rand Paul’s amendment did not get the required two-thirds vote to be added to the original bill — and the original bill plus amendments hasn’t yet come up for a full Senate vote — the March 22, 2023 roll call vote<sup>734</sup> record offers the world’s people useful information about the positions currently held by each US Senator, regarding the legitimacy of permanent US-led war in its many forms, including but not limited to chemical and biological warfare disguised as a “public health emergency, medical countermeasures” program.

Roll call on Senate Amendment 2<sup>735</sup>.

Nine US Senators voted Yea, including Rand Paul (R-KY), Mike Lee (R-UT), Edward Markey (D-MA), Bernie Sanders (D-VT), Ben Cardin (D-MD), Mike Braun (R-IN), Elizabeth Warren (D-MA), JD Vance (R-OH) and Tammy Baldwin (D-WI).

86 US Senators voted Nay.

Five US Senators couldn’t be bothered to vote, or are too sick to show up for votes, including John Fetterman (D-PA), Dianne Feinstein (D-CA), Richard Durbin (D-IL), Mitch McConnell (R-KY), and Martin Heinrich (D-NM).

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<sup>730</sup> <https://www.congress.gov/amendment/118th-congress/senate-amendment/2/actions>

<sup>731</sup> <https://www.congress.gov/107/plaws/publ40/PLAW-107publ40.pdf>

<sup>732</sup> <https://www.congress.gov/bill/118th-congress/senate-bill/316/all-actions>

<sup>733</sup> <https://www.congress.gov/118/bills/s316/BILLS-118s316rs.pdf>

<sup>734</sup> [https://www.senate.gov/legislative/LIS/roll\\_call\\_votes/vote1181/vote\\_118\\_1\\_00065.htm](https://www.senate.gov/legislative/LIS/roll_call_votes/vote1181/vote_118_1_00065.htm)

<sup>735</sup> [https://www.senate.gov/legislative/LIS/roll\\_call\\_votes/vote1181/vote\\_118\\_1\\_00065.htm](https://www.senate.gov/legislative/LIS/roll_call_votes/vote1181/vote_118_1_00065.htm)

Bailiwick News reporting on how the 2001 Authorization for Use of Military Force (AUMF) fits into the current global war on human beings susceptible to respiratory illness:

Jan. 3, 2023 - Bioweapons, EUA products, IND products, Constitutional crisis.

“...In September 2001, under the fear-cover provided by 9/11 and the anthrax attacks, another layer of national emergency/state of war (Global War on Terror) was put in place, through the Congressional Authorization for Use of Military Force (AUMF) and George W. Bush’s Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, promulgated under the 1975 National Emergencies Act and renewed every year since.

Those were quickly followed by the PATRIOT Act in October 2001, the establishment of the Department of Homeland Security in November 2002 and the expansion of biomedical police state programs for the next two decades through the PREP Act, Project Bioshield Act and more.

By 2019, they wanted to take even more direct control, were prepared to risk just a bit more exposure, and had put more pieces on the board to centralize more power under public health emergency conditions.

So in 2020, under the fear-cover provided by Covid-19, another layer of control went into effect, through the January 2020 determination that a public health emergency exists (HHS Secretary Alex Azar) and Donald Trump’s March 13, 2022, Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID–19) Outbreak*, also under the 1975 National Emergencies Act.

Also renewed every year since.

And being positioned as a Global War on Humans Susceptible to Communicable Diseases: translation of the **Global Health Security Agenda** embedded in World Health Organization regulations and treaties, and US federal programs. See Section 5955 of NDAA for FY2023<sup>736</sup>...

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<sup>736</sup> <https://www.congress.gov/117/bills/hr/7776/BILLS-117hr7776enr.pdf>

## Related Bailiwick News reporting

- April 28, 2022 - American Domestic Bioterrorism Program
- June 17, 2022 - Strategies for drawing out judicial admission that Constitution has been suspended since Jan. 27, 2020.
- July 1, 2022 - On how things might unfold after a critical mass understands the US government's mass control, maiming and murder program as such.
- Jan. 19, 2023 - Repost - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.
- Jan. 27, 2023 - A little more on the laser pointer/limited hangout campaign to sacrifice Pfizer & other Pharma-Weapons shell corporations but keep the WHO-DOD-HHS death machine humming.

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## **March 28, 2023 - On beauty, book arts and architecture: endpapers, Mont-Saint-Michel and more.**

Thank you to readers for all the suggestions about possible on-demand book publishers, in response to the post a few days ago on that topic. I'm working through the comments and emails to figure out some next steps.

I'm highlighting one reader comment here, along with my reply, because the exchange reminded me of some things I try to keep close to heart and top of mind: how important it is to continue to create and share human things that are true, beautiful, good and loving, even while confronting and pushing back against the lies, ugliness, evil and hatred of the globalists and their horrifying obsession with making financial-biological war on living humanity.

### *Reader comment:*

Thinking about physical books — in the 1980s I knew an artisan book binder who was a faculty member in an art school. Also a Turkish business school professor who was a close friend who gifted me a marbled paper by a famed Turkish bookbinder who made the marbled and colorful endpapers for books that were one of a kind. He had rolls of the stuff. I framed mine. I wish I could send it to you! Sasha would like it I think too. We have to remember how special books are, and yours should have a physical form as well for the long run.

Here is a link describing that amazing tradition.<sup>737</sup>

### *My reply:*

Those endpapers are so beautiful. I love the book, paper, bookbinding and printmaking arts. I visited the Cloisters at the Met in NYC a few weeks ago, and was fascinated by the illuminated manuscripts, and one tiny breviary that was about two-inches by two-inches small, with tiny but fully legible writing.

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<sup>737</sup> <https://www.europeana.eu/en/blog/endpapers-beautiful-patterns-and-illustrations-inside-book-covers>

If I had been born in a different time, I think I would have enjoyed a life as a copyist in a monastery or convent. There are some passages in Henry Adams' Mont-Saint-Michel and Chartres<sup>738</sup> — architectural descriptions — that are so evocative.

"...If any lingering doubt remains in regard to the professional cleverness of the architect and the thoroughness of his study, we had best return to the great hall, and pass through a low door in its extreme outer angle, up a few steps into a little room some thirteen feet square, beautifully vaulted, lighted, warmed by a large stone fireplace, and in the corner, a spiral staircase leading up to another square room above opening directly into the cloister.

It is a little library or charter-house. The arrangement is almost too clever for gravity, as is the case with more than one arrangement in the Merveille. From the outside one can see that at this corner the architect had to provide a heavy buttress against a double strain, and he built up from the rock below a square corner tower as support, into which he worked a spiral staircase leading from the cellar up to the cloisters. Just above the level of the great hall he managed to construct this little room, a gem.

The place was near and far; it was quiet and central; William of Saint-Pair, had he been still alive, might have written his "Roman" there; monks might have illuminated missals there. A few steps upward brought them to the cloisters for meditation; a few more brought them to the church for prayer. A few steps downward brought them to the great hall, for business, a few steps more led them into the refectory, for dinner.

To contemplate the goodness of God was a simple joy when one had such a room to work in; such a spot as the great hall to walk in, when the storms blew; or the cloisters in which to meditate, when the sun shone; such a dining-room as the refectory; and such a view from one's windows over the infinite ocean and the guiles of Satan's quicksands. From the battlements of Heaven, William of Saint-Pair looked down on it with envy..."

I have a 1920s Chandler & Price Pilot printing press — a tabletop version they manufactured for teaching — and letterpress type in several fonts, and do linocut printmaking, typesetting and other small projects.<sup>739</sup>

It would be far too labor intensive to set the type and print full books of Bailiwick material, but yes, I love books whose physical form is beautiful and long-lasting, and hope there will be more of them.

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<sup>738</sup> <http://www.public-library.uk/ebooks/64/36.pdf>

<sup>739</sup> <https://bailiwicknewsarchives.wordpress.com/2021/04/23/printmaking-photos/>

**March 30, 2023 - Sen. Ron Johnson gets senators on record re: international contracts that enslave Americans to globalists through the World Health Organization and pharmaco-martial law. Also delegation-of-authority research and a new podcast video.**

New video:

- March 27, 2023 - Kill Box.<sup>740</sup> *SGT Report*. Todd Callender, Katherine Watt, Sean/SGT report (42 min.)

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On March 28, 2023, Sen. Ron Johnson (R-WI) proposed S.Amdt. 11<sup>741</sup> —

“To require any convention, agreement, or other international instrument on pandemic prevention, preparedness, and response reached by the World Health Assembly to be subject to Senate ratification”

— to S.316,<sup>742</sup> a bill introduced by Sen. Tim Kaine, originally containing two provisions<sup>743</sup> (largely symbolic) to repeal PL 102-1, Authorization for Use of Military Force Against Iraq Resolution and PL 107-243, Authorization for Use of Military Force Against Iraq Resolution of 2002.

S.316 passed on March 29, 2023, with no amendments, by a 66-30-4 vote.

Background:

For more information on the World Health Assembly process for adopting a new ‘pandemic treaty’ and also adopting new amendments to the World Health Organization International Health Regulations that have been in force since 1952 and amended in 1969, 1973, 1981, 2005 and in May 2022 — which are two different but interlocking geopolitical procedures — please see James Roguski’s Substack.

Roguski has done much more detailed research, writing and video presentation about the World Health Organization component of the intentional global fraud and mass murder program than I have. (I focus on the American domestic law components.)<sup>744</sup>

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<sup>740</sup> <https://rumble.com/v2f3qty-k-i-l-l-b-o-x-todd-callender-and-katherine-watt.html>

<sup>741</sup> <https://www.congress.gov/amendment/118th-congress/senate-amendment/11>

<sup>742</sup> <https://www.congress.gov/bill/118th-congress/senate-bill/316/all-actions>

<sup>743</sup> <https://www.congress.gov/118/bills/s316/BILLS-118s316rs.pdf>

<sup>744</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>



Start with Roguski's Jan. 5, 2023 100 Reasons<sup>745</sup> post, including his synopsis:

The World Health Organization is attempting a GLOBAL POWER GRAB by seeking to have the 194 member nations of the World Health Assembly adopt a completely new international agreement commonly referred to as the proposed "Pandemic Treaty" in addition to seeking to adopt proposed amendments to the International Health Regulations.

The proposed "Pandemic Treaty" would give the WHO control over "pathogens with pandemic potential" as well as control over the means of production within the Pharmaceutical, Hospital, Emergency Industrial Complex. It is an absolute abomination that must be stopped.

The proposed amendments to the International Health Regulations would make the WHO's proclamations legally-binding rather than just advisory recommendations. The proposed amendments seek to institute global digital health certificates, dramatically increase the billions of dollars available to the WHO and enable nations to implement the regulations WITHOUT respect for the dignity, human rights and fundamental freedoms of people.

Agreement by a simple majority of the 194 member nations is all that is needed to adopt the amendments because, as amendments to an existing agreement, neither the advice and consent of the United States Senate, nor the signature of the President would be required.

These proposed amendments are being negotiated in secret without any opportunity for comment by people from around the world.

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I don't know how the puppet pseudo-government officials occupying Washington DC classify the proposed new pandemic treaty or the amendments to the International Health Regulations, nor which American constitutional, statutory or regulatory provisions they may construe as providing legal authority for their acts of adoption, ratification and enforcement of such foreign policy instruments.

Roguski offers detailed reporting and analysis in his May 21, 2022 Questions<sup>746</sup> post and March 14, 2023 Truth Bomb post.<sup>747</sup>

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<sup>745</sup> <https://jamesroguski.substack.com/p/100-reasons>

<sup>746</sup> <https://jamesroguski.substack.com/p/questions>

<sup>747</sup> <https://jamesroguski.substack.com/p/truth-bomb>

Roguski's work includes pointed legal questions directed at Richard Visek, Acting Legal Adviser to the Secretary of State, and requests for documents, including delegation of authority letters.

Roguski notes that the 2005 International Health Regulations were adopted as a "sole executive agreement," citing a September 2010 Kaiser Family Foundation report, U.S. Participation in International Health Treaties, Commitments, Partnerships and Other Agreements,<sup>748</sup> at p. 9:

...Among the 26 legally binding international health agreements identified, the U.S. is party to 16 as follows:

Thirteen of twenty-one international health-related treaties: Eight were signed and ratified by the U.S. as treaties under U.S. law (with advice and consent of the Senate), four that address a particular health issue, and four that establish organizations working either directly or indirectly on health issues. Five were concluded by the U.S. as executive agreements, including the International Health Regulations (IHR 2005) and establishment of the World Bank. One of these executive agreements, the IHR (2005), was concluded through a sole executive agreement; the remaining four were concluded as congressional executive agreements..."

For reference, the 2005 IHR are the pseudo-binding international pseudo-regulations that underpin the entire American pseudo-statutory framework for the pseudo-legal global kill box<sup>749</sup> predicated on 'public health emergency' government power centralization.

For general information on the differences between treaties and executive agreements, see Georgetown Law Library, Distinguishing Treaties From Executive Agreements<sup>750</sup> Under U.S. law, the term "treaty" is reserved for international agreements submitted by the executive branch to the U.S. Senate for its advice and consent. Only if the Senate ratifies a treaty by a two-thirds majority may the treaty enter into force.

International agreements that enter into force without the advice and consent of the Senate are often referred to generically as "executive agreements."

Bear in mind that this generic term encompasses three distinct types of agreements:

- Agreements concluded on the basis of the president's constitutional authority (executive agreements);

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<sup>748</sup> <https://www.kff.org/wp-content/uploads/2013/01/8099.pdf>

<sup>749</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>750</sup> <https://guides.ll.georgetown.edu/c.php?g=365734&p=3644814>

- Agreements concluded pursuant to a statute enacted by Congress (congressional-executive agreements); and
- Agreements concluded pursuant to the terms of a duly ratified treaty...

✧

Back to the United States Congress and the ongoing attempts of members like Rand Paul and Ron Johnson, to break out of their puppet status and act like real statesmen.

On March 22, Sen. Rand Paul proposed an amendment<sup>751</sup> to repeal PL 107-40,<sup>752</sup> the 2001 Authorization for Use of Military Force that purported to Congressionally-authorize US military attacks on all the world's people, without geographic or temporal limitations, called the 'Global War on Terror,' and passed under the 1973 War Powers Act, 50 U.S. Code § 1541.

Like Sen. Paul's March 22 amendment, Sen. Johnson's March 28 amendment (seeking Senate ratification of WHO treaties and treaty-like international contracts) did not get the required two-thirds support to be added to the original bill.

Sen. Johnson's amendment failed by a 47-49-4 vote.

Like Sen. Paul's amendment, Sen. Johnson's amendment created a very useful roll call<sup>753</sup> record of the positions currently held by each US Senator, on the legitimacy of the globalists' long-running chemical and biological warfare programs, disguised as pandemic and public health emergency management programs, and carried out through international treaties, executive agreements, regulations and other legal instruments, as negotiated and adopted by national delegates to the World Health Assembly of the World Health Organization, but not subject to meaningful review or ratification by the legislatures of formerly sovereign nations.

**Grouped By Vote Position**

		<b>YEAs ---47</b>	
Barrasso (R-WY)	Fischer (R-NE)		Paul (R-KY)
Blackburn (R-TN)	Graham (R-SC)		Ricketts (R-NE)
Boozman (R-AR)	Grassley (R-IA)		Risch (R-ID)
Braun (R-IN)	Hagerty (R-TN)		Romney (R-UT)
Britt (R-AL)	Hawley (R-MO)		Rounds (R-SD)
Budd (R-NC)	Hoeven (R-ND)		Rubio (R-FL)
Capito (R-WV)	Hyde-Smith (R-MS)		Schmitt (R-MO)
Cassidy (R-LA)	Johnson (R-WI)		Scott (R-FL)
Collins (R-ME)	Kennedy (R-LA)		Scott (R-SC)
Cornyn (R-TX)	Lankford (R-OK)		Sullivan (R-AK)
Cotton (R-AR)	Lee (R-UT)		Thune (R-SD)
Cramer (R-ND)	Lummis (R-WY)		Tillis (R-NC)
Crapo (R-ID)	Marshall (R-KS)		Tuberville (R-AL)
Cruz (R-TX)	Moran (R-KS)		Vance (R-OH)
Daines (R-MT)	Mullin (R-OK)		Wicker (R-MS)
Ernst (R-IA)	Murkowski (R-AK)		
		<b>NAYs ---49</b>	
Baldwin (D-WI)	Kaine (D-VA)		Schatz (D-HI)
Bennet (D-CO)	Kelly (D-AZ)		Schumer (D-NY)
Blumenthal (D-CT)	King (I-ME)		Shaheen (D-NH)
Booker (D-NJ)	Klobuchar (D-MN)		Sinema (I-AZ)
Brown (D-OH)	Lujan (D-NM)		Smith (D-MN)
Cantwell (D-WA)	Manchin (D-WV)		Stabenow (D-MI)
Cardin (D-MD)	Markey (D-MA)		Tester (D-MT)
Carper (D-DE)	Menendez (D-NJ)		Van Hollen (D-MD)
Casey (D-PA)	Merkley (D-OR)		Warner (D-VA)
Cortez Masto (D-NV)	Murphy (D-CT)		Warnock (D-GA)
Duckworth (D-IL)	Murray (D-WA)		Warren (D-MA)
Durbin (D-IL)	Ossoff (D-GA)		Welch (D-VT)
Gillibrand (D-NY)	Padilla (D-CA)		Whitehouse (D-RI)
Hassan (D-NH)	Peters (D-MI)		Wyden (D-OR)
Heinrich (D-NM)	Reed (D-RI)		Young (R-IN)
Hickenlooper (D-CO)	Rosen (D-NV)		
Hirono (D-HI)	Sanders (I-VT)		
		<b>Not Voting - 4</b>	
Coons (D-DE)	Fetterman (D-PA)		
Feinstein (D-CA)	McConnell (R-KY)		

<sup>751</sup> <https://bailiwicknews.substack.com/p/rand-paul-proposed-an-amendment-to>

<sup>752</sup> <https://www.congress.gov/107/plaws/publ40/PLAW-107publ40.pdf>

<sup>753</sup> [https://www.senate.gov/legislative/LIS/roll\\_call\\_votes/vote1181/vote\\_118\\_1\\_00071.htm#position](https://www.senate.gov/legislative/LIS/roll_call_votes/vote1181/vote_118_1_00071.htm#position)

Unlike Sen. Paul’s amendment, the roll call vote on the pandemic-predicated global centralization of governing power fell on almost-pure party lines.

47 Republican senators voted “Yea,” in support of their own authority to participate meaningfully — as representatives of the People — in sovereign foreign policy and pharmaceutical war-making decisions.

45 Democrats, three Independents and one Republican senator voted “Nay,” explicitly abdicating their own authority to participate in foreign policy and war-making decisions, and explicitly consenting to the status quo: the dictatorial, lethal exercise of unchecked governing power by the President, Cabinet secretaries and their delegees over a non-consenting population.

Four Senators didn’t vote, due to absence for illness or other reasons.

This party-line split is very interesting.

### Delegation of authority research

Because of Jim Roguski’s WHO work, and Sasha Latypova’s contract analysis (especially Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it!<sup>754</sup> and March 7, 2023 - Part 2 of "Contracts for Crimes"<sup>755</sup>) I’ve been flagging references to “delegation of authority” whenever I find them, and looking for the constitutional, statutory and/or regulatory authorities the criminals currently occupying government offices cite to pseudo-justify their criminal assaults on the people of the world.

I located some legislative and regulatory records yesterday, on power transfers enacted by Congress in September 2018, implemented by HHS through Federal Register notices, and extended by Congress in December 2022.

These mechanisms appear — on initial reads — to transfer international contract oversight power from the US Senate to the Secretary of State; then from the Secretary of State to the Secretary of Health and Human Services (HHS); then from the HHS Secretary to the Director of the Centers for Disease Control and Prevention (CDC); and finally from the CDC Director to the CDC Chief Operating Officer.

I’ll read and think about this collection of records more, because I think they may help answer the question:

What is the legal, foreign policy-law mechanism through which the American people and the US Congress are shut out of international treaty negotiation,

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<sup>754</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>755</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

amendment and ratification procedures, through the World Health Assembly/World Health Organization globalist governing institutions, under public health emergency pretexts?

Do the records identified below form part of relevant mechanisms of Congressional disempowerment?

I don't know. It may hinge on whether the acting, fraudulent US Government construes international treaty negotiation, ratification and related acts as proper subject matter for "personal services contracts" that are outside the review and oversight of Congress.

This, of course, seems absurd.

But we already know how the globalists have successfully perverted procurement contracting regulations (Other Transactions Authority programs) and drug safety regulations (FDA Emergency Use Authorization programs<sup>756</sup>) to render otherwise criminal acts as pseudo-legal and keep Congress and the American people from seeing and understanding the scale and scope of the central bankers' criminal enterprises.

Perversion of "personal services contract" law to pseudo-empower people impersonating US Government administrative state officials to wholly exclude Congress from the conduct of foreign policy and war, would fit the pattern.

The legal paper trail so far includes:

- Aug. 1, 1956 State Department Basic Authorities Act, PL 84-885, codified at 22 USC 2669. "...The Secretary of State, may use funds appropriated or otherwise available to the Secretary to— (c) employ individuals or organizations, by contract, for services abroad and individuals employed by contract to perform such services shall not by virtue of such employment be considered to be employees of the United States Government; [...] and such contracts are authorized to be negotiated, the terms of the contracts to be prescribed, and the work to be performed, where necessary, without regard to such statutory provisions as relate to the negotiation, making, and performance of contracts and performance of work in the United States..."
- Sept. 28, 2018 Department of Defense and Labor, Health and Human Services, and Education Appropriations Act, 2019 and Continuing Appropriations Act, 2019, PL 115-245; Division B - Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 2019; Title II - Health and Human Services; Section 212(1) - "...permits the Secretary of HHS to exercise authority equivalent to that available to the Secretary of State under 22 U.S.C 2669(c)..."

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<sup>756</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>

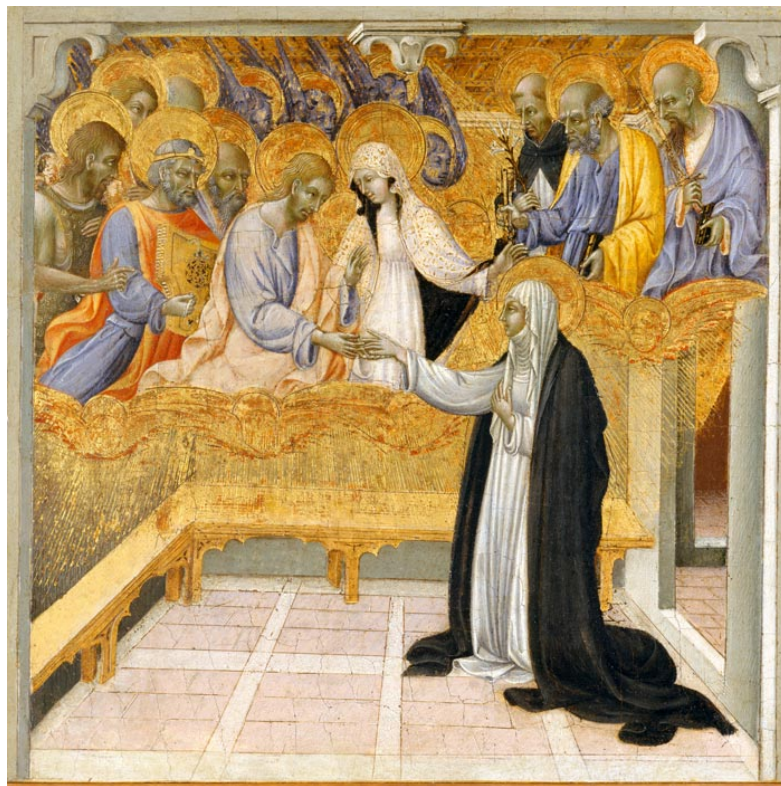
- March 17, 2020 HHS-CDC Delegation of Authority Notice, 85 Federal Register 17334 (March 24, 2020), delegating Secretary of State-level authority from HHS Secretary to CDC Director to CDC Chief Operating Officer “...to carry out international health activities to respond to the current and any future Ebola, polio, and coronavirus outbreaks...[and] to award personal services contracts for work performed in foreign countries. The authority delegated herein includes the authority to determine the necessity of negotiating, executing, and performing such contracts without regard to statutory provisions as related to the negotiation, making, and performance of contracts and performance of work in the United States...”
- Jan. 31, 2022 HHS-CDC Delegation of Authority Notice, 87 Federal Register 6551 (Feb. 4, 2022). “...The authority under section 212(1) is immediately revoked in the event that any subsequent fiscal year [Congressional] HHS appropriations act does not contain the provision currently in section 212(1) or substantially similar authority...”
- Dec. 29, 2022 Consolidated Appropriations Act, PL 117-328; HR-2617; Division H - Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriations Act, 2023; Title II - Health and Human Services; Section 212(1): “...The [HHS] Secretary may exercise authority equivalent to that available to the Secretary of State in section 2(c) [22 USC 2669(c)] of the State Department Basic Authorities Act of 1956...”

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### Bailiwick News reporting and analysis on pseudo-government

- Nov. 16, 2022 - Some thinking about tampering with evidence and spoliation
- Jan. 16, 2023 - Dual-use government officials of concern
- Jan. 23, 2023 - On Trump’s role and secret military-led continuity of government for purposes of swamp-draining.
- Jan. 26, 2023 - War criminals.
- Jan. 30, 2023 - Some thoughts about J6 and razor-tipped chain link fence perimeters, literal and metaphorical
- Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas.
- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements
- March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen.
- March 21, 2023 - Smashing the Overton window.

# April 2023



**The mystic marriage of St. Catherine of Siena. By Giovanni di Paolo.**

## **April 2, 2023 - Repost: Thought-stopping stage sets in legal pleadings. First posted Nov. 14, 2022**

I'm working on a post about the March 31, 2023 order dismissing Brook Jackson's False Claims Act case, hoping to finish it tomorrow. In the meantime, I'm reposting a related piece below.

For background:

- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.<sup>757</sup>

Epoch Times reporting by Zachary Stieber:

- April 1, 2023 - Pfizer COVID-19 Vaccine Trial Whistleblower Case Dismissed by Judge<sup>758</sup>

Sasha Latypova analysis:

- April 1, 2023 - Brook Jackson's case dismissed by Judge Truncale. Judge sides with Pfizer's lawyers and DOJ, as expected<sup>759</sup>

Some case documents:

- 2020.07.20 Base Agreement DOD-ATI-Pfizer<sup>760</sup>
- 2020.07.21 DOD-ATI-Pfizer Technical Direction Letter<sup>761</sup>
- 2022.04.22 Pfizer Motion to Dismiss<sup>762</sup>
- 2022.10.04 Jackson v. Ventavia US Gov Intervene<sup>763</sup>
- 2023.03.01 Jackson v Pfizer Oral Argument Transcript<sup>764</sup>
- 2023.03.31 Judge Truncale Order Dismissal<sup>765</sup>

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<sup>757</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>758</sup> [https://www.theepochtimes.com/pfizer-covid-19-vaccine-trial-whistleblower-case-dismissed-by-judge\\_5165422.html](https://www.theepochtimes.com/pfizer-covid-19-vaccine-trial-whistleblower-case-dismissed-by-judge_5165422.html)

<sup>759</sup> <https://sashalatyova.substack.com/p/brook-jacksons-case-dismissed-by>

<sup>760</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>761</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>762</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>763</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>764</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.01-jackson-v-pfizer-oral-argument-transcript.pdf>

<sup>765</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>



Nov. 14, 2022 - Thought-stopping stage sets in legal pleadings. Proposed thought-restarting language to help people revoke their coerced suspension of disbelief.<sup>766</sup>

CJ Hopkins, *The Road to Totalitarianism, Revisited*<sup>767</sup> (Nov. 13, 2022)

...After I happened upon the “Covid restrictions” (i.e., the social-segregation system) still being enforced by that Off-Broadway theater, I stumbled upon this article in *Current Affairs*<sup>768</sup> about the oracle Yuval Noah Harari, the writer of which article mentions in passing that somewhere between 6 million and 12 million people have “died of Covid,” as if this were a fact, a fact that no one in their right mind would question.

Which it is, officially, in our new “reality,” despite the fact (i.e., the actual fact) that — as even the “health authorities” have admitted — anyone who died of anything<sup>769</sup> in a hospital after testing positive was recorded as a “Covid-19 death.”

This is how “reality” (i.e., official “reality,” consensus “reality”) is manufactured and policed. It is manufactured and policed, not only by the media, corporations, governments, and non-governmental governing entities, but also (and, ultimately, more effectively) by the constant repetition of official narratives as unquestionable axiomatic facts.

Hopkins’ point about how consensus “reality” is manufactured and policed, is extremely important.

Yesterday after I read it, I was reading more legal pleadings. I was reading the Ninth Circuit opinion and Supreme Court appellate briefs in *Saldana v. Glenhaven Health Care* (22-192).

The Saldana case presents SCOTUS with an opportunity to review the liability immunities provided to medical facilities, medical personnel and medical products under the 2005 PREP Act and related HHS declarations and recommendations on emergency treatments and protocols.

On Sept. 30, 2022, the Chamber of Commerce of the United States of America, the American Hospital Association, the American Health Care Association and the American Tort Reform Association filed an amicus brief in support of Glenhaven’s position that the survivors of the dead man (Ricardo Saldana), have no viable claim against the nursing home where he died, on grounds that PREP Act preemption is complete.

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<sup>766</sup> <https://bailiwicknews.substack.com/p/thought-stopping-stage-sets-in-legal>

<sup>767</sup> <https://cjhopkins.substack.com/p/the-road-to-totalitarianism-revisited>

<sup>768</sup> <https://www.currentaffairs.org/2022/07/the-dangerous-populist-science-of-yuval-noah-harari>

<sup>769</sup> <https://off-guardian.org/2020/04/05/covid19-death-figures-a-substantial-over-estimate/>

The medical-industry cabal attorneys at page 3:

In early 2020, a highly contagious and deadly new virus began sweeping around the world and across the country. Little at the time was known about COVID- 19, how it spread, how it harmed those infected, how it could be contained, or how it could be prevented. Healthcare providers were forced to adapt to rapidly changing circumstances and information.

This paragraph has been reproduced, with slight variations as to wording, in thousands of legal documents during Covid-times, written by purveyors of the official narrative, but also reflected in victims' own filings and in judicial orders and memoranda.

For example, US District Judge William Stickman IV wrote an otherwise constitutionally-sound September 2020 decision in *Butler v. Wolf*,<sup>770</sup> USDC Western District of Pennsylvania, 2:20-cv-677.

The case was brought by several Pennsylvania small business owners and others, challenging Governor Tom Wolf's executive orders shutting down or reducing occupancy at premises across the state.

Judge Stickman found the governor's orders unconstitutional.

The Constitution cannot accept the concept of a "new normal" where the basic liberties of the people can be subordinated to open-ended emergency mitigation measures. Rather, the Constitution sets certain lines that may not be crossed, even in an emergency. Actions taken by Defendants crossed those lines. It is the duty of the Court to declare those actions unconstitutional. Thus, consistent with the reasons set forth above, the Court will enter judgment in favor of Plaintiffs. (p. 66)

But even Stickman accepted the basic premise we now know was fraudulent from the start:

The COVID-19 pandemic has impacted every aspect of American life. Since the novel coronavirus emerged in late 2019, governments throughout the world have grappled with how they can intervene in a manner that is effective to protect their citizens from getting sick and, specifically, how they can protect their healthcare systems from being overwhelmed by an onslaught of cases, hindering their ability to treat patients suffering from COVID-19 or any other emergency condition. (p. 1)

Judge Stickman's Sept. 2020 order was immediately stayed by Third Circuit at Governor Wolf's request, leaving Wolf's shutdown orders in force.

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<sup>770</sup> <https://renzlaw.files.wordpress.com/2020/09/pa-butler-v.-wolf1.pdf>

Plaintiffs' appeal was dismissed as moot by the Third Circuit in August 2021, on the absurd grounds that Wolf had temporarily lifted the restrictions and therefore the basis for constitutional review of executive emergency powers had disappeared.

The same absurd reasoning has been used to throw out a lot of similar cases; it's a pattern; it's part of the coordinated program. *See*, for example, June 22, 2022 Bailiwick report on a Georgia case: *Smart v. Kemp*; *ultra vires* - 'beyond the power.'<sup>771</sup>

SCOTUS denied *certiorari* on *Butler v. Wolf* in January 2022, refusing to hear the plaintiffs' appeal from the Third Circuit dismissal. *See* Feb. 4, 2022 Bailiwick report: How the International Health Regulations voiding constitutional and statutory law in signatory nation-states, underpin de facto public health martial law in Pennsylvania.<sup>772</sup>

Commonwealth Partners Chamber of Entrepreneurs filed a Third Circuit amicus brief in *Butler v. Wolf*, on the side of the small business owners, concluding that "the Fourteenth Amendment's Due Process Clause does not allow Governor Wolf and Secretary Levine to unilaterally — and indefinitely — determine which businesses in Pennsylvania may operate and which businesses must close, based upon an undefined standard that is permanently insulated from review. The [Sept. 2020 *Stickman*] opinion of the District Court should be upheld."

But even the authors of that brief, in siding with the small business owners against Governor's Wolf's totalitarian overreach, accepted the basic premise.

A brutal, debilitating and unrelenting pandemic swept across the entire globe in 2020. In its wake, the novel coronavirus ("COVID-19") has left only death and destruction. It ravaged thriving economies, attacked prospering businesses, and took millions of innocent lives. The exigent nature of the current health crisis is not in question. The disease forced this nation's federal, state and local governments to react quickly and decisively to an unprecedented public health emergency.

The language is designed to reinforce the illusion, the fraud, on which the rest of the criminal enterprise rests: the claim that "the exigent nature of the current health crisis is not in question."

The language has been inserted into Covid-era legal documents early in the text, at introductory or background sections where most lawyers, judges and experienced readers are skimming without engaging deep analytical faculties, self included.

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<sup>771</sup> <https://bailiwicknews.substack.com/p/smart-v-kemp>

<sup>772</sup> <https://bailiwicknews.substack.com/p/how-the-international-health-regulations>

Legal readers skim those sections because they typically present factual case information that is well-known and not disputed, and we're more interested in getting to the disputed issues and the legal arguments.

It's diabolical, coordinated genius.

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.

Every legal pleading filed by the resistance from this point forward should stop playing along with the fraud and start reinforcing the truth.

The very first sections of every filing need to include some version of the following:

A brutal, debilitating and unrelenting US Government-coordinated fraud swept across the entire globe in 2020.

Government and public health agencies around the world labelled the fraud "Covid-19," and used the fraud to terrify populations; suspend the rule of law; destroy the credibility of religious, political, legal, medical, scientific research and media institutions and professions; shred social bonds based on mutual trust; ravage thriving economies; attack prospering businesses; and take millions of innocent lives.

The fraudulent global health crisis was manufactured and sustained through specific, identifiable government policies and programs developed at the federal level in the US, and exported for replication by national governments in almost every other country in the world.

These policies and programs included the development and deployment of communicable and injectable pathogens — including but not limited to the toxic compound colloquially known as the "spike protein" — by the US Department of Defense in cooperation with academic and private sector criminal organizations in the US and other countries, in violation of international and federal laws prohibiting chemical and biological warfare, genocide, torture, mutilation and other atrocities.

These policies and programs must be scrutinized, repealed and terminated. Their architects and financiers must be charged, tried and executed. Their victims and survivors of the dead must be compensated and cared for.

The US Government's fraud forced the world's people to waste three years attempting to react quickly and decisively to an allegedly unprecedented public health emergency, when in truth, the unprecedented threat faced by Americans

and the rest of humanity is a criminal fraud and mass murder campaign operated by the US Government and dozens of private-sector and academic conspirator organizations.

I respect CJ Hopkins and his writer-warrior work. He is a powerful, wise voice crying in the wilderness. I'm grateful for him and his courage and perseverance.

I'm also alert to the emotional effects of things I read and watch. Reading Hopkins often pushes me toward despair, which is bad.

Despair is part of the learned helplessness phenomenon. It weakens agency.

My understanding is that Hopkins thinks that humans can and should try to resist, organize ourselves and throw off the diabolical totalitarian tsunami crashing over us. But he also thinks that there are too many Normals and not enough Deviants, and the totalitarian overlords have had too much control for too long over the minds of the Normals, so the likelihood of success is near-zero.

When I read Hopkins, I try to absorb his incisive analysis and historical contextualizing, and also try to remind myself: God changes the calculus.

God can do things humans cannot do.

Working with God, humans can do things that humans cannot do by ourselves.

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**April 4, 2023 - Government by silent immobility: an effective ruling innovation developed by the globalists, capitalizing on natural human aversion to hard work, conflict and pain.**

*FOIA requests to Department of State re: delegation of authority for treaty negotiation and ratification.*

Following up on:

- March 30, 2023 - Sen. Ron Johnson gets senators on record re: international contracts that enslave Americans to globalists through the World Health Organization and pharmaco-martial law.<sup>773</sup>

and James Roguski reporting and analysis:

- May 21, 2022 - Questions<sup>774</sup>
- March 14, 2023 - Truth Bomb<sup>775</sup>

Below is a summary of Roguski's findings about the legal procedures used by delegates from member-states, to the World Health Organization World Health Assembly, to negotiate, adopt and trigger enforcement of

1. amendments to existing WHO International Health Regulations (IHR), which is classified by WHO as a "legally-binding instrument of international law;"<sup>776</sup> and
2. a proposed, new "pandemic treaty"

Amendments to WHO International Health Regulations

Under the IHR amendment process, the default position is that amendments adopted by "consensus" at the World Health Assembly each May are automatically enforceable in each member state 24 months later.

A nation-state government can act to block the enforceability after the World Health Assembly meeting concludes and the delegates go home.

But if the nation-state government doesn't do anything — if the executive, legislature and courts remain silent and immobile — the amendments go into force.

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<sup>773</sup> <https://bailiwicknews.substack.com/p/sen-ron-johnson-gets-senators-on>

<sup>774</sup> <https://jamesroguski.substack.com/p/questions>

<sup>775</sup> <https://jamesroguski.substack.com/p/truth-bomb>

<sup>776</sup> [https://www.who.int/health-topics/international-health-regulations#tab=tab\\_1](https://www.who.int/health-topics/international-health-regulations#tab=tab_1)

Consensus means without voice, roll call, or any other formal delegate vote. The amendments are passed by the simple mechanism of nobody objecting for a few minutes after someone introduces a resolution on the floor of the assembly.

WHO officials and/or each country delegation then must formally notify the federal executives and legislatures that the amendments have been adopted; that the nation-state government has 18 months to file a rejection letter; and that if the rejection letter isn't written and sent, the amendments will enter into force in 24 months.

In other words, IHR amendments adopted this way automatically go into force in all the WHO member countries 24 months after the WHA acts, *unless* within 18 months of being notified about the amendments, any individual government moves, speaks and sends a letter saying "No, we don't agree to this."

- 1946 WHO Constitution<sup>777</sup>
- 2005 WHO International Health Regulations<sup>778</sup>

Article 59, Paragraph 3 of the IHR of 2005 informs each WHO member-state of its obligations – under Article 22 of the WHO Constitution – to “adjust its domestic legislative and administrative arrangements fully with these regulations within the period set out in paragraph 2 of this article” – currently 24 months.

Article 59, Paragraph 3 informs member-states that failure to adjust domestic legislation and regulations by the deadline, requires the member-state to “submit within the period specified in paragraph 1 of this Article [18 months] a declaration to the Director-General regarding the outstanding adjustments and achieve them no later than 12 months after the entry into force of these regulations for that State party.”

The WHO Constitution and International Health Regulations created and now keep in place the global kill box<sup>779</sup> and the American statutory and regulatory framework,<sup>780</sup> through the criminal complicity and nonfeasance of Congress, US Presidents, Cabinet secretaries, state governments, and federal and state courts.

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The United States delegation to WHO led the most recent round of amendments, which were submitted by HHS Assistant Secretary Loyce Pace to the United Nations/World Health Organization on Jan. 18, 2022.<sup>781</sup>

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<sup>777</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/1946-who-constitution.pdf>

<sup>778</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2005-who-international-health-regulations-3rd-ed.pdf>

<sup>779</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

<sup>780</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>781</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.01.18-us-loyce-pace-submit-us-proposed-ih-r-amendments-to-who.pdf>



On Jan. 20, 2022,<sup>782</sup> WHO Director-General Tedros Adhanom Ghebreyesus transmitted the US-proposed amendments, as “Provisional agenda item 16.2,” to each WHA member-state delegation for initial review.

On April 12, 2022,<sup>783</sup> Tedros submitted the US-proposed amendments to the WHA delegates for consideration at the late May 2022 meeting in Geneva.

On May 24, 2022,<sup>784</sup> the delegations from the US, UK, EU, Australia, Japan and several other member-states formally circulated the US-proposed amendments to the World Health Assembly as a draft resolution.

On May 27, 2022,<sup>785</sup> the World Health Assembly “adopted” the resolution through the consensus process outlined above, which requires no recorded votes, simply the absence of formal objections.

Two of the US-proposed, WHA-adopted amendments will reduce the time windows between WHA adoption and automatic enforcement at the nation-state level.

Effective May 27, 2024, *unless* countries individually reject the amendments by 18 months from May 27, 2022 (by Nov. 27, 2023) — any subsequent amendment packages, will go into force 12 months from “consensus” adoption at World Health Assembly (down from 24 months), *unless* countries send letters of rejection within 10 months of the consensus adoption (down from 18 months).

Currently, to the extent that the WHO governmental procedures are construed as legitimate by nation-state governments, no Senate or Parliament, or President/Prime Minister, or health secretary anywhere in the world has an opportunity or an obligation, to review, debate, vote on, formally ratify or put his or her signature on any IHR amendments.

By default, any amendments passed by consensus at a WHA meeting become enforceable in all the member-states 24 months later.

## Treaties

Treaties, such as the proposed “pandemic treaty,” sole-executive agreements, and other international contracts, are subject to a different set of negotiation, adoption and ratification procedures at the member-state and World Health Assembly levels.

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<sup>782</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.01.20-who-tedros-transmittal-to-member-states-ihr-amendments-submitted-by-us.pdf>

<sup>783</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.04.12-who-director-general-submitting-ihr-amendments-to-wha.pdf>

<sup>784</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.05.24-who-ihr-draft-resolution-to-wha-by-us-uk-eu-australia-japan-and-more-delegations.pdf>

<sup>785</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.05.27-wha-adopts-us-proposed-ihr-amendments.pdf>

In the United States, Roguski has found, international agreements are governed by State Department regulations about notification to the State Department that someone wants to negotiate a treaty and what the content of the treaty is about, so that the State Department can conduct legal review of the contract; classify it as subject to or exempt from Senate ratification, and/or other contract types; and then issue a formal pre-authorization letter to the negotiator, to go ahead and negotiate.

Roguski has looked for State Department legal review documents, treaty classification reports, authorization documents, and Federal Register notices addressing the “delegation of authority” for individuals claiming to represent the United State Government, to negotiate or cast WHA votes.

He’s looked for those documents relating to *both* amendments to the 2005 International Health Regulations — which he argues pose the primary threat to the world’s people, and relating to a new pandemic treaty, which he believes is mostly a decoy to keep public attention away from the IHR amendment process.

He has not located any such documents or authorizations.

It’s possible that none of the required legal reviews, legal classifications, delegations of authority, notifications to Congress, Senate ratifications and other procedures have been conducted, potentially voiding the 2005 IHR amendments, the May 2022 IHR amendments, the planned May 2023 IHR amendments, and the proposed “pandemic treaty.”

It’s also possible that there is a collection of pertinent records that will come to light to render the US Government’s acts pseudo-legal and on-paper compliant with pseudo-laws whose sole purpose is to prevent Americans from understanding that criminals pretending to be US Government officials are engaged in a global war to control, injure, sicken, impoverish and kill billions of people.

It’s important to note that, because the US delegation is the source of the May 27, 2022 amendments to the 2005 International Health Regulations, the odds of the same delegates, or the President, sending a rejection letter to reject those amendments, are very small.

The odds go up if social and political pressure continues to build, pushing more members of Congress and federal judges to overcome their default setting of silence and immobility, and choose to deal with the Constitutional crisis in a loud, confrontational way instead.

I filed a FOIA request to Department of State, requesting (paraphrased):

1. ...All notifications sent from WHO to US Government officials, announcing the May 27, 2022 World Health Assembly adoption of amendments to the 2005 IHR; and informing the US Government of its right, under Article 22 of the WHO Constitution and Article 61 of the 2005 IHR, to formally reject amendments.

2. All notification sent by US Government officials, to the WHO, pertaining to US rejection or reservation of the May 27, 2022 IHR amendments... between May 27, 2022 and the present.

3. All notifications sent by any non-US government officials (any WHO member-state other than the United States) to the WHO, pertaining to rejection or reservation of the May 27, 2022 IHR amendments.

4. All legal reviews conducted by the Department of State Office of the Legal Advisor... classifying adopted and/or pending IHR amendments under statutes and regulations governing negotiation, review and ratification procedures for "treaties," "international agreements other than treaties," and "sole executive agreements" including but not limited to 1 USC 112a, 1 USC 112b, 22 CFR 181, 11 FAM 720 et seq., and Department Circular 175 of 1955, between Jan. 1, 2000 and the present.

5. All legal reviews conducted by the Department of State Office of the Legal Advisor, classifying adopted and/or pending "pandemic treaties" under statutes and regulations governing negotiation, review and ratification procedures for "treaties," "international agreements other than treaties," and "sole executive agreements" including but not limited to 1 USC 112a, 1 USC 112b, 22 CFR 181, 11 FAM 720 et seq., and Department Circular 175 of 1955, between Jan. 1, 2000 and the present.

6. All authorizations and/or related delegation of authority documents authorizing any individual to represent the United States during treaty and/or treaty amendment negotiation and adoption proceedings at the World Health Assembly of the World Health Organization, between Jan. 1, 2000 and the present.

7. All notices published in the Federal Register, regarding "delegation of authority" for negotiation of "treaties," "international agreements other than treaties," and "sole executive agreements," between Jan. 1, 2000 and the present.

8. All notices submitted to members of Congress, informing them of drafts and/or negotiations for pending, ongoing or adopted IHR amendments and/or "pandemic treaties," under 11 FAM 725.1 and related statutes, regulations and guidance documents, between Jan. 1, 2000 and the present.

## **April 6, 2023 - On enforcement mechanisms wielded against non-compliant nation-states.**

Responding to a few comments from the post about James Roguski's research<sup>786</sup> on the World Health Organization procedures<sup>787</sup> for adoption of amendments to the 2005 International Health Regulations and adoption of new treaties, paraphrased:

What entity or agency or person/people does the actual enforcing? Who? What form would the "enforcing" take? What would be the consequences of just refusing? ...I doubt that agents or soldiers from the United Nations would come after leaders of the countries that just ignored it all.

*My reply, expanded:*

Some national leaders have been assassinated. The most obvious was the President of Tanzania, John Magufuli, killed in March 2021 shortly after he began demonstrating and talking about some of the core frauds supporting the globally-coordinated mass murder and enslavement campaign disguised as a public health emergency.

Those assassinations, like most assassinations, send a very clear message to other national leaders not to step out of line.

But the primary enforcement mechanism, as I understand the structure of the global extortion system, is financial.

National governments that don't comply lose access to international banking systems: transaction processing; loans; manageable interest rates on borrowing; currency stability; aid packages. Everything. The lifeblood of their economies is drained.

At the top tier, the Bank for International Settlements owners do it, through their control of private central banks and treasury secretaries in each country; through World Bank, IMF, World Trade Organization, and WEF programs; and through BlackRock and similar transnational, parasitic financial/technology firms.

The same extortion mechanism works on smaller scales,<sup>788</sup> to enforce the compliance of commercial banks, state governments, hospitals, schools, counties, towns, private businesses subject to state licensure, families and individuals, and has been used extensively during the last three years. *See*, for example, Intergovernmental Agreements that condition county receipt of federal funding on county compliance<sup>789</sup> with current

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<sup>786</sup> <https://jamesroguski.substack.com/p/truth-bomb>

<sup>787</sup> <https://bailiwicknews.substack.com/p/government-by-silent-immobility-an>

<sup>788</sup> <https://bailiwicknews.substack.com/p/more-on-the-tiered-coercion-cascades>

<sup>789</sup> <https://twopundit.com/2022/01/21/twp-exclusive-warning-the-federal-government-is-stealing-our-freedom-by-circumventing-state-legislatures-opinion/>

*and future*<sup>790</sup> terms and conditions (not known to the county government when county officials sign the contracts) embedded in federal executive orders and federal agency directives. (Sec. 1.4 at p. 17, Cochise County, AZ IGA<sup>791</sup>).

John Perkins' *Confessions of an Economic Hitman*<sup>792</sup> (2004) lays out the mechanisms.

Cyprus circa 2012-2013<sup>793</sup> was one demonstration of the system as it functions at the nation-state level, as was the 2013 Vatican shutdown to *de facto* (if not *de jure*<sup>794</sup>) eject Benedict XVI from the papacy.

- Jan. 4, 2013 - The Vatican no longer accepts credit cards<sup>795</sup>
- Feb. 12, 2013 - Resumption in the Vatican of credit card payments<sup>796</sup>
- April 4, 2015 - War is declared on US domination by the dollar<sup>797</sup>
- Sept. 20, 2015 - Vatican yellow<sup>798</sup>
- Sept. 28, 2015 - Ratzinger could "neither sell nor buy"<sup>799</sup>

We're currently living through a global demonstration of the extortion/enforcement system, with one salvo fired in 2007-2008 with the Great Financial Crisis,<sup>800</sup> and a second salvo launched in August/Sept. 2019 with the overnight repo rate crisis<sup>801</sup> followed immediately by the falsified "pandemic" as the massive systemic shock pseudo-justifying implementation of long-prepared economic and political centralization plans. The criminals call it "policy coordination."

- August 2019 - Dealing with the next downturn: From unconventional monetary policy to unprecedented policy coordination<sup>802</sup> (BlackRock Investment Institute)

The salvo that started in late summer 2019 is still going on, and poised for an intensification as the dollar is being forced out of its reserve currency status, the injections continue to kill off populations, and sovereign governments continue to be hollowed out through infiltration, corruption, bribery, extortion, blackmail, censorship, propaganda and demoralization.

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<sup>790</sup> <https://twopundit.com/2022/01/21/twp-exclusive-warning-the-federal-government-is-stealing-our-freedom-by-circumventing-state-legislatures-opinion/>

<sup>791</sup> [https://destinyhosted.com/cochidocs/2021/BOS/20210810\\_2176/5983\\_CTR055990\\_Cochise\\_County\\_COVID-19\\_Health\\_Disparities.pdf](https://destinyhosted.com/cochidocs/2021/BOS/20210810_2176/5983_CTR055990_Cochise_County_COVID-19_Health_Disparities.pdf)

<sup>792</sup> [https://resistir.info/livros/john\\_perkins\\_confessions\\_of\\_an\\_economic\\_hit\\_man.pdf](https://resistir.info/livros/john_perkins_confessions_of_an_economic_hit_man.pdf)

<sup>793</sup> [https://en.wikipedia.org/wiki/2012%E2%80%932013\\_Cypriot\\_financial\\_crisis](https://en.wikipedia.org/wiki/2012%E2%80%932013_Cypriot_financial_crisis)

<sup>794</sup> <https://www.barnhardt.biz/2023/01/07/canon-188-coercion-substantial-error-and-why-pope-benedicts-death-makes-no-difference-to-the-relevance-of-his-invalid-attempted-partial-resignation-and-the-ongoing-urgent-need-to-publicly/>

<sup>795</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2013.01.04-vatican-no-longer-accepts-credit-cards.pdf>

<sup>796</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2013.02.12-resumption-in-the-vatican-of-credit-card-payments.pdf>

<sup>797</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.04.05-war-is-declared-on-us-domination-by-the-dollar.pdf>

<sup>798</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.09.20-vatican-yellow-.pdf>

<sup>799</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2015.09-swift-pressure-used-to-push-out-pope-benedict-xvi.pdf>

<sup>800</sup> [https://en.wikipedia.org/wiki/2007%E2%80%932008\\_financial\\_crisis](https://en.wikipedia.org/wiki/2007%E2%80%932008_financial_crisis)

<sup>801</sup> [https://en.wikipedia.org/wiki/September\\_2019\\_events\\_in\\_the\\_U.S.\\_repo\\_market](https://en.wikipedia.org/wiki/September_2019_events_in_the_U.S._repo_market)

<sup>802</sup> <https://www.blackrock.com/corporate/literature/whitepaper/bii-macro-perspectives-august-2019.pdf>

Many of those things are very old methods for overthrowing enemy nation-states, repeated throughout history.

The difference is that for the past century or so, those methods have been used with far greater precision, coordination and durable effects by non-State actors (central banking families) to destroy all of the national governments, countries and populations around the world simultaneously.

Sasha Latypova recently wrote a great post on these issues, getting into far more financial detail, and also laying out more of the internal fights among the globalist ruling class members.

- March 28, 2023 - On US Dollar and Debt: Plandemic start as an effort to stave off dollar's sunset<sup>803</sup> (Sasha Latypova)

She argues — and I agree with her analysis — that various sub-sets of the central banker class have some different and conflicting goals.

But they try to set those differences aside and work together as much as possible to achieve the goals on which they can agree: killing lots of people and weakening the survivors (physically, economically, socially, religiously and politically); stealing lots of resources and productive assets; and centralizing lots of power in their own hands.

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<sup>803</sup> <https://sashalatypova.substack.com/p/the-story-of-us-debt>

## **April 7, 2023 - On demonic possession as it relates to the war between human banksters and the rest of humanity.**

*Reader comment<sup>804</sup> on yesterday's post:<sup>805</sup>*

[You wrote:] "But they try to set those differences aside and work together as much as possible to achieve the goals on which they can agree: killing lots of people and weakening the survivors (physically, economically, socially, religiously and politically); stealing lots of resources and productive assets; and centralizing lots of power in their own hands."

...I follow and agree with most of your work but I do not understand the logic of the above argument...

What drives these rich bankers? I can only come up with greed and power. Underneath, of course, is a deeply injured heart caused by a cruel upbringing, forming a psychopathic narcissistic personality disorder. Of course, they kill if threatened or if there is a positive risk/benefit.

Granted, really sick psychopaths kill to see the fear and despair in their victims that they can't face in themselves.

But those very sick ones need to kill themselves to live out this compulsion and they are usually not very functional. I doubt many of the highly intelligent highly functional bankers belong to that category. They are just "normal" psychopaths but yes, they would delegate killings if there is an advantage.

I can't see any advantage for either WEF or Bankers to randomly and deliberately kill or weaken millions of American people because

1. their richness is built on millions of hard-working and hard-consuming ordinary people. The amount of rich billionaires is highly correlated with the productivity of a country, and the size of the population of a country. Yes, AI robots might take over in the future but not yet. There aren't millions of useless unemployed eaters that need to be killed off. Even if there were, the way how they do it (through random injection) would not target the unemployed, but the employed productive ones much more (through mandates, social status etc.)

2. The way they apparently kill (through randomly injecting American people) is selecting for the wrong group. It will select the working, productive and compliant part

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<sup>804</sup> <https://bailiwicknews.substack.com/p/on-enforcement-mechanisms-wielded/comment/14320367>

<sup>805</sup> <https://bailiwicknews.substack.com/p/on-enforcement-mechanisms-wielded>

of the population - the easy to control group - and spares the rebellious anti-vax group which appears to be a much bigger threat to them. It doesn't make sense to me.

*My reply:*

My view is that they have made deliberate contractual agreements to serve the devil, and are fully demonically possessed.

I'm Catholic, and I believe in the existence and earthly power of Lucifer, Satan, demons and many other types of supernatural evil entities, and in the existence of hell as a real place.

That answer probably won't be very satisfying for you, but it is what I think is true.

The human participants — central bankers, public health dictators, judges, legislators, presidents etc. — are motivated partially by their own earthly success goals (wealth, power, sex) and they've contracted with Lucifer and his minions to achieve those goals at the cost of selling their souls.

And because they've sold their souls and are possessed, they must also pursue Lucifer's goals, which are primarily separation of human souls from our Creator God, and death of human souls in states of mortal sin, to increase the population of the eternally damned in Hell and slow the population growth of the eternally blessed in Heaven, who are people who die in the state of grace.

If this is a topic that interests you, I suggest starting with the Art Bell-Malachi Martin interviews from the late 1990s, which are on YouTube.<sup>806</sup> Fr. Martin was an exorcist with extensive direct experience with healing people who were possessed by demons.

If this is a topic that doesn't interest you, consider the benefits to evil people and to demons, of persuading good people that evil supernatural beings don't exist and are not actively engaged with human beings.

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This is why I regularly advise that people Pray the Rosary. The Rosary is among the most powerful weapons against demonic forces given to humanity by God through the Catholic Church.

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<sup>806</sup> [https://www.youtube.com/watch?v=w5\\_1Lz1ldZc](https://www.youtube.com/watch?v=w5_1Lz1ldZc)



## **April 10, 2023 - On the alleged neutrality of Switzerland.**

ZeroHedge has published a very interesting homage to Switzerland's so-called political neutrality, at a very interesting time.

- April 10, 2023 - Swiss Neutrality Is Needed Now, More Than Ever<sup>807</sup> (Vahan Roth, CIO, RealUnit Schweiz AG, posted at ZeroHedge).

Roth falsely attributes the globalist central bankers' own rapacious, global economic warfare over the last century and especially recent decades, to the United States government alone.

He does this to provide the pretextual justification for calling on the Swiss National Bank to de-dollarize and move the world another step closer to BIS-controlled Central Bank Digital Currency (CBDC).

Roth provides a fraudulent overview of the history of Swiss "neutrality" and impartiality since 1815, leading to a globalist-serving conclusion that coincidentally supports the overall momentum toward one-world government of, by and for central bankers, as slave masters to the rest of humanity:

...Let us bring this question into an even more modern and relevant context. Economic warfare strategies have been increasingly deployed over the last decades, especially by the US and its closest allies. Embargoes, sanctions, public and private asset seizures have become the norm. The harm caused to civilians is hard to measure and to quantify and it can persist for decades, even for entire generations. Long after the "bad guys" are removed from power, countless innocents and their children continue to be punished. The only reason this is possible is because the USD is the world reserve currency.

This is also the reason why Switzerland's neutrality is increasingly under threat and why it has already started to erode. The fear of potential sanctions is very realistic one and very well grounded, given that the country is so heavily reliant on the dollar. The only way for Switzerland to regain its absolute, unwavering neutrality, is for the SNB to reduce this reliance and eventually eliminate it.

This would allow the nation to act once again as the world's trusted "referee", as the voice of reason in times of madness and as the effective peace broker we so badly need today.

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<sup>807</sup> <https://www.zerohedge.com/geopolitical/swiss-neutrality-needed-now-more-ever>

Looked at through the central banking-world domination lens, the global public perception of Swiss political neutrality since the early 1800s has been maintained because it benefits the supranational bankers' interests to have a safe haven from which to control looting transactions.

Adam LeBor's *Tower of Basel*<sup>808</sup> (2013) provides useful examples of this mechanism, such as Hitler's decision not to invade Switzerland, because the stability of the Bank for International Settlements was financially useful to his military project, and the BIS owners' reciprocal decision to cooperate with and finance Hitler's military war campaign, because political destabilization of Europe and Russia was politically useful to the bankers' global financial war campaign.

Like Switzerland, BIS has hidden its intensely political character behind a false front of "neutrality" since the BIS launch in 1930, while using financial mechanisms to orchestrate and heavily influence the geopolitical outcomes of wars and other international events.

I relate this to Pascal Najadi's recent claims about having obtained cooperation from Swiss legal authorities to conduct criminal prosecutions of governmental Covid-crimes.<sup>809</sup> I haven't yet seen any documents supporting Najadi's claims that he's filed anything, nor documents corroborating claims that Swiss prosecutors are taking meaningful legal action in response, nor documents corroborating claims that the US Department of Justice is supporting Najadi and his case. Maybe that will change; maybe Najadi's Swiss and US case documents will be publicly released.

In the meantime, through the lens of Switzerland's long history of hosting organizations (BIS at Basel, World Health Organization at Geneva, etc.) that control many aspects of geopolitical events, I can see that it would be very useful for the orchestrators of the Covid crimes to give the world the impression that true accountability could come from that quarter, while simply putting on a pretend show of justice that leads nowhere but draws attention, time and resources away from other attempts at obtaining justice.

I do not think Switzerland can be the locus of truly just prosecution; I think the Swiss government is playing a well-paid role in the next phase of the global fraud. I do not think Switzerland is politically neutral. I think the country presents a false front of neutrality as cover for the massive interference that globalist organizations headquartered there, conduct within the formerly sovereign nations of the world.

Related Bailiwick reporting:

- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements<sup>810</sup>

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<sup>808</sup> <https://archive.org/details/tower-of-basel-2013-by-adam-le-bor>

<sup>809</sup> <https://expose-news.com/2023/03/12/lawsuit-against-pfizer-in-america-for-profitteering/>

<sup>810</sup> <https://bailiwicknews.substack.com/p/duress-state-sponsored-state-protected>

**April 10, 2023 - Judge Truncale went out of his way to decline to "take judicial notice" of Brook Jackson's Dec. 14, 2020 letter to DoD. Also new videos.**

New videos:

- April 3, 2023 - US Government Takeover Threatening Liberty - Part 1.<sup>811</sup> Jane Ruby, Katherine Watt (22 min)
- April 5, 2023 - US Government Takeover Threatening Liberty - Part 2.<sup>812</sup> Jane Ruby, Katherine Watt (20 min)
- April 7, 2023 - US Government Takeover Threatening Liberty - Part 3.<sup>813</sup> Jane Ruby, Katherine Watt (20 min)

Re: USDJ Michael Truncale's March 31, 2023<sup>814</sup> order dismissing whistleblower Brook Jackson's False Claims Act case against Pfizer, Ventavia and ICON.

For background:

- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.<sup>815</sup>
- April 2, 2023 - Repost: Thought-stopping stage sets in legal pleadings.<sup>816</sup>

I've been reading Truncale's order, thinking about it, taking notes, tracking down citations, re-reading other case documents, and updating my files on six other federal cases that — with *Jackson v. Pfizer* — I think are the most useful cases for understanding the role of criminal judges embedded in American federal courts, and the pseudo-legal mechanisms through which they operate.

Like their historic counterparts in Hitler's Germany, Mussolini's Italy, Stalin's Russia and many other mass murdering police-states, American federal judges have played a key role in maintaining and expanding the supranational covert biowarfare program run through the Trump/Azar-Biden/Becerra police-state apparatus since January 2020.

The six other cases include *South Bay Pentecostal Church v. Newsom* (USDC Southern California, 20-cv-00865-BAS-AHG); *Butler v. Wolf* (USDC Western Pennsylvania, 2:20-cv-677-WSS); *Bridges v. Houston Methodist Hospital System* (USDC Southern Texas, 4:21-CV-01774-LNH); *Robert v. Austin* (USDC Colorado, No. 21-cv-02228-RM-STV);

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<sup>811</sup> <https://rumble.com/v2g32la-us-government-takeover-threatening-liberty.html>

<sup>812</sup> <https://rumble.com/v2ggb8e-dr.-jane-ruby-and-katherine-watt-government-tyranny-and-the-takeover-of-our.html>

<sup>813</sup> <https://rumble.com/v2gvh44-after-talk-katherine-watt-04-07.23.html>

<sup>814</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>

<sup>815</sup> <https://bailiwicknews.substack.com/p/ Recap-of-jackson-v-pfizer-whistleblower>

<sup>816</sup> <https://bailiwicknews.substack.com/p/ repost-thought-stopping-stage-sets>

*Griner v. Biden* (USDC Utah, 2:22-CV-149 DAK-DBP) and *Ealy v. Redfield* (USDC Oregon, 2:22-cv-00356-HZ)

There's a lot to unpack.

While I work through the material, one interesting section in Truncale's order goes to the "Who knew what, and when did they know it?" question.

He addresses that question at pp. 33-34:

Payment despite knowledge: Whose Knowledge Matters?

A threshold issue that this Court must address is whether the FDA's knowledge or the DoD's knowledge matters when deciding how much weight to give to the Government's decision to continue purchasing Pfizer's vaccine.

The FDA has known of Ms. Jackson's allegations since September 2020,<sup>817</sup> months prior to Pfizer submitting its first invoice to the DoD in December 2020. [Dkt. 17 at 69;<sup>818</sup> Dkt. 37-2 at 2<sup>819</sup>].

But the DoD, not the FDA, is the entity that originally purchased Pfizer's vaccine. [Dkt. 17-1 at 303<sup>820</sup>].

The well-pleaded facts require drawing the inference that the DoD did not have knowledge of the alleged fraud prior to February 22, 2022, approximately two years after it paid Pfizer's first invoice. [FN 20]

\*

NOTES:

Feb. 22, 2022 was the date Jackson filed her amended complaint.<sup>821</sup>

She filed her original complaint on Jan. 8, 2021.<sup>822</sup>

But after a year of silent inaction by DOJ and Judge Truncale, and Truncale's gag order on Jackson, the Department of Justice notified Truncale on Jan. 18, 2022<sup>823</sup> that DOJ had no intention of pursuing Jackson's case.

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<sup>817</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-c.pdf>

<sup>818</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>819</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-b.pdf>

<sup>820</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.02.22-jackson-v.-pfizer-exhibits-17-1.pdf>

<sup>821</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>822</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>

<sup>823</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

Jackson then had to choose between quitting and hiring a private attorney to re-file.

She hired a private attorney and re-filed.

Because Brook Jackson is an extraordinarily courageous, determined woman.

\*

Judge Truncale at March 31, 2023 order, Footnote 20, pp. 33-34:

FN20 - The Amended Complaint, which Ms. Jackson filed on February 22, 2022, pleads that Ms. Jackson had previously provided the DoD with the information that serves as the basis for her allegations. [Dkt. 17 at 15–16<sup>824</sup>].

Defendants [Pfizer] ask the Court to take judicial notice of several documents, including a letter from Ms. Jackson’s former counsel dated December 14, 2020, notifying the DoD about her allegations...<sup>825</sup> [Dkt. 37 at 20–21<sup>826</sup>].

Defendants note that courts routinely take judicial notice of facts published on a party’s own website and contend that it is appropriate for this Court to do so here. Id. at 21 n.19.

These documents do not currently appear on Ms. Jackson’s website. While these documents could potentially be introduced through a motion for summary judgment or at trial, they are not properly before the Court at this time.

Accordingly, the Court declines to take judicial notice of these documents.

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In thinking through Truncale’s question — whose knowledge matters? — set aside (for now) that his premise of separate knowledge bases is false.

DoD and HHS, including FDA, are demonstrably two federal agencies jointly engaged in a covert, dual-use biomedical/biowarfare operation with several other administrative agencies. Their executive secretaries and other high-level administrators share knowledge about the program through coordinating committees including the Public Health Emergency Medical Countermeasures Enterprise.<sup>827</sup>

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<sup>824</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>825</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>826</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>827</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

Setting that aside, Relator Brook Jackson stated in her original complaint (Jan. 8, 2021) and amended complaint (Feb. 22, 2022) that she had “provided this information to the United States and DoD prior to filing a complaint by serving a voluntary pre-filing disclosure statement.”

Then in Pfizer’s April 22, 2022 Motion to Dismiss, Pfizer cited Jackson’s website as the source of Jackson’s Dec. 14, 2020 notice to DoD that they wanted Judge Truncale to judicially notice, *and attached a copy of the letter* as Exhibit E [Dkt 37-5 at 2-9<sup>828</sup>].

Pfizer thereby entered the document into the public court record independent of Jackson’s website and her own two sworn statements about having made “pre-filing disclosure” to DoD.

Nonetheless, Truncale declined to take “judicial notice.”

Why?

To protect the DoD from legal attribution of knowledge of the clinical trial fraud in December 2020, a time when DoD withdrawal from and cancellation of the purchasing and distribution contracts could have saved the lives of the people targeted with the bioweapons.

On Dec. 14, 2020, through Gregory Shilling, the Assistant Special Agent in Charge of the South West Region, Defense Criminal Investigative Service, DoD was notified that Pfizer, Ventavia and ICON were endangering, sickening and killing human recipients of products which the contractors were using on human beings under the terms of DoD military weapons contracts.

Dec. 14, 2020 was three days after the Marion Gruber-led FDA panel’s sham EUA decision on Dec. 11, 2020.<sup>829</sup>

It was the same day the first victims — outside the 44,000 people targeted through the fraudulent “clinical trials” — were attacked with the Pfizer-labeled DoD bioweapons.<sup>830</sup>

Truncale has got DoD’s back.

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<sup>828</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>829</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2020.12.11-pfizer-covid-19-vaccine-eua-review-memo.pdf>

<sup>830</sup> <https://www.washingtonpost.com/nation/2020/12/14/first-covid-vaccines-new-york/>

Having carefully placed his blinders on by refusing to take judicial notice of the Dec. 14, 2020 letter Jackson sent to the DoD, Truncale concluded:

“...even if the DoD was concerned about potential regulatory or protocol violations, the Project Agreement [Truncale’s false conflation of Base Agreement 2020-532,<sup>831</sup> which has been made public in redacted form, with Project Agreement 2011-003, which has not yet been made public] did not authorize the DoD to decide whether the vaccines were fit for purchase.

Instead, the [Base Agreement] vested this decision-making authority in the FDA.

Thus, what matters when evaluating the Government’s continued purchase of the vaccine is that the FDA granted authorization despite its knowledge of Ms. Jackson’s allegations...”

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Bottom line: Judge Truncale has now added his own criminal federal judicial review to the sequence that includes:

- Criminal ‘vaccine’ development and production contracts, which are actually contracts for the development and production of injectable bioweapons.
- Criminal ‘vaccine’ clinical trial safety records, which are actually records of bioweapon potency results for mRNA and DNA classes of injectable bioweapons.
- Criminal ‘vaccine’ regulatory review, authorization, manufacturing compliance and safety monitoring records, which are actually theatrical props intended to block public knowledge that the products mislabeled as ‘vaccines,’ transported across state lines, and injected into military targets, are intentionally-lethal bioweapons.

*See also:*

- Sept. 19, 2022 - In Nov. 2020, Pfizer told FDA reviewers, led by Marion Gruber, that safety studies were neither needed nor conducted. In making that argument, Pfizer cited WHO guidance written in 2002 by a team led by Marion Gruber.<sup>832</sup>

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<sup>831</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>832</sup> <https://bailiwicknews.substack.com/p/in-nov-2020-pfizer-told-fda-reviewers>

**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.**

*Becerra and his successors will extend the PHE until they no longer need it to kill people with pseudo-legal impunity. Or until Congress, federal judges or states repeal or nullify the enabling acts.*

A reader emailed today, linking to a Feb. 9, 2023 Health and Human Services Fact Sheet: COVID-19 Public Health Emergency Transition Roadmap<sup>833</sup> and asking questions about the legal effects of Biden's recent signature on House Joint Resolution 7.

HJR 7<sup>834</sup> - Relating to a national emergency declared by the President on March 13, 2020. *Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That, pursuant to section 202 of the National Emergencies Act (50 U.S.C. 1622), the national emergency declared by the finding of the President on March 13, 2020, in Proclamation 9994 (85 Fed. Reg. 15337) is hereby terminated.

April 10, 2023 - Biden Signs Measure Ending COVID-19 National Emergency<sup>835</sup> (Jeff Louderback, *Epoch Times*)

President Joe Biden on April 10 signed a measure that immediately ended the COVID-19 national emergency more than three years after it was enacted, the White House announced.

HJ Res 7 passed through the Senate on March 29 by a 68-23 margin, with 21 Democrats joining 47 Republicans to support the measure.

Four Republicans and five Democrats did not cast a vote—and 23 Democrats voted against the short resolution—which was introduced by Rep. Paul Gosar (R-Ariz.) last month and passed by the House 229-197 on Feb. 1.

*The reader asked:*

Does the PHE actually expire? It appears that they are extending most of the PHE provisions with other mechanisms, [including] free vaccine and PREP Act protection. Can you tell whether the HHS Secretary "Tyranny Powers" are being released on May 11?

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<sup>833</sup> <https://www.hhs.gov/about/news/2023/02/09/fact-sheet-covid-19-public-health-emergency-transition-roadmap.html>

<sup>834</sup> <https://www.congress.gov/bills/118th-congress/house-joint-resolution/7/text>

<sup>835</sup> [https://www.theepochtimes.com/biden-signs-measure-ending-covid-19-national-emergency\\_5185150.html?](https://www.theepochtimes.com/biden-signs-measure-ending-covid-19-national-emergency_5185150.html?)



*My reply, revised and expanded:*

No, the HHS Secretary PHE powers are not terminated on May 11.

There are at least three interlocking frameworks for the consolidation of power in executive hands during declared emergencies: the 1976 National Emergencies Act, the 1988 Stafford Act, and the 1944 Public Health Service Act as amended in 1983 to add the Public Health Emergencies (PHE) program.

Congress and Biden have rescinded the emergency proclamation issued under the 1976 National Emergencies Act, but the Public Health Emergency declaration issued by then-HHS Secretary Alex Azar on Jan. 31, 2020, effective Jan. 27, 2020, remains in force, along with the Stafford Act determination Trump issued on March 13, 2020.

The National Emergencies Act Proclamation 7463 *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, issued by President Bush in September 2001 and renewed annually since then, also remains in force, along with the 2001 Authorization for Use of Military Force passed under the 1973 War Powers Act, and any secret orders that may exist without Congressional or public knowledge, such as PEADs<sup>836</sup> (Presidential Emergency Action Documents) and Continuity of Government (COG) orders.

The emergency authorities held by the Health and Human Services Secretary under the Public Health Emergency (PHE) program of the 1944 Public Health Service Act, as established by Congress and President Reagan in 1983 and expanded by Congress and Presidents Bush I, Clinton, Bush II, Obama, Trump and Biden since then, will not expire in May.

Current HHS Secretary Xavier Becerra recently — very quietly — extended his Public Health Emergency authority and derivative Emergency Use Authorization power, using slightly different wording, through a Federal Register notice effective March 15, 2023.<sup>837</sup>

The HHS Secretary him or herself (Becerra or a successor) is the only person authorized to end the PHE and terminate his own emergency powers, unless and until Congress repeals the enabling acts, federal judges nullify the enabling acts, and/or state governments nullify the enabling acts to block the illegitimate exercise of federal authority at their own state borders.

How did these extraordinary powers get into Becerra's hands?

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<sup>836</sup> <https://bailiwicknews.substack.com/p/peads-presidential-emergency-action>

<sup>837</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

Congress and US Presidents unlawfully and unconstitutionally (*de facto* but not *de jure*<sup>838</sup>) transferred Congress's own power, the power of the federal courts, and the power of the states, into the HHS Secretary's unilateral, unreviewable control, through amendments to the 1944 Public Health Service Act codified at 42 USC 247d-6d, Targeted liability protections for pandemic and epidemic products and security countermeasures<sup>839</sup> and related statutes, executive orders and regulations.

- 42 USC 247d-6d(b)(7): No access to courts for judicial review of the facts or law relating to HHS Secretary public health emergency declarations and medical countermeasures product classifications.
- 42 USC 247d-6d(b)(8): Preempts authority of state, local and tribal governments and individuals to manage public health emergency and medical countermeasures classification and regulation outside of HHS/DOD.
- 42 USC 247d-6d(b)(9): Extremely limited obligation for HHS to report to Congress on public health emergency status and EUA medical countermeasures classifications, and no authorization for Congress to override HHS declarations, determination, and decisions.

National Emergencies Act Proclamation 9994<sup>840</sup> issued by President Trump and extended by President Biden might expire in May — that's what Biden's signature on HRJ 7 means.

But the termination of the NEA proclamation isn't enough to bring the Constitutional disaster to a close, because the HHS secretary's Public Health Emergency powers are exercised independent of the NEA declaration.

*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.

There are at least three Covid-related state of emergency declarations still in force.

Biden saying that the pandemic is over in a press conference doesn't officially revoke the presidential declarations and proclamations of a national emergency due to Covid, issued under the National Emergencies Act of 1976 and the Stafford Act of 1988.

These were first issued by Trump on March 13, 2020 (NEA;<sup>841</sup> Stafford<sup>842</sup>) and have been renewed annually by Biden...

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<sup>838</sup> <https://onlinelaw.wustl.edu/blog/legal-english-de-factode-jure/>

<sup>839</sup> <https://www.law.cornell.edu/uscode/text/42/247d-6d>

<sup>840</sup> <https://trumpwhitehouse.archives.gov/presidential-actions/proclamation-declaring-national-emergency-concerning-novel-coronavirus-disease-covid-19-outbreak/>

<sup>841</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-18/pdf/2020-05794.pdf>

<sup>842</sup> <https://trumpwhitehouse.archives.gov/briefings-statements/letter-president-donald-j-trump-emergency-determination-stafford-act/>

President Biden's press conference comments also don't revoke the 'public health emergency' declaration issued by HHS Alex Azar on Jan. 31, 2020<sup>843</sup> (retroactive to Jan. 27, 2020) under Section 319 of the Public Health Service Act [42 USC 247d, Public health emergencies], as added in 1983 and amended by the 2005 PREP Act to put the power to declare public health emergencies into HHS secretary's unilateral hands.

All three of these Covid-era emergency declarations have been extended repeatedly by Trump, Biden, Azar and Becerra...

In addition, the state of national emergency proclaimed by President Bush on Sept. 14, 2001<sup>844</sup> in response to 'terrorism' under the 1976 law is still in force. It has been renewed every year since by Bush, Obama, Trump and Biden.

All four of these declarations and proclamations triggered expanded federal government authorities and limits to state, local and individual power, at least until a federal court finds that the proclamations — and the 1976, 1988, 2005 and related statutes under which they've been issued — are unconstitutional, null and void.

Or until Congress repeals the enabling statutes.

Or until the People of one or more states, working independent of the federal government through their own legislatures, governors, courts and state constitutions, block the effect of these federal power grabs within their own state borders as unconstitutional, null and void violations of the Tenth Amendment to the US Constitution.

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March 22, 2023 - On the utility, for inducing peaceful compliance with violent globalist control-and-kill programs, of presenting fake threats as real. Plus war criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording.

...Yesterday, someone sent me a March 20, 2023 Federal Register notice<sup>845</sup> [88 FR 16644] on the extension of the Public Health Emergency (PHE) and Emergency Use Authorization (EUA) declarations and determinations.

The sender asked me "whether that EUA amendment I sent you made substantive changes, or was this just a regular extension?"

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<sup>843</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>844</sup> <https://www.govinfo.gov/content/pkg/FR-2001-09-18/pdf/01-23358.pdf>

<sup>845</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

I replied that there are enough redundancies built in throughout the PHE and EUA declaration and determination procedures, and they're both unreviewable by Congress and courts anyway, that the wording of any particular one isn't worth spending a lot of time to parse in detail...

The latest iteration slightly alters the original, false claims.

In the original determination of public health emergency, effective Feb. 4, 2020,<sup>846</sup> a war criminal impersonating the US-HHS Secretary (Alex Azar) claimed that “there is a public health emergency that has a significant potential to affect national security or the health and security of United States citizens living abroad” and that the emergency “involves a novel (new) coronavirus (nCoV) first detected in Wuhan City, China.”

In the latest amendment to the determination of public health emergency,<sup>847</sup> effective March 15, 2023, a war criminal impersonating the US-HHS Secretary (Xavier Becerra) claimed that the nCoV outbreak has already infected and killed millions of people, and that there are now variations circulating, such that “there is a public health emergency, *or a significant potential for a public health emergency*, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad.”

The two forms of PHE “determination” are used interchangeably, to provide pseudo-legal pretexts for COVID-19 Emergency Use Authorization/EUA declarations (which are, more accurately, military orders to deploy bioweapons labeled as ‘vaccines’ to injure and kill recipients) and amendments thereto.

For emphasis, Becerra added to the latest notice:

“...The four previously-issued section 564 declarations that refer to the February 4, 2020 determination have not been terminated by the Secretary because, among other things, the circumstances described in section 564(b)(1) continue to exist — i.e., COVID-19, a disease attributable to SARS-CoV-2, continues to present a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad...”

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<sup>846</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>847</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

More Bailiwick coverage:

- Aug. 11, 2022 - 22 worst Congressional bioterrorism authorization and funding laws passed since 1983
- Jan. 7, 2023 - Could Congress members, federal and state judges, state legislators, governors and prosecutors restore the American Constitutional republic?
- Jan. 19, 2023 - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.
- Jan. 20, 2023 - Subsidiarity
- March 3, 2023 - Rep. Bud Hulseley in Tennessee understands the scale of the Constitutional crisis, and what states can and should do to respond. Tennessee House Bill 726 - Restoring State Sovereignty Through Nullification Act
- March 21, 2023 - Smashing the Overton window. Omnibus Repeal Act for Congress members in post-invasion, post-coup, occupied, financial-biopharmaceutical-wartime America to consider.

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## **April 19, 2023 - Deepen the backlash against public health.**

*A rebuttal/reworking of an editorial by Lawrence O. Gostin and Sarah Wetter, published March 30, 2023 by Science journal.*

Lawrence O. Gostin, JD, LLD, and James G. Hodge, Jr., JD, LLM, are two primary architects of the public health-pretext kill box frameworks incorporated into American federal and state law since the late 1990s, styled as legal preparedness for public health emergencies.<sup>848</sup>

Gostin and Hodge have worked with dozens of other attorneys and legal scholars through academic and non-governmental organizations including Georgetown University O’Neill Institute for National and Global Health Law; Johns Hopkins University Bloomberg School of Public Health; World Health Organization Collaborating Center on National and Global Health Law; Arizona State University Center for Public Health Law and Policy; Public Health Law Association; and the American Society of Law, Medicine & Ethics. (There are dozens more such organizations.)

Among other projects, Gostin led development of the 2001 Model State Emergency Health Powers Act<sup>849</sup> and its successor programs, pushed through each of the 50 state legislatures to form state-level legal control-and-kill systems that reinforce the American federal kill box system.<sup>850</sup>

On March 30, 2023, the journal *Science* published an editorial by Gostin and a colleague, Sarah Wetter, entitled “Fix the backlash against public health.”<sup>851</sup>

Gostin and Wetter express concern about state and federal legislators and judges who have responded to the unprecedented, lethal consolidation of unchecked and largely-uncheckable executive power in the hands of federal and state public health officials. They note that state legislatures have passed some new laws in an attempt to limit the abuses. They observe that state and federal judges have ruled, in a few cases, to partially limit some of the abuses.

In response, Gostin and Wetter advocate for a new push to better consolidate power in “public health emergency” situations. They warn the public — as all totalitarian dictators do — that the State won’t be able to “protect” the public from scary pandemics unless the People give up more lives and liberties to feed the insatiable appetites of the dictatorial beast.

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<sup>848</sup> <https://pubmed.ncbi.nlm.nih.gov/14968669/>

<sup>849</sup> <https://biotech.law.lsu.edu/blaw/bt/MSEHPA.pdf>

<sup>850</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>851</sup> <https://www.science.org/doi/10.1126/science.adh9594>

I think the factual record of the last three years (that is, the factual record relegated to the margins of public awareness, away from the view of audiences who consume only propagandist media on propagandist media platforms), supports the opposite conclusion and a slate of opposite policy proposals.

The rebuttal/reworking of the Gostin-Wetter editorial outlined below is, I think, a more accurate depiction of what's happened so far, and how the enabling laws and regulations adopted in the 75-year preparatory and testing phase of this global, pan-ethnic, pan-religious pogrom, fit into the picture.

The popular backlash against public health doesn't need to be "fixed."

The popular backlash against public health needs to be deepened and expanded until all federal and state public health bureaucracies are dismantled and de-funded, and the leaders who have carried out the control-and-kill programs of the last three years are arrested, tried, convicted and executed for the war crimes they have demonstrably committed and continue to carry out to this day.

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### Deepen the backlash against public health

Historically, police-state dictators have used emergency declarations to force societal submission; dictators centralize power to strip power from other governing institutions and to strip human dignity and agency from the citizenry at large.

The manufactured, fraudulent "COVID-19" emergency, as the culmination of legislative and executive acts dating back to the 1944 Public Health Service Act and other preparatory events, was intended to, and in fact has caused extrajudicial State killing of innocent human beings to occur without public understanding, resistance or judicial interference.

"Public health" is dictator-code for direct State control of human beings, and dictators occupying public health offices have used public health pretexts to arrogate to malicious State officials, the eternally-sought extrajudicial power to control human movement, behavior and assembly; and to assault, sterilize and kill people, with social and legal impunity.

COVID-19 public health officials functioning as medico-military executioners have worn business suits or white lab coats at podiums while terrorizing victims to fear social interactions and "get vaccinated." They've worn blue scrubs while injecting poison into the same victims, defrauded to line themselves up at pharmacies and clinics.

Those who have orchestrated the legal components of the criminal, treasonous, Constitutional crisis and power grab to this point, continue to cite public health as a pretext to grab more power now and in the near future.

Under American federalism (the constitutional division of power between the People, the 50 state governments and three branches of federal government), individual adult human beings hold primary power over their own bodily integrity and the bodily integrity of their unborn and born children.

The proper role of the State at each level and within each co-equal branch, is to protect the lives of the human beings entrusted to their care by God, through enforcement of duly-adopted laws prohibiting murder, torture, mutilation, abortion, theft, extortion and other crimes against persons and property.

In violation of all principles of well-ordered government, the American people have been incrementally brainwashed in recent decades to believe that State public health authorities legitimately hold the authority to injure, sicken, sterilize and kill individual adults, children, infants and fetuses at will.

For example, public health lawyers were instrumental in using the orchestrated anthrax attacks in 2001 to coerce Congressional transfer of power from Congress to administrative agency directors under "public health emergency" conditions.

Public health lawyers were also key drivers of the 2001 Model State Emergency Health Powers Act, pushed through state legislatures to transfer state-level governing power from legislators to public health officials, granting them "even more expansive powers to declare a health emergency and respond swiftly."

The multi-decade power consolidation effort culminated with COVID-19, through which the extraordinary abuse of federal and state health-predicated executive and administrative powers has become starkly visible to the public and to state and federal legislators and judges.

We watched and are still watching as public health officials coordinate a mass theft, mass torture and mass murder program, temporarily camouflaged as a pandemic response.

Members of American and global public-health-police-state cabals have developed plans for follow-up performances — the "next pandemic," incessantly described as "far deadlier than COVID-19." They openly plan to further centralize power during these manufactured events, by persuading the public that health officials must not "have their hands tied behind their backs" or else federal and state governments will not be able to "protect" the public.



Alongside the extraordinary abuse of power, a correspondingly extraordinary State-sponsored media propaganda campaign has sustained fear, confusion and disorientation among the general public and state and local governments.

Despite this campaign, during the Constitutional crisis that began in January 2020, "over 30 states passed laws curbing health measures such as mask and vaccine mandates, quarantines and business closures. Many state law reforms now allow the legislature to rescind executive health orders," somewhat stripping authoritarian powers from unelected, mass-murdering bureaucrats.

These state laws have been passed by elected lawmakers fulfilling their God-given obligation to protect the men, women and children in their states from criminal attacks on person and property: attacks undertaken by criminals who have perverted the disciplines of "science" and "public health" to facilitate crime.

The Supreme Court of the United States issued a *de facto* stand-down order to all federal judges, through a May 2020 ruling in *South Bay Pentecostal Church v. Newsom*.<sup>852</sup> SCOTUS held that unconstitutional abuse of executive and administrative power "should not be subject to second-guessing" by the federal judiciary.

Nonetheless, "more than 1,000 lawsuits" were filed by plaintiffs, challenging COVID-19 measures put into place by public health officials. To preserve some shreds of Constitutional credibility, the Supreme Court responded to some of these claims by striking down "state COVID-19 restrictions on religious gatherings as well as the CDC's tenant eviction moratorium and vaccine-or-test rules for large employers."

With the clarity of vision hard won over the last three years, we can now see that public health officials must be stripped of all power. "Health security" — code for militarized, health-predicated population control programs — is utterly incompatible with "key societal values and constitutional rights, including personal freedom" not to be injured, sickened and murdered by means of military bioweapons presented to victims as protective medical treatments.

"Health security" is equally incompatible with economic activity and educational opportunities.

Health officials abused the power, which had been improperly transferred into their hands, in every aspect of the response to the Constitutional crisis. Public health officials abused power, for example "by closing schools and businesses for extended periods;" by commissioning production and distribution of intentionally lethal bioweapons; by falsifying FDA drug safety and manufacturing regulatory procedures; and by mandating

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<sup>852</sup> [https://www.supremecourt.gov/opinions/19pdf/19a1044\\_pok0.pdf](https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf)

that victims submit to biological attack or remove themselves from society, workplaces and schools.

State legislatures and courts have not yet fully dismantled public health powers and agencies. As of today, public health criminals retain full range of legal movement to continue and expand behavioral control, torture and murder programs for the foreseeable future.

There is an urgent need for a comprehensive restoration of founding principles of limited government and the proper role of the State in protecting the lives, liberties and property of citizens from all enemies foreign and domestic, including enemies who simulate concern about health threats while they themselves create and deploy chemical, biological, radiological and nuclear (CBRN) weapons on unsuspecting targets who are deliberately kept ignorant about what's being done to them, and why.

We emphatically do not need to “modernize laws to balance powers and rights more productively.” Such “modernization” has been underway for decades and led us directly into this crisis. More “modernization” would only place more power in the hands of foreign and domestic terrorists impersonating federal and state government officials, and take more rights from the people and from legitimate federal and state government representatives.

We need legislatures and courts to dismantle and de-fund all public health agencies and strip executives and public health officials of all emergency powers. We need legislatures and courts to abolish all laws giving presidents, governors, and public health officials any power over personal health decisions.

Emergency powers for health officials were “conceptualized” to disguise the true character of the dictatorial police-state power grab through shock-and-awe programs carried out quickly and violently in “fast-moving situations.” COVID-19 showed the world the mold: the intent and effect of consolidating executive power in public health bureaucracies is to cause long-lasting deprivations of liberty and reduce life expectancy: to control and kill people.

Public health officials didn't “overreach” during COVID-19. They're abusing their accumulated power precisely as planned.

Public health officials should never again have any authority to respond to emergencies; legislatures should repeal all of the disordered laws that put such power in health officials' hands. There is no sound moral basis and no circumstance under which public health officials should have direct or indirect power over the life and death of individual human beings.

Any and every State act that “tramples personal freedom” without collecting evidence implicating named individuals in criminal activity, conducting public trials at which evidence is assessed for truth or falsity, and meeting all other due process standards, is a State act that goes “too far.”

“Enhanced transparency and accountability” and “independent reviews” are likewise meaningless modifications to a power that public health officials should not hold, ever.

As to “the effects of interventions on disadvantaged populations, such as racial and ethnic minorities, lower-income families, migrants and persons in congregate settings,” COVID-19 programs have made it abundantly clear that public health dictators are equal-opportunity slave-masters and killers. Migrants, poor people, black, Latino, Asian and white people, people who live in nursing homes and assisted living centers, people who live in rural areas, suburban neighborhoods and large cities: all have been targeted indiscriminately for injury, sterilization and death, and are still targeted now with booster campaigns.

“Health equity” is code for equal-opportunity extrajudicial killing by means of bioweapons falsely labeled as “vaccines” and other pharmaceutical product categories. Medicalized murder should not now be, and should never become, a “prevailing value” in human society. Health officials should be prohibited from contact with stakeholders and community leaders, to protect all American sub-populations from future deliberate harms the public health officials are openly planning to inflict.

“Cross-agency collaboration” has also proved to be instrumental in maximizing harms and deaths caused by public health interventions during Constitutional crises, by enlisting the complicity of education, commerce, transportation and many other State sectors. Cross-agency collaboration is another core building block of the mass-murdering Deep State.

No federal or state executive or public health official should hold emergency powers. Legislatures and courts should strip executives and public health officials of all emergency powers. The Public Health Service Act should not be “updated.” Congress should repeal it, and federal and state courts should nullify it. State legislatures should nullify its effects within their own state borders.

Congress should refuse all efforts to make emergency funding “contingent on a state's compliance with national plans” and states should recognize and reject all federal emergency funding offers, as blood money payments to coerce state participation in genocidal acts which lie entirely outside the moral boundaries of legitimate State conduct.

Eliminating federal public health authorities would also clear the path to prosecutions of COVID-19 war criminals for impersonation of federal officials; psychological, social and physical torture; theft, robbery and extortion; maiming, mutilation, sterilization and murder.

A National Commission on COVID-19 Crimes could begin a complex, lengthy process to restore credible legal systems and rebuild trust in Constitutional republican government and the relationship between man and the State, under God.

Future generations — reduced in size though they will be due to the sterilization and murder already carried out by public health officials through the COVID-19 program — deserve morally-sound laws that strip public health officials of the power to “act decisively,” which they have used to commit global crimes against humanity.

Future generations deserve morally-sound laws that reflect and uphold divine, natural and common law: the purpose of the State is to protect and promote the physical and spiritual development of the living citizens entrusted to the care of the rulers, by God.

Perhaps at war crimes tribunals on earth, but certainly at final judgment, public health officials, executives, legislators and judges will be held accountable for every one of the human lives God has entrusted to them, and for the acts they've undertaken to either protect those lives or to prematurely end them.

Related Bailiwick coverage of how the biowarfare 'public health' sausage gets made at the state and local level

- March 17, 2022 - On the World Health Organization's current round of pandemic treaty negotiations. Preemption doctrine at the global level: America is already under stealth occupation.
- May 2022 - On the federal government's plan to use force against American civilians
- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients' family members and pastoral care providers?
- Sept. 27, 2022 - On why Biden's comment that 'the pandemic is over' doesn't lift the bioterrorist police state jackboot off our necks.
- Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny.
- Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?
- Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts. New York is the outlier in not already having pseudo-laws pseudo-authorizing death camps. By 2021, 48 state governments had already put them in place.
- March 7, 2023 - Bioweapons ban resolution for county and state use; pioneered in Lee County, Florida [and] biowarfare 'public health' sausage-making at state/local level.

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## **April 23, 2023 - Shabnam Palesa Mohamed, Sasha Latypova, Katherine Watt discuss Brook Jackson's case. Interview for TrialSite News**

New video:

- April 12, 2023 - Brook Jackson Vs Pfizer Case Dismissed. What Next?<sup>853</sup> *TrialSite News*. Shabnam Palesa Mohamed, Sasha Latypova, Katherine Watt (27 min)

Sasha, writing on her post, *Katherine Watt and I discuss Brook Jackson v Ventavia Case Dismissal*:<sup>854</sup>

Brook Jackson is an American hero, a whistleblower who worked on Pfizer's clinical trial for the contractor called Ventavia. Brook observed fraud and mismanagement of the study, complained and got promptly fired from her job.

While the case has been dismissed on March 31, 2023, after about 2 years of trying to bring it forward, this case was crucial to our understanding of the true nature of the global "pandemic" - i.e. a biological, technological and psychological war of the non-sovereign, governments captured by private globalist interests against their own people and against their own military forces.

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<sup>853</sup> [https://www.youtube.com/watch?v=z\\_bNs0pk5bA](https://www.youtube.com/watch?v=z_bNs0pk5bA)

<sup>854</sup> <https://sashalatyova.substack.com/p/katherine-watt-and-i-discuss-brook>

**April 24, 2023 - At-home gain-of-function kits. Biodefense is indistinguishable from biowarfare; the so-called biodefense industry is, in truth, the biochemical munitions industry.**

I've been reading recently about calls for global bans on "gain of function" research, as a means of preventing future so-called pandemics.

In my view, these gain-of-function (GoF), lab-leak, directed-evolution, dual-use-research-of-concern (DURC) analyses are built on the false premise that Covid-19 was and is a pandemic.

Covid-19 was never and is not now a pandemic.

Covid-19 is a psychological and biochemical warfare program designed and executed to bypass Constitutional crises at the nation-state level and clear the path for global biomedical totalitarianism.

To stop the psychological and biochemical warfare program, it would be more effective to send do-it-yourself gain-of-function kits to every household, than to ban gain-of-function research.

DIY gain-of-function kits — and the observable self-limiting outbreaks and low transmissibility of the resulting pathogens — would further clarify for people that "gain of function" or weaponization of naturally-occurring biological pathogens is a myth circulated to drive fear and to elicit behavioral compliance with biochemical weapon/toxic injection attacks camouflaged as "vaccines," including but not limited to members of the mRNA-LNP biochemical weapons class, soon (if not already) in continuous batch production<sup>855</sup> as authorized and funded by Congress.

See Omnibus brings new advanced manufacturing programs to FDA<sup>856</sup> (Jan. 11. 2023, Regulatory News) and 21 USC 399h as amended/expanded Dec. 2022 in Consolidated Appropriations Act for FY2023<sup>857</sup> at Section 3204 (National Centers of Excellence in Advanced and Continuous Pharmaceutical Manufacturing) and Section 3213 (Advanced Manufacturing Technologies Designation Program):

#### Definitions.

(1) The term 'advanced and continuous pharmaceutical manufacturing' refers to a method of pharmaceutical manufacturing, or a combination of pharmaceutical manufacturing methods—

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<sup>855</sup> <https://www.mdpi.com/1999-4923/13/9/1371>

<sup>856</sup> <https://www.raps.org/news-and-articles/news-articles/2023/1/omnibus-brings-new-advanced-manufacturing-programs>

<sup>857</sup> <https://www.congress.gov/117/bills/hr2617/BILLS-117hr2617enr.pdf>

(A) that incorporates a novel technology, or uses an established technique or technology in a new or innovative way, that enhances drug quality or improves the manufacturing process for a drug, including processes that may apply to advanced therapies and the production of biological products, such as cell and gene therapies; or

(B) for which the input materials are continuously fed into and transformed within the process, and the output materials are continuously removed from the system, utilizing an integrated manufacturing process that consists of a series of 2 or more simultaneous unit operations...

Translation:

Pharmaceutical factories are now engaged in continuous production of injectable biochemical ammunition — biochemical weapons — for the globalists' war on humanity.

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I think the would-be gain-of-function killers (Ralph Baric, Anthony Fauci, Peter Daszak, Bill Gates and their co-conspirators) discovered in the 1990s if not earlier, that lab-enhanced communicable pathogens are not unpredictable and dangerous at all, but instead that they're predictably non-dangerous.

They decrease in harmfulness (move toward harmlessness) as soon as they enter living populations outside the lab, killing only people whose immune systems and detoxification systems were compromised prior to exposure, or people who get an extremely high load of an extremely purified sample.

So all their mass murder eggs are now in the one basket of directly injecting biochemical poisons, and genetic instructions for the body's own cells to produce biochemical toxins, and using fear to keep people from understanding what they're submitting to when they accept lethal injections.

The killers maintain the fear at very high levels, and direct it away from the real threat to life and limb (which is the globalist totalitarians and the lethal biochemical injections they push) by keeping public attention focused on an invisible threat that isn't there at all: naturally-occurring or lab-enhanced, *highly-lethal* communicable pathogens that *readily* carry genetic information from one organism to another across large populations and long periods of time.

Baric, Fauci, Daszak, Gates & Co. know that the self-spreading thing won't work.

The unimpaired human immune system and chemical detox system is too good.



They could just chemically gas people, updating methods like mustard gas in World War I,<sup>858</sup> the Nazi Aktion T4 euthanasia programs<sup>859</sup> and the Bhopal disaster in 1984.<sup>860</sup>

But that's too visible. Those acts look like intentional acts of war, or as accidental industrial disasters at best. The bodies pile up at the battlefields, gas chambers and factories.

With the falsified threat of pandemics plus the proffered protection of injectable compounds, mass murder can be presented as benevolent medical intervention intended to protect people.

And the bodies can be dispersed across wide geographic regions and across time, hidden in miscarriages, stillbirths and permanent infertility, long-term disability, chronic disease, and sudden, unexplained deaths<sup>861</sup> that happen behind closed doors in private homes.

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To build out this analysis further, it's important to untangle the differences between at least two types of biologically-active material conflated by the mass murderers to confuse people.

I haven't fully untangled my own thinking on those different but conflated types of biologically-active material, but here's my first attempt:

One type of material includes packets of genetic information that can be transmitted through air, bodily fluids, water and food, across nasal passages, digestive membranes and skin, to which the body responds with immune reactions and detox functions.

Another type of material includes packets of chemical toxins, or packets of genetic instructions for human cells to produce chemical toxins, that cannot naturally breach a healthy body's self-protective barriers against invasion and poisoning, but can bypass the target's immune system and chemical detox system if injected by needle.

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I'm developing these views from thinking through recent work by Sasha Latypova (Design of a Weapon: Targeting the Human Microbiome<sup>862</sup>), Kevin McKernan and Jonathan Couey, and also reading between the lines a bit in the 1990s and early 2000s

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<sup>858</sup> <https://www.theworldwar.org/learn/about-wwi/spotlight-first-usage-poison-gas>

<sup>859</sup> <https://encyclopedia.ushmm.org/content/en/article/euthanasia-program>

<sup>860</sup> [https://en.wikipedia.org/wiki/Bhopal\\_disaster](https://en.wikipedia.org/wiki/Bhopal_disaster)

<sup>861</sup> <https://markcrispinmiller.substack.com/p/in-memory-of-those-who-died-suddenly-b73>

<sup>862</sup> <https://sashalatyova.substack.com/p/design-of-a-weapon-modifying-the>

records of efforts to establish verification methods for the Biological Weapons Convention (BWC), and the conclusion of the BWC parties (especially US Government negotiators) that verification protocols need not ever be adopted or enforced, because "vaccine" production and "bioweapons" production are indistinguishable,<sup>863</sup> while biological weapons (referring to naturally-transmissible pathogens) are "free of serious security risks."

Key quote from a 1997 Josef Goldblat paper, The Biological Weapons Convention: An Overview:<sup>864</sup>

...Biological weapons are unpredictable in their effects and of limited value in combat. Since cheating under a BW Convention could not yield significant military advantages to the cheating party, a ban on biological weapons without verification of compliance was considered by the negotiators to be free of serious security risks.

By contrast, chemical weapons are predictable, capable of producing immediate effects and, consequently, useful in combat...

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Related Bailiwick reporting and analysis:

- April 1, 2022 - Lipid nanoparticle production facilities are the munitions factories of World War Biochemistry.

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<sup>863</sup> <https://bailiwicknews.substack.com/p/vaccine-production-facilities-are>

<sup>864</sup> <https://www.icrc.org/en/doc/resources/documents/article/other/57jnpa.htm>

## **April 26, 2023 - Say true things. Don't participate in lies by repeating them.**

New videos:

- April 24, 2023 - On the Intertwining of Military, Public Health and International Moneyed Interests.<sup>865</sup> *In the News*.<sup>866</sup> Mike Dakkak, Katherine Watt. (37 min)
- April 24, 2023 - Panel: What are they planning for your next public health emergency?<sup>867</sup> *StopVaxPassports.org*. Dede Laugesen, Reggie Littlejohn, Sasha Latypova (13:00 to 32:30), Katherine Watt (32:30 to 46:45), Stephen Hatfill. (75 min total). Slide deck for Katherine Watt segment: Language and Law Presentation<sup>868</sup> (12 p.)

I enjoyed the conversation with Mike Dakkak very much. We covered some new and different ground, including papal encyclicals by Pope Leo XIII and many other things.

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Excellent essay by Robert Morrison, addressing many of the same themes with which I'm preoccupied: April 25, 2023 - Now That We See the Fruits of Rejecting Catholic Truth, How Do We Recover?<sup>869</sup> (Remnant Newspaper):

“Then, as now, a key to success for the enemies of the Church has been to go slowly enough to avoid awakening too many faithful Catholics to the dangers...by accepting the lethal lie that immutable Catholic truth can evolve to become something contrary to what it has always been, the Council Fathers put the Conciliar Church at the disposal of the enemies of Christ. Now we all suffer the consequences. The Catholic Church is the guardian of truth, so once its apparent hierarchy becomes infected with the idea that truth can change over time everything will eventually collapse...”

I also appreciated the opportunity to pre-record a presentation as part of the StopVaxPassports panel held on April 24.

But I want to make clear that I do not believe the globalist enslavement project is primarily driven by the Chinese Communist Party; I had no input into the panel composition; and I disagree with almost everything the third speaker (Stephen Hatfill) said.

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<sup>865</sup> <https://rumble.com/v2kgnk0-katherine-watt-on-the-intertwining-of-military-public-health-and-internatio.html>

<sup>866</sup> <https://itnshow.com/2023/04/25/katherine-watt-on-the-intertwining-of-military-public-health-and-international-moneyed-interests/>

<sup>867</sup> <https://rumble.com/v2kab7u-webinar-plandemics-what-are-they-planning-for-your-next-public-health-emerg.html>

<sup>868</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.04.24-language-and-law-presentation-1.pdf>

<sup>869</sup> <https://remnantnewspaper.com/web/index.php/articles/item/6595-now-that-we-see-the-fruits-of-rejecting-catholic-truth-how-do-we-recover>

Most of Hatfill's statements are demonstrably false and serve only to reinforce the lies told by the globalist totalitarians through their propaganda channels.

In his segment, Hatfill argued that the so-called pandemic events of the last several decades were pandemics; that they were poorly-managed due to slow and ineffectual surveillance programs; that there are currently massive threats of new communicable diseases brewing around the world due to population growth, wet markets, and other factors; that faster, more comprehensive, more militarized data mining, surveillance and population control are a good response; and that the CDC and WHO were originally designed and currently work to identify and control disease outbreaks.

I disagree with all of those claims.

I think the events of the last century described by globalists as "pandemics," back to the Spanish flu in 1918 or earlier, were orchestrated attacks on human societies, religious and governing institutions, human bodies and human immune systems. They were not naturally-occurring or naturally-circulating diseases or benevolent disease mitigation programs.

I think that globalist totalitarians want increased surveillance and population control, and therefore orchestrate false-flag pandemics — through psychological manipulation, propaganda and other forms of lying and fear-mongering — and also orchestrate biochemical attacks (weapons falsely labeled as 'vaccines' and treatments), to create pretexts for installing more intensive surveillance and control systems to control and kill more people.

I think that the CDC and WHO, and all other so-called public health organizations, are military units whose purpose and function has been, for their entire institutional existence, and still is, to devise and install globalist surveillance, control and killing programs.

I do not believe that naturally-occurring, naturally-circulating communicable diseases, or even lab-manipulated, communicable disease strains, pose any new or severe danger to humanity or human health.

I think rulers who coerce, surveil, control, sicken, injure, sterilize and kill people are illegitimate, and willfully engaged in evil acts.

I think illegitimate, evil systems that diabolically corrupt rulers have already put in place must be dismantled, not strengthened.

I think the primary threat to humanity is the secular, materialist, criminal, globalist totalitarian project itself.

Pope Felix III, quoted by Pope Leo XIII, On Freemasonry (1892).

An error which is not resisted is approved; a truth which is not defended is suppressed...He who does not oppose an evident crime is open to the suspicion of secret complicity."

Pray the Rosary.

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## **April 28, 2023 - Draft discovery materials for civil and criminal cases.**

*Useful for promoting understanding that the factual record of events since January 2020 supports the legal conclusion that products labeled 'vaccines' are presumptive injectable biochemical weapons.*

Posted April 28, 2023. Likely to be updated occasionally to add links and more discovery items.

Discovery is the legal process through which two or more parties to litigation exchange information after a civil complaint or criminal charges have been filed, but before trial.

It's a formalized way for the parties to obtain or disclose documents and other evidence supporting each party's legal arguments about how the law applies to the specific facts of the case.

Discovery in civil cases is governed by Federal Rule of Civil Procedure 26.<sup>870</sup>

Discovery in criminal cases is governed by Federal Rule of Criminal Procedure 16.<sup>871</sup>

The obligation on government prosecutors to disclose evidence to criminal defendants is more limited than the obligation of two or more parties to a civil case to disclose information to each other.

Some of the basic methods of discovery:

- Requests for Production of Documents - Asking an opposing party to provide written records, or to allow inspection of documents.
- Interrogatories - Asking an opposing party to answer written, open-ended questions.
- Requests for Admission - Asking an opposing party to admit or deny the truth of a statement. A refusal to admit or deny the truth of the statement is deemed an admission.
- Depositions - Oral or written interviews of witnesses, under oath and transcribed for use during trial.
- Subpoena duces tecum - An order from a judge, to a witness, to appear to testify under oath and bring relevant documents.

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<sup>870</sup> [https://www.law.cornell.edu/rules/frcp/rule\\_26](https://www.law.cornell.edu/rules/frcp/rule_26)

<sup>871</sup> [https://www.law.cornell.edu/rules/frcrmp/rule\\_16](https://www.law.cornell.edu/rules/frcrmp/rule_16)

The Covid-19-predicated Constitutional and biochemical attacks were launched in January 2020 by individuals impersonating US Government officials.<sup>872</sup>

Hundreds of cases have been filed challenging the acts of these imposters on Constitutional and other legal grounds, and none (to my knowledge) have made it past the motion to dismiss or preliminary injunction phase, into discovery.

Judges are blocking discovery to shield the imposters and enable their illegitimate pseudo-governing acts of mass destruction to continue.

Many cases have been dismissed on grounds that the plaintiffs lacked standing to sue alleged government officials and challenge executive acts. Federal courts have accepted — without fact-finding, adversarial evidentiary testing, or legal review — that all the acts undertaken by executives during Covid-19 were and remain legitimate government functions, properly performed.

Judges dismissing these cases have been complying with SCOTUS Chief Justice John Roberts' illegitimate May 29, 2020 order in *South Bay Pentecostal Church v. Newsom*.<sup>873</sup>

*South Bay Pentecostal* is a California case through which Justice Roberts ordered federal judges to stand-down and abdicate their Constitutional review obligations, without engaging in fact-finding or legal analysis of whether “broad limits” on exercise of State power have or have not been “exceeded:”

...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).

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<sup>872</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>873</sup> [https://www.supremecourt.gov/opinions/19pdf/19a1044\\_pok0.pdf](https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf)

That is especially true where, as here, a party seeks emergency relief in an interlocutory posture, while local officials are actively shaping their response to changing facts on the ground. The notion that it is “indisputably clear” that the Government’s limitations are unconstitutional seems quite improbable...

Many other cases have been dismissed on grounds that the issues have become moot.

Typical cases began with an overreaching executive action, such as a state governor ordering business closures. Injured parties, such as business owners, sued the governor or state health secretary, challenging the Constitutionality of the executive action.

While the case was proceeding toward discovery, the governor or health secretary temporarily suspended enforcement of the executive order, and then filed for dismissal of the case on grounds that, because the order was not in force currently, the challenge is moot.

Judges have dismissed these cases without allowing discovery and without conducting Constitutional review, while acknowledging that suspended enforcement is temporary and enforcement could be re-instated at any moment.

Two examples of this sequence are *Butler v. Wolf* in Pennsylvania<sup>874</sup> and *Smart v. Kemp* in Georgia.<sup>875</sup> There are many more.

Some federal courts have issued injunctions, partially blocking the effects of illegitimate government actions, usually basing the injunctions on violations of administrative due process and notice provisions.

Most of the class-action cases brought against the Biden Administration’s illegitimate “vaccine mandates” fall into this category.

Targeted classes include federal employees; federal contractors; health care workers subject to Centers for Medicare and Medicaid Services (CMS) administrative law; military personnel subject to Department of Defense administrative law; and employees of large private companies subject to Occupational Health and Safety Administration (OSHA) administrative law through the Department of Labor.

Courts have issued injunctions temporarily blocking enforcement of mandates on some members of some of the targeted classes.

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<sup>874</sup> <https://bailiwicknews.substack.com/p/how-the-international-health-regulations>

<sup>875</sup> <https://bailiwicknews.substack.com/p/smart-v-kemp>



Apart from a few injunctions issued to force government compliance with the Religious Freedom Restoration Act of 1993, most of the injunctions have been based on procedural violations of the Administrative Procedures Act of 1946.

One example is *Health Freedom Defense Fund v. Biden*,<sup>876</sup> a case filed to block the CDC “mask mandate” for air travel.

The Biden Administration has filed appeals in many of the APA cases, which are still pending.

By focusing exclusively on the Administrative Procedures Act and other administrative law provisions, federal judges have avoided engaging in Constitutional review.

They have complied with Chief Justice Roberts’ stand-down order from *South Bay Pentecostal*, and left the door wide open for administrative agencies to correct any errors in their application of existing administrative law, and/or get Congress to repeal APA due process and notice provisions, so that next time, their dictatorial acts will withstand procedural review.

In other words, federal judges — as complicit war criminals — have given traitors impersonating US Government officials time to firm up the supraconstitutional, dictatorial authority the administrative agency heads falsely believe they hold over the living bodies and souls of American men, women and children.

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As I’ve written before, I don’t know when or how legitimate governments will be restored to power, and credible, constitutionally-sound justice systems will be reassembled from the fragments of social covenants littering the worldwide war zone of the globalists’ psychologically, spiritual and biochemical war on humanity.

I work and pray toward those goals without knowing the how or the when.

I’ve put together some draft discovery materials that are built on the foundational whistleblowing and investigative work done by Brook Jackson,<sup>877</sup> Sasha Latypova, Mike Yeadon, me and others.

These discovery materials can be adapted for use by injured plaintiffs pursuing civil cases and by defendants facing US Government prosecution for their acts of resistance to criminals occupying high-level US Government positions.

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<sup>876</sup> <https://bailiwicknews.substack.com/p/administrative-procedures-act-v-public>

<sup>877</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

These materials can also be used to deepen public understanding and resistance to the globalists' control-and-kill programs.

### Requests for Production of Documents

1. All signed, dated, unredacted contracts and related financial records pertaining to Department of Defense Other Transaction Authority project OTA W15QKN-16-9-1002, including but not limited to unredacted lists of ingredient names, biological and chemical composition, concentration, volume and purity.
2. Signed, dated, unredacted July 20, 2020 Medical CBRN Defense Consortium (MCDC) Base Agreement No. 2020-532,<sup>878</sup> signed between Advanced Technology International (ATI) and Pfizer, Inc.
3. Signed, dated, unredacted July 21, 2020 Technical Direction Letter<sup>879</sup> for Medical CBRN Defense Consortium (MCDC) Request for Prototype Proposals (RPP) 20-11, Objective PRE-20-11 for "COVID-19 Pandemic - Large Scale Vaccine Manufacturing Demonstration," signed between Advanced Technology International (ATI) and Pfizer, Inc.
4. Signed, dated, unredacted ATI-DOD-Pfizer Project Agreement 2011-003 under OTA W15QKN-16-9-1002, defined at p. 9 of July 20, 2020 Base Agreement, under which Pfizer is the Project Agreement Holder ("PAH").
5. Signed, dated, unredacted FDA Emergency Use Authorization (EUA) review memorandum issued Dec. 11, 2020<sup>880</sup> for Pfizer-labeled injectable biochemical weapons, including but not limited to "Chemistry, Manufacturing and Control (CMC) Information" ingredient names, biological and chemical composition, concentrations, volume and purity.
6. Signed, dated, unredacted FDA Emergency Use Authorization (EUA) review memorandum issued Dec. 18, 2020<sup>881</sup> for Moderna-labeled injectable biochemical weapons, including but not limited to ingredient names, biological and chemical composition, concentrations, volume and purity.
7. Signed, dated, unredacted Dec. 22, 2020 Contract No. W15QKN-21-C-0012,<sup>882</sup> signed between Army Contracting Command - NJ, Picatinny Arsenal, and Pfizer Inc., including but not limited to unredacted ingredient names, biological and chemical composition, concentrations, volume and purity.
8. Signed, dated, unredacted July 30, 2021 Contract No. W58P0521C0002,<sup>883</sup> signed between Army Contracting Command - APG, Aberdeen Proving Ground, Maryland, and Pfizer Inc., including but not limited to unredacted ingredient names, biological and chemical composition, concentrations, volume and purity.
9. Signed, dated unredacted federal employment contracts between Department of Defense, CDC, ATI and site-level "vaccinators," conscripting "vaccinators" into US

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<sup>878</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>879</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>880</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/09/2020.12.11-pfizer-covid-19-vaccine-eua-review-memo.pdf>

<sup>881</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2020.12.18-moderna-covid-19-vaccine-review-memo.pdf>

<sup>882</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2020.12.22-dod-pfizer-manufacturing-contract-w15qkn21c0012-22dec2020.pdf>

<sup>883</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2021.07.30-dod-pfizer-contract-w58p0521c0002.pdf>

- military subject to DOD chain-of-command to carry out military orders to use injectable biochemical weapons during federal government response to Covid-19.
10. Signed, dated, unredacted contracts between Department of Defense, CDC, ATI and site-level "vaccinators," ("CDC COVID-19 Vaccination Program Provider Agreement")<sup>884</sup> containing terms and conditions for receipt, storage and use of injectable biochemical weapons delivered by Department of Defense and/or CDC to "vaccination" premises, including unredacted ingredient names, concentrations, volumes and purity.
  11. Signed, dated, unredacted product information sheets enclosed with packages (boxed vials) of Covid-19 injectable biochemical weapons.
  12. Signed, dated, unredacted FDA-approved, manufacturer-produced "Fact Sheet for Recipients and Caregivers" of Covid-19 injectable biochemical weapons.
  13. Signed, dated, unredacted chain-of-custody documents for the Covid-19 prototype countermeasure injectable biochemical weapons, including but not limited to date, location, shipping carrier and contents of raw material shipments delivered to each manufacturing facility; date, location and contents of transferred, unfinished products; date, location and contents of finished products to Department of Defense storage facilities; and date, location and contents of products as delivered to "vaccination centers."
  14. Signed, dated, unredacted Chemical Manufacturing Control (CMC) and current Good Manufacturing Practice (cGMP) purity and potency test records for each of the raw materials incorporated into vials of Covid-19 biochemical weapons distributed and used, including records produced by manufacturers and/or FDA regulators.
  15. Signed, dated, unredacted purity and potency test records for each of the intermediate products incorporated into vials of Covid-19 biochemical weapons distributed and used, including records produced by manufacturers and/or FDA regulators.
  16. Signed, dated, unredacted purity and potency test records for each of the final products vials of Covid-19 biochemical weapons including records produced by manufacturers and/or FDA regulators.
  17. Signed, dated, unredacted records containing any and all legal definitions of 'vaccine' as revised and operative between January 2020 and the present, drafted, published and/or cited by CDC and/or Department of Defense and/or any other relevant federal agency.
  18. Signed, dated, unredacted copies of reports to Congress, prepared and submitted by DOD and/or HHS officials, under 50 USC 1512, 50 USC 1513, 50 USC 1518, 50 USC 1523, and 50 USC 1528, and/or any other applicable Congressional notice and/or reporting law, quantifying the mortality and morbidity data collected from any and all government databases (VAERS, V-Safe, VA, DMED, Medicare, Medicaid, etc), contract manufacturer and subcontractor databases (ATI, Pfizer, Moderna, Ventavia, ICON, etc.), and private health insurance

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<sup>884</sup> <https://www.cdc.gov/vaccines/covid-19/vaccination-provider-support.html#provider-agreement>

databases (Kaiser, Blue Cross, etc.), assessing the efficacy of the mRNA/LNP and DNA/LNP classes of Covid-19 injectable biochemical weapons for incapacitating, sterilizing and killing adults, children and infants, from January 2020 to the present.

19. Signed, dated, unredacted Presidential Emergency Action Documents (PEADs) deemed by the Defense Secretary to be in force at any time from Jan. 1, 2020 to the present.
20. Signed, dated, unredacted Continuity of Government (COG) documents deemed by the Defense Secretary to be in force at any time from Jan. 1, 2020 to the present.
21. Signed, dated, unredacted documents recording the dates on which President Trump and/or President Biden invoked or extended suspension, under 50 USC 1515, of all prohibitions on DOD testing, production, transport, stockpiling and use of chemical and biological weapons and delivery systems, and/or suspended all Congressional, international, state, local and other notice and reporting provisions under 50 USC 1512, 50 USC 1512a, 50 USC 1513, 50 USC 1518; 50 USC 1520a, 50 USC 1523, and 50 USC 1528.
22. Signed, dated documents recording dates on which President Trump and/or President Biden waived, and/or extended waiver of, informed consent for military personnel under 10 USC 1107a(a).

### Requests for Admission

*Pertaining to US military procurement contracts, public executive orders, proclamations, declarations, determinations and/or notices promulgated under the Public Health Service Act [42 USC 247d], Stafford Act [42 USC 5121], National Emergencies Act [50 USC 1601], Defense Production Act [50 USC 4501] and/or other federal statutes; and/or confidential Presidential Emergency Action Documents (PEADs); and/or confidential Continuity of Government documents.*

Admit or deny:

1. Medical CBRN Defense Consortium (MCDC) "Project Agreement" 2011-003 for OTA W15QKN-16-9-1002 and related contract documents established terms and conditions for the development and production of biological and/or chemical weapons by contractors, for delivery to the US military.
2. Under Medical CBRN Defense Consortium (MCDC) contract terms and conditions and federal Public Health Emergency (PHE) status, "Covid-19 vaccines" are military countermeasure prototypes.
3. Under Medical CBRN Defense Consortium (MCDC) contract terms and conditions and federal Public Health Emergency (PHE) status, "Covid-19 vaccines" are injectable biochemical weapons.

4. Under Medical CBRN Defense Consortium (MCDC) contract terms and conditions and federal Public Health Emergency (PHE) status, subcontractor corporations have no legal obligation to conduct clinical investigations in compliance with FDA regulations.
5. Under the 1950 Defense Production Act, as invoked by President Trump through Executive Orders 13909, 13910, 13911 and related acts, military contractors producing and distributing weapons under “voluntary agreements” are exempt from contract law and anti-trust law, and can cite the DPA in their own defense during any civil or criminal proceeding [50 USC 4558].
6. The US Constitution was unilaterally superseded and suspended by Executive branch national security and continuity of government (COG) orders, on or about Jan. 27, 2020, triggered by the WHO Public Health Emergency of International Concern (PHEIC) declaration of Jan. 30, 2020 and effectuated by HHS Secretary Alex Azar's Jan. 31, 2020 declaration that a Public Health Emergency exists [42 USC 247d].
7. All Constitutional, civil and human rights previously protected by the US Constitution, were unilaterally superseded and suspended by Executive branch national security and continuity of government orders, on or about Jan. 27, 2020, triggered by the WHO Public Health Emergency of International Concern (PHEIC) declaration of Jan. 30, 2020 and effectuated by HHS Secretary Alex Azar's Jan. 31, 2020 declaration that a Public Health Emergency exists [42 USC 247d].
8. Enforceability of federal laws prohibiting use of biological and chemical weapons and weapons of mass destruction (WMDs), including 18 USC 175 (Biological Weapons) and 18 USC 229 (Chemical Weapons) was suspended, effective on or about Jan. 27, 2020, in response to the public health emergency (PHE) declared to "exist" as of that date.
9. FDA has no statutorily-authorized role in developing, assessing, monitoring and controlling commercial production and Department of Defense use of weapons prohibited under 18 USC 175 (Biological Weapons) and 18 USC 229 (Chemical Weapons).
10. The US Constitution remains suspended to this date, and has been in a continuous suspension since Jan. 27, 2020, in response to the public health emergency (PHE) declared to "exist" as of that date.
11. Since January 2020, the US Government, through the Department of Defense and the HHS-declared Public Health Emergency suspension of relevant Constitutional and statutory provisions, has been developing, producing, distributing and using chemical and biological weapons prohibited under 18 USC 175 (Biological Weapons) and 18 USC 229 (Chemical Weapons) with legal impunity.
12. Federal government officials have failed to formally notify the American people that the US Constitution has been suspended.
13. US federal and state courts currently have no subject matter jurisdiction for Constitutional claims.

14. Federal government officials have formally notified federal and state judges that they have no subject matter jurisdiction for Constitutional claims brought by US citizens.
15. Federal government officials have failed to formally notify the American people that federal and state judges have no subject matter jurisdiction for Constitutional claims.
16. US citizens currently have no legally-cognizable Constitutional rights.
17. Federal prosecutors currently have no legal authority to prosecute criminal violations of 18 USC 175 (Biological Weapons).
18. Federal prosecutors currently have no legal authority to prosecute criminal violations of 18 USC 229 (Chemical Weapons).
19. Federal government officials have failed to formally notify the American people that federal prosecutors have no legal authority to prosecute criminal violations of 18 USC 175 (Biological Weapons) and 18 USC 229 (Chemical Weapons).
20. Production and use of Covid-19 injectable biochemical weapons, by the US military, to incapacitate and kill military and civilian targets, has been covertly pseudo-legalized.

## Interrogatories

1. Why did the National Security Council (NSC)<sup>885</sup> assume control of the U.S. federal government's Covid-19 policy<sup>886</sup> and the Federal Emergency Management Agency (FEMA) assume control of the government's response to Covid-19?
2. Why, in spite of this transfer of authority, did the federal government maintain the pretense that Covid-19 policy and the response to Covid-19 were being led by experts within the Department of Health and Human Services (HHS), including at the Centers for Disease Control and Prevention (CDC) and the National Institute for Allergy and Infectious Diseases (NIAID)?
3. Why did the U.S. Department of Defense (DoD) contract for the development, manufacture, and distribution of so many Covid-19 "countermeasures,"<sup>887</sup> including injectable biochemical weapons, largely utilizing<sup>888</sup> the DoD's previously established network of military contractors<sup>889</sup> and consortia (Medical CBRN Defense Consortium/MCDC)?
4. Does the US Government interpret 21 USC 360bbb-3(k)<sup>890</sup> as authorizing distribution of biochemically-active products that meet none of the safety, efficacy or purity standards and regulations that apply to medical products?
5. If Emergency Use Authorization (EUA) products are not required to meet safety, efficacy or purity standards for medical products, what standards and regulations

<sup>885</sup> <https://brownstone.org/articles/governments-national-security-arm-led-the-covid-response/>

<sup>886</sup> <https://searchworks-lb.stanford.edu/view/13523784>

<sup>887</sup> <https://www.keionline.org/covid-contracts>

<sup>888</sup> <https://www.fda.gov/media/143560/download>

<sup>889</sup> <https://www.keionline.org/misc-docs/DOD-ATI-Contract-MCDC-Consortium-W15QKN1691002-P00085-8April2016.pdf>

<sup>890</sup> <https://www.law.cornell.edu/uscode/text/21/360bbb-3>

apply to countermeasure prototypes (i.e. injectable biochemical weapons) used in response to Covid-19?

6. Name the individuals, departments and agencies within the US Government who are responsible for regulatory oversight of the development, safety and efficacy testing, manufacturing quality, labeling, and distribution of military countermeasures and injectable biochemical weapons.
7. Why did the DoD and the Biomedical Advanced Research and Development Authority (BARDA) order injectable biochemical weapons using Other Transaction Authority (OTA) contracts,<sup>891</sup> which specify that these products are “prototype demonstrations of large-scale manufacturing,”<sup>892</sup> when doing so permits noncompliance with drug safety, efficacy and purity regulations and standards?
8. Why do the publicly-available contract documents related to Covid-19 injectable biochemical weapons explicitly exclude safety and efficacy testing and current Good Manufacturing Practices (cGMP) compliance as “out of scope,”<sup>893</sup> [see Section 1.2, p. 8] not ordered, required or paid for by the U.S. Government?
9. Did the HHS Secretary waive cGMP requirements for Covid-19 injectable biochemical weapons? If so, produce the signed and dated document by which this waiver was effectuated.
10. Observational evidence supports the conclusion that some recipients of Covid-19 injectable biochemical weapons have received “sham” injections containing only inert materials, while others have received injections containing highly-active, extremely-toxic materials, and still others have received moderately toxic injections, all distributed under the same label and brand of product. What, if any, measures are or have been in place to ensure the quality, potency, purity, consistency, and proper labeling of Covid-19 injectable biochemical weapons?
11. Under what laws do the DoD and Biomedical Advanced Research and Development Authority (BARDA) believe they have authority to direct, manage and oversee activities related to the development, manufacture, regulation and distribution of Covid-19 injectable biochemical weapons and other treatments, diagnostics and devices?
12. Name the individuals working at the DoD and BARDA who are responsible for oversight and enforcement functions related to the manufacture, regulation and distribution of Covid-19 countermeasures (including injectable biochemical weapons) that would normally be conducted by staff within the various agencies at HHS, including FDA and CDC?
13. Define the “stopping conditions” for Emergency Use Authorized products, including Covid-19 injectable biochemical weapons. What data would US Government agents running Covid-19 programs need to see in order to halt the production and use of injectable biochemical weapons? Why are US Government

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<sup>891</sup> <https://www.keionline.org/bn-2020-3>

<sup>892</sup> <https://www.keionline.org/misc-docs/DOD-ATI-Pfizer-Technical-Direction-Letter-OTA-W15QKN-16-9-1002-21July2020.pdf>

<sup>893</sup> <https://www.keionline.org/misc-docs/DOD-ATI-Pfizer-Technical-Direction-Letter-OTA-W15QKN-16-9-1002-21July2020.pdf>

agents not using the “stopping conditions” standards that have previously been applied to FDA-regulated drugs and devices?

14. Why do the FDA authorizations and approvals of Covid-19 related products under Emergency Use Authorization and Investigational New Drug regulatory frameworks violate drug safety laws governing clinical trials, product labeling, product serialization, importation, product distribution, product quality control testing, dispensing and other parts of the national drug supply oversight system?
15. Provide all data collected by US Government agents and agencies, related to injuries, morbidity and mortality associated with Covid-19 injectable biochemical weapons, from U.S. government databases or other data collection systems or programs relating to vaccine adverse events, including, for example, VAERS, V-Safe, VA, DMED, etc., as well as from any manufacturer, contractor or private health insurance data systems to which you have access, from the start of 2020 to the present.
16. The efforts by US Government officials working within DoD and HHS to hide the various acts outlined in the questions above or to reclassify them as somehow “legal” indicates foreknowledge and an understanding that these acts are not, in fact, authorize by law. Do public and private signatories to Covid-19 contractual agreements “owe allegiance to the United States?”

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## **April 30, 2023 - mRNA-LNP compounds are cellular genetic dirty bombs.**

The nurse-with-needle is the bomber.

The lipid nanoparticle is the suitcase used to smuggle the bomb into cells.  
The mRNA is the bomb.

Once inside the cell, fragments of genetic code replicate and interfere with healthy genetic code in myriad ways, causing countless injuries, diseases and organ failures, and bringing about death.

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Sasha Latypova used the “dirty bomb” phrase in a recent email, and has used it in some of her Substack posts<sup>894</sup> and interviews.

Other researchers whose work backs it up include Kevin McKernan<sup>895</sup>/Anandamide,<sup>896</sup> Walter Chesnut,<sup>897</sup> Arkmedic<sup>898</sup>/JikkyLeaks,<sup>899</sup> Genervter/Annoyed Citizen,<sup>900</sup> Naomi Wolf,<sup>901</sup> and Clucky92864052.<sup>902</sup> Along with Mike Yeadon, Wolfgang Wodarg,<sup>903</sup> Sucharit Bhakdi, Michael Palmer,<sup>904</sup> Arne Burkhardt,<sup>905</sup> Stephanie Seneff, Greg Nigh,<sup>906</sup> David Hughes<sup>907</sup> and more.

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Each and every use of mRNA-LNP dirty bombs is an expressive act of deeply malevolent hatred for God and humanity.

Each and every use of mRNA-LNP dirty bombs is the diabolical, hate-filled inverse of the human lovemaking act through which each new human life is created and infused by the Holy Spirit with an immortal soul, in the womb of a woman in the loving embrace of a man, through the fusion of cells and intertwining of genes.

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<sup>894</sup> <https://sashalatyova.substack.com/p/fake-western-blot-submitted-by-pfizer>

<sup>895</sup> [https://twitter.com/Kevin\\_McKernan?](https://twitter.com/Kevin_McKernan?)

<sup>896</sup> <https://anandamide.substack.com/>

<sup>897</sup> <https://wmcresearch.substack.com/>

<sup>898</sup> <https://arkmedic.substack.com/>

<sup>899</sup> <https://twitter.com/Jikkyleaks>

<sup>900</sup> [https://genervter-substack-com.translate.google.com/der-weg-richtung-himmel-oder-holle?\\_x\\_tr\\_sl=de&\\_x\\_tr\\_tl=en&\\_x\\_tr\\_hl=de&\\_x\\_tr\\_pto=wapp](https://genervter-substack-com.translate.google.com/der-weg-richtung-himmel-oder-holle?_x_tr_sl=de&_x_tr_tl=en&_x_tr_hl=de&_x_tr_pto=wapp)

<sup>901</sup> <https://www.lifesitenews.com/news/the-greatest-crime-against-humanity-in-history-naomi-wolfs-11-revelations-from-pfizer-vaccine-documents/>

<sup>902</sup> <https://twitter.com/Clucky92864053/status/1651347829997092865?s=20>

<sup>903</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.12.01-wodarg-yeadon-ema-petition.pdf>

<sup>904</sup> <https://doctors4covidethics.org/wp-content/uploads/2021/11/bansal-notes.pdf>

<sup>905</sup> <https://doctors4covidethics.org/on-covid-vaccines-why-they-cannot-work-and-irrefutable-evidence-of-their-causative-role-in-deaths-after-vaccination/>

<sup>906</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2021.05-seneff-re-mrna-transgenic-autoimmune-prion-etc.pdf>

<sup>907</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.09.03-ijvrp-vaxxes-26-.pdf>

# May 2023



**Patience of Job. Painting by Gerard Seghers**

## May 4, 2023 - Construction of the kill box: legal history.

In December 2022, I drafted an executive summary version of the legal history of the biomedical police state kill box system for Senator Ron Johnson, at his request.

At that time, Sen. Johnson's stated goal was to send a letter enquiring about military control and lethal intent of the Covid-19 program, to President Biden, Defense Secretary Lloyd Austin and Health and Human Services Secretary Xavier Becerra.

A small team assembled a package including a list of questions and document requests to shed more light on the program through which genetic cell poisons are falsely presented to and injected into the world's people as medicinal products.

We put together supporting exhibits, summarizing facts already found by Brook Jackson<sup>908</sup> and Sasha Latypova (cGMP<sup>909</sup> and DoD/BARDA<sup>910</sup> reports).

My contribution to the project was a legal history memo with footnotes, which I also posted here at Bailiwick:

- Dec. 22, 2022 - Biomedical security state and state-run bioterrorism programs: six American statutory frameworks.<sup>911</sup>

After several weeks reviewing the material with his staff, Johnson decided not to engage further in the process of exposing and stopping the killing program; removing the killers from the government offices they occupy; building criminal prosecution cases against the killers; and bringing them to justice.

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The legal memo remains the most concise version of the legal story that I've written to date.

I updated it a few days ago after receiving a request from a military litigant seeking supporting affidavits.

- May 2023 - Legal History - American Domestic Bioterrorism Program<sup>912</sup> (PDF)

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<sup>908</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>909</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.12.18-latypova-memo-re-cgmp-intentional-noncompliance-12-p.pdf>

<sup>910</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.01.08-latypova-memo-dod-barda-role.pdf>

<sup>911</sup> <https://bailiwicknews.substack.com/p/biomedical-security-state-and-state>

<sup>912</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>

In December 2022 and January 2023 versions, I used softening language to try to make the horrifying information somewhat easier for new readers to emotionally process.

Softening words and phrases have been removed from the May 2023 version.

The brutal global mass murder program is fully intentional.

Widespread fear, confusion, despair, sickening and death are not, as many would prefer to believe, “unintended consequences.”

The killing program includes religious, psychological, behavioral, biochemical, social, economic, political, financial, monetary and military elements.

The program hides behind lies about the source and purpose of human life and procreative potential; population-carrying capacity; resource use; climate; scientific and technological aptitude; human disease; and human health.

The lies are promulgated by governments, transnational organizations, mass media and State schools.

The program’s effective implementation is readily observable through lived human experience over the last 60 years.

- March 11, 1969 - Frederick Jaffe memo to Bernard Berelson, Activities Relevant to the Study of Population Policy for the United States.<sup>913</sup> (Technical Division, Planned Parenthood-World Population)

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## LEGAL HISTORY - AMERICAN DOMESTIC BIOTERRORISM PROGRAM

*Enabling statutes, regulations, executive orders, guidance documents and budget allocations.*

At least six Congressionally-authorized statutory frameworks and related budget appropriations, reinforced through Presidential Executive Orders and related executive branch declarations,<sup>914</sup> and implemented through hundreds of regulatory

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<sup>913</sup> [https://ia803103.us.archive.org/34/items/fredericks\\_jaffe\\_memorandum\\_to\\_bernard\\_berelson/1969.03.11](https://ia803103.us.archive.org/34/items/fredericks_jaffe_memorandum_to_bernard_berelson/1969.03.11) - Original Jaffe Memo - Horvath Compilation.pdf

<sup>914</sup> 1983-present, relevant Presidential Executive Orders, proclamations and related acts, partial list: Executive Order 12452, 1983 (expanded list of communicable diseases subjecting citizens to forcible apprehension and detention under HHS Secretary quarantine authority); EO 13139, 1999 (forced experimental, unapproved 'vaccines' on armed forces without informed consent); Proclamation 7463, 2001 (Declaration of National Emergency by Reason of Certain Terrorist Attacks, renewed annually since); EO 13295, 2003 (added **symptomatic SARS** to quarantinable communicable diseases); EO 13375, 2005 (added **symptomatic influenza** to quarantinable communicable diseases; National Security Presidential Directive 51, 2007; EO 13527, 2009 (*Establishing Federal Capability for the Timely Provision of Medical Countermeasures Following a Biological Attack*); EO 13601, 2012 (*National Defense Resources Preparedness*); EO 13674, 2014 (added **asymptomatic, suspected SARS** to quarantinable

amendments,<sup>915</sup> mostly promulgated through the Federal Register since 1969, authorized and funded a coordinated US Government attack (actors), on the American people (targets), using toxic biological and chemical material (bioagents/biochemical weapons) distributed across state borders labelled as "Covid-19 vaccines."<sup>916</sup>

These biochemical weapons have been fraudulently marketed by the US Government and pharmaceutical weapons manufacturers including Pfizer, Moderna, Johnson & Johnson and their manufacturing subcontractors as "safe and effective vaccines," following the transfer of the US Government's Chemical and Biological Warfare Program, formerly housed in the Department of Defense (DOD), to the Public Health Emergency (PHE) Emergency Use Authorization (EUA) Medical Countermeasures (MCM) program.

The American chemical and biological warfare program is now housed in the Department of Health and Human Services (HHS) and jointly operated by DOD, HHS,

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communicable diseases); EO 13747, 2016 (*Advancing the Global Health Security Agenda to Achieve a World Safe and Secure from Infectious Disease Threats*); EO 13887, 2019 (*Modernizing Influenza Vaccines in the United States to Promote National Security and Public Health*; directed **rapid-deployment mRNA/DNA/LNP/nanotech drugs and devices**); Proclamation 9994, 2020 (Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak, renewed annually since); EO 13909, 2020 (*Prioritizing and Allocating Health and Medical Resources to Respond to the Spread of COVID-19*); EO 13910, 2020 (*Preventing Hoarding of Health and Medical Resources To Respond to the Spread of COVID-19*); EO 13911, 2020 (*Delegating Additional Authority Under the Defense Production Act With Respect to Health and Medical Resources To Respond to the Spread of COVID-19*); EO 14047, 2021 (added **measles** to the list of quarantinable communicable diseases); EO 14081, 2022 (*Advancing Biotechnology and Biomanufacturing Innovation for a Sustainable, Safe, and Secure American Bioeconomy*.)

<sup>915</sup> 1981-present, relevant HHS Proposed Rules, Final Rules, Notices, and Guidance for Industry, partial list: HHS-Food and Drug Administration Final Rule Protections for Human Subjects; Prisoners Used as Subjects in Research (1981); HHS-FDA Final Rule Protection of Human Subjects; Informed Consent (1981); HHS Interim Final Rule: Informed Consent for Human Drugs and Biologics; Determination that Informed Consent is Not Feasible (1990); 1991 Common Rule (1991); HHS-FDA Guidance for Human Somatic Cell Therapy and Gene Therapy (1998); HHS Interim Final Rule - Human Drugs and Biologics; Determination That Informed Consent Is NOT Feasible or Is Contrary to the Best Interests of Recipients; Revocation of 1990 Interim Final Rule; Establishment of New Interim Final Rule (1999); HHS-FDA Draft Guidance Re: Emergency Use Authorization of Medical Products (2005); HHS-FDA Interim Final Rule, Medical Devices; Exception From General Requirements for Informed Consent (2006) HHS-FDA Guidance: Gene Therapy Clinical Trials - Observing Subjects for Delayed Adverse Effects (2006); HHS-FDA Guidance - Emergency Use Authorization of Medical Products (2007); HHS Interim Final Rule - FDA Exceptions or Alternatives to Labeling Requirements for Products Held by the Strategic National Stockpile. (2007); HHS-FDA Final Rule: Medical Devices; Exception From General Requirements for Informed Consent (2011); HHS-FDA Guidance: Potency Tests for Cellular and Gene Therapy Products (2011); HHS-FDA Preclinical Assessment of Investigational Cellular and Gene Therapy Products (2013); HHS-FDA Guidance: Decisions for Investigational Device Exemption Clinical Investigations (2014); HHS-FDA Considerations for the Design of Early-Phase Clinical Trials of Cellular and Gene Therapy Products (2015); HHS-FDA Guidance: Design and Analysis of Shedding Studies for Virus or Bacteria-Based Gene Therapy and Oncolytic Products (2015); HHS Final Rule - HHS Clinical Trials Registration and Results (2016); HHS Workshop Summary - The Nation's Medical Countermeasure Stockpile: Opportunities to Improve the Efficiency, Effectiveness, and Sustainability of the CDC Strategic National Stockpile (2016); HHS-FDA Guidance: Emergency Use Authorization of Medical Products and Related Authorities (2017); HHS Final Rule - Federal Policy for the Protection of Human Subjects (2017); HHS Final Rule - Control of Communicable Diseases (2017); HHS-FDA Guidance: IRB Waiver or Alteration of Informed Consent for Clinical Investigations Involving No More Than Minimal Risk to Human Subjects (2017); HHS-FDA Guidance: Use of Real-World Evidence to Support Regulatory Decision-Making for Medical Devices (2017); HHS Final Rule - Federal Policy for the Protection of Human Subjects: Six Month Delay of the General Compliance Date of Revisions While Allowing the Use of Three Burden-Reducing Provisions During the Delay Period (2018); HHS-FDA Guidance: Development and Licensure of Vaccines to Prevent COVID-19 (2020); HHS-FDA Guidance: Emergency Use Authorization for Vaccines to Prevent COVID-19 (2020); HHS-FDA Guidance: Real-World Data - Assessing Electronic Health Records and Medical Claims Data To Support Regulatory Decision-Making for Drug and Biological Products (2021); HHS-FDA Guidance: Real-World Data - Assessing Registries to Support Regulatory Decision-Making for Drug and Biological Products (2021); HHS Interim Final Rule - Possession, Use, and Transfer of Select Agents and Toxins—Addition of SARS-CoV/SARS-CoV-2 Chimeric Viruses Resulting From Any Deliberate Manipulation of SARS-CoV-2 To Incorporate Nucleic Acids Coding for SARS-CoV Virulence Factors to the HHS List of Select Agents and Toxins (2021); HHS Final Rule - National Vaccine Injury Compensation Program: Adding the Category of Vaccines Recommended for Pregnant Women to the Vaccine Injury Table (2022); HHS-FDA Proposed Rules: Protection of Human Subjects and Institutional Review Boards (2022)

<sup>916</sup> 2018: "Agent or **bioagent** is used broadly to refer to any product created using biological components that may be intended to cause harm. In the context of synthetic biology, an agent could be a pathogen, a toxin, or even a biological component, such as a genetic construct or a biochemical pathway, that may be developed with the intent to harm a human target; **Actor** is used to refer to individuals or groups who may seek to effect an attack; **Target** is typically used to refer to the human beings harmed (or intended to be harmed) in an attack. In the context of manipulation of biological components, target may be used to refer to the intended outcomes of those manipulations." *Biodefense in the Age of Synthetic Biology*, National Academy of Sciences (2018).

Department of Homeland Security, Department of State, most other federal agencies and their subordinate departments, divisions, offices, authorities, enterprises, committees, advisory boards and employees.

Six of the enabling statutes, in chronological order of Congressional enactment:

- 1969 - Title 50, War and National Defense, Chapter 32, §1511 et seq. **Chemical and Biological Warfare**, enacted Nov. 19, 1969 (PL 91-121).
- 1983 - Title 42, Public Health Service, §247d et seq. **Public health emergencies**, established July 13, 1983 (PL 98-49).
- 1986 - Title 42 - Public Health Service, §300aa-1 et seq. **National Vaccine Program and Vaccine Injury Compensation Program**, established Nov. 14, 1986 (PL 99-660).
- 1997 - Title 21 - Federal Food and Drugs Act, §360bbb et seq, **Expanded access to unapproved therapies and diagnostics**, adopted Nov. 21, 1997 (PL 105-115).
- 2002 - Title 42 - Public Health Service, §300hh et seq, **National All-Hazards Preparedness for Public Health Emergencies**, adopted June 12, 2002 (PL 107-188).
- 2015 - Title 10 - Armed Forces, §4021 et seq., **Research projects: transactions other than contracts and grants**. Originally adopted July 29, 1958 (PL 85-568) for NASA, expanded for DOD use for "prototype" contracting on Nov. 25, 2015 (PL 114-92).

## EXECUTIVE SUMMARY

### *1969 - Chemical and Biological Warfare Program*

The 1969 Armed Forces Appropriations Act, codified at 50 USC 1511 et seq. authorized the DOD **Chemical and Biological Warfare Program**, including use of human subjects for chemical, biological, radiological and nuclear (CBRN) weapons research and development; Presidential suspension of otherwise applicable statutes and regulations under "national emergency" conditions as unilaterally declared by the executive branch, including nullification of informed consent rights for human recipients of biologically-active and potentially toxic products; and limited Congressional reporting requirements.

Subsequent amendments, often passed through annual National Defense Authorization Acts (NDAAs),<sup>917</sup>

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<sup>917</sup> 1969-present, relevant Congressional acts regarding **Chemical and Biological Warfare Program**, reporting to Congress, suspension of informed consent duties and rights, partial list. Armed Forces Appropriations Act of 1969 (PL 91-121). Section 409 authorized DOD to use human subjects for chemical and biological weapons testing, established reporting requirements (DOD reports to Congress) and **authorized President to suspend informed consent and all other provisions during any declared war or national emergency**; National Cancer Act of 1971 (PL 92-216); National Research Service Award Act of 1974 (PL 93-348); Department of Defense Appropriations Authorization Act of 1978 (PL 95-79); Congressional Reports Elimination Act of 1982 (PL 97-375); NDAA for FY1991 (PL 101-510); NDAA for FY1994, (PL 103-160); NDAA for

expanded components of the Chemical and Biological Warfare Program; redefined bioweapons as "medical countermeasures;" transferred many components to statutory frameworks governing Health and Human Services programs under "public health emergency" conditions; and reduced or eliminated most Congressional reporting requirements relating to DOD Chemical and Biological Warfare, Biological Defense Research and related programs.

Key provisions of the Chemical and Biological Warfare program as of December 2022.<sup>918</sup>

### *1983 - Public Health Emergency Program*

A key turning point occurred in 1983, with Congressional passage of the Public Health Service Act Amendment, codified at 42 USC 247d to create a sweeping **Public Health Emergency Program** under the direction of the Secretary of Health and Human Services. The Public Health Emergency program at 42 USC 247d falls under Title 42, Public Health and Welfare, Chapter 6A, Public Health Service, Subchapter II, Powers and Duties, Part B, **Federal-State Cooperation**.

The Public Health Emergency framework added a new category of national emergency under which Constitutional and statutory protections for American lives, liberties and property, against government overreach, abuse and mass murder, could be suspended unilaterally by the President in consultation with Cabinet secretaries, without Congressional oversight [42 USC 247d-6d(b)(9)] or judicial review [42 USC 247d-6d(b)(7)], and without respect to Constitutional provisions reserving unenumerated powers to state and local governments and to the People themselves [42 USC 247d-6d(b)(8)].

Public health emergencies joined wars, natural disasters and other emergency circumstances capable of subordinating or federalizing state, local and tribal government authorities, codified by the 1973 War Powers Resolution, 1976 National Emergencies

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FY96 (PL 104-106); Antiterrorism and Effective Death Penalty Act; Illegal Immigration Reform and Immigrant Responsibility Act; Prison Litigation Reform Act of 1996 (PL 104-132); NDAA for FY98 (PL 105-85); NDAA for FY1999 (PL 105-261); NDAA for FY 2005 (PL 108-375); NDAA for FY2017 (PL 114-328).

<sup>918</sup> 50 USC Chapter 32 - **Chemical and Biological Warfare**. §1511. Repealed; §1512. Transportation, open air testing, and disposal; Presidential determination; report to Congress; notice to Congress and State Governors; § 1512a. Transportation of chemical munitions; §1513. Deployment, storage, and disposal; notification to host country and Congress; international law violations; reports to Congress and international organizations; §1514. "United States" defined; **§1515. Suspension; Presidential authorization**; §1516. Delivery systems; §1517. Immediate disposal when health or safety are endangered; § 1518. Disposal; detoxification; report to Congress; emergencies; §1519. Lethal binary chemical munitions; §1519a. Limitation on procurement of binary chemical weapons; §1520. Repealed. Pub. L. 105-85, div. A, title X, § 1078(g), Nov. 18, 1997, 111 Stat. 1916, and Pub. L. 105-277, div. I, title VI, § 601, Oct. 21, 1998, 112 Stat. 2681-886; §1520a. **Restrictions on use of human subjects for testing of chemical or biological agents**; § 1521. Destruction of existing stockpile of lethal chemical agents and munitions; § 1521a. Destruction of existing stockpile of lethal chemical agents and munitions; §1522. Conduct of chemical and biological defense program; §1523. Annual report on chemical and biological warfare defense; §1524. **Agreements to provide support to vaccination programs of Department of Health and Human Services**; §1525. Assistance for facilities subject to inspection under Chemical Weapons Convention; §1526. Effective use of resources for nonproliferation programs; §1527. Improved biosafety for handling of select agents and toxins; §1528. Congressional notification of biological select agent and toxin theft, loss, or release involving the Department of Defense.

Act, 1988 Robert T. Stafford Disaster Relief and Emergency Act of 1988, 2001 Authorization for Use of Military Force, 2001 PATRIOT Act, 2002 Homeland Security Act and related provisions.<sup>919</sup>

Through the 1983 act and subsequent amendments,<sup>920</sup> Congress authorized concentration of federal governing power in the hands of the Secretary of Health and Human Services during any "public health emergency" as determined and extended by the HHS Secretary at his or her sole discretion.

Key provisions of Public Health Emergencies program as of December 2022.<sup>921</sup>

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<sup>919</sup> 1973-present, relevant Congressional acts regarding establishment and expansion of **executive branch emergency powers**, partial list. War Powers Resolution of 1973 (93-148); National Emergencies Act of 1976 (PL 94-412); Robert T. Stafford Disaster Relief and Emergency Act of 1988 (PL 100-707); Authorization for Use of Military Force of 2001 (PL 107-40); Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) Act of 2001 (PL 107-56); Homeland Security Act of 2002 (PL 107-296); NDAA/John Warner Defense Authorization Act for FY2007 (PL 109-364), **authorized deployment of US military on American soil against American citizens during "natural disaster, epidemic, or other serious public health emergency, terrorist attack or incident, or other condition in any State or possession of the United States."** [repealed, NDAA for FY2008; passed again in NDAA for FY2012].; NDAA for FY2008 (PL 110-181); NDAA for FY2012 (PL 112-81); Disaster Relief Appropriations Act of 2013 (PL 113-2); NDAA for FY2017 (PL 114-328); Department of Homeland Security, *Biological Incident Annex to the Response and Recovery Federal Interagency Operational Plans* (2017). 10 USC 282 (renumbered from 10 USC 382) "permits Department of Defense to provide support to the Department of Justice under certain circumstances in emergency situations involving Weapons of Mass Destruction, including biological weapons and materials."

<sup>920</sup> 1983-present, relevant Congressional acts regarding establishment and expansion of **Public Health Emergencies Program**, partial list. **Public Health Service Act Amendment** of 1983 (PL 98-49); Health Omnibus Programs Extension Act of 1988 (PL 100-607); National Institutes of Health Revitalization Act of 1993 (PL 103-43); Food and Drug Administration Modernization Act of 1997 (PL 105-115); Omnibus Consolidated and Emergency Supplemental Appropriations of 1998, for FY1999 (PL 105-277); **Public Health Improvement Act** of 2000 (PL 106-505); **Public Health Security and Bioterrorism Preparedness and Response Act** of 2002 (PL 107-188); **NDAA for FY2004** (PL 108-136) [Added 21 USC 360bbb-3, "*Authorization for Medical Products for Use in Emergencies*" under Federal Food Drug and Cosmetics Act, 21 USC 360bbb added in 1997, "*Expanded Access to Unapproved Diagnostics and Therapies.*" Added 10 USC 1107a, *Emergency Use Products*, authorizing US President to waive informed consent rights of military personnel during declared emergencies and redefining the meaning of the right to be "informed of an option to accept or refuse administration of a product."]; **Project Bioshield Act** of 2004 (PL 108-276); DOD Emergency Supplemental Appropriations to Address Hurricanes in the Gulf of Mexico, and Pandemic Influenza Act of 2005, including **Public Readiness and Emergency Preparedness (PREP) Act** (PL 109-148); **Pandemic and All-Hazards Preparedness Act** of 2006 (PL 109-417); National Institute of Health Reform Act of 2007 (PL 109-482); Food and Drug Administration Amendments Act of 2007 (PL 110-85); Patient Protection and Affordable Care Act of 2010 (ObamaCare) including Biologics Price Competition and Innovation Act of 2009 (PL 111-148); Food and Drug Administration Safety and Innovation Act of 2012 (PL 112-144); **Pandemic and All-Hazards Preparedness Reauthorization Act** of 2013 (PL 113-5); Medicare Access and CHIP Reauthorization (MACRA) Act of 2014 (PL 114-10); **21st Century Cures Act** of 2016 (PL 114-255); FDA Reauthorization Act of 2017 (PL 115-52); NDAA for FY 2018 (PL 115-91); **Act to amend FDCA EUA statute**, 21 USC 360bbb-3, of 2017 (PL 115-92); **Pandemic and All-Hazards Preparedness and Advancing Innovation Act** of 2019 (PL 116-22); Coronavirus Preparedness and Response Supplemental Appropriations Act of 2020 (PL 116-123); Families First Coronavirus Response Act of 2020 (PL 116-127); Coronavirus Aid, Relief, and Economic Security (CARES) Act of 2020 (PL 116-136); Paycheck Protection Program and Health Care Enhancement Act of 2020 (PL 116-139); Consolidated Appropriations Act of 2020 (PL 116-260); American Rescue Plan/Consolidated Appropriations Act of 2021 (PL 117-2); NDAA for FY2022 (PL 117-81); Consolidated Appropriations Act of 2022 (PL 117-103).

<sup>921</sup> 42 USC § 247d. **Public health emergencies**; §247d-1. Vaccine tracking and distribution; §247d-3a. Improving State and local public health security; §247d-3b. Partnerships for State and regional hospital preparedness to improve surge capacity; §247d-3c. Guidelines for regional health care emergency preparedness and response systems; §247d-4. Facilities and capacities of the Centers for Disease Control and Prevention; §247d-4a. Infectious Diseases Rapid Response Reserve Fund; §247d-4b. Children's Preparedness Unit; §247d-5. Combating antimicrobial resistance; §247d-6. **Public health countermeasures to a bioterrorist attack**; §247d-6a. Authority for use of certain procedures regarding qualified countermeasure research and development activities; § 247d-6b. **Strategic National Stockpile and security countermeasure procurements**; §247d-6d. **Targeted liability protections for pandemic and epidemic products and security countermeasures**; §247d-6e. **Covered countermeasure process** [Countermeasures Injury Compensation Program]; §247d-7. Demonstration program to enhance bioterrorism training, coordination, and readiness; §247d-7a. Grants regarding training and education of certain health professionals; §247d-7b. Emergency system for advance registration of volunteer health professional; §247d-7c. Supplies and services in lieu of award funds; §247d-7d. Security for countermeasure development and production; §247d-7e. Biomedical Advanced Research and Development Authority; §247d-7f. Collaboration and coordination; §247d-7g. National Biodefense Science Board and working groups.



## 1986 - National Vaccine Program; Vaccine Injury Compensation Program

In 1986, Congress established the first **National Vaccine Program** and **Vaccine Injury Compensation Program** (VICP), at 42 US §300aa-1 et seq.

The relevance of this Congressional act for the production and dispensing of Covid-19 "vaccines" is that it set up a legal model and precedent providing civil and criminal immunity for producers, "vaccinators" and others who manufacture and/or use products classified by the US Department of Health and Human Services, operating through subagencies including Centers for Disease Control and Prevention (CDC) and Food and Drug Administration (FDA), as "vaccines."

In 2005, Congress replicated the VICP model through the Countermeasures Injury Compensation Program (CICP), established through the PREP Act in 2005. The CICP framework authorizes "covered persons" to produce, distribute and use biochemical weapons to murder people, with legal impunity, provided the weapons are classified by the HHS Secretary as "medical countermeasures" and used during a declared "public health emergency."<sup>922</sup>

The public rationale for VICP and CICP liability immunities for producers who manufacture and clinicians who administer biochemical weapons was that pharmaceutical manufacturers would hesitate to develop, produce and distribute such products if they faced legal liability for chronic diseases, injuries and deaths caused by use of the products in living human beings.

Oversight functions written into the National Vaccine Program law purported to establish safety and efficacy protections for consumers (American children and their parents) through regulations governing clinical trials; data reporting; manufacturing processes; factory inspection; product testing and labeling throughout the supply chain prior to distribution through interstate commerce; dispensing; informed consent at point of injection; and adverse event monitoring, coupled with recall power for advisory committees, after injection.

Through the pioneering work of the Informed Consent Action Network (ICAN) and Children's Health Defense (CHD), culminating in a July 9, 2018 stipulation,<sup>923</sup>

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<sup>922</sup> 2017: "The Public Readiness and Emergency Preparedness Act (PREP Act) of 2005 amended the PHSA to authorize the HHS Secretary to issue a declaration that provides immunity from liability (except for willful misconduct) to covered persons against legal claims arising from administration or use of [medical countermeasures] recommended by the Secretary to address pandemic or epidemic diseases or threats, or CBRN threats to health that the Secretary determines constitute a present or future PHE. **Covered persons can include manufacturers; researchers, distributors, states, local governments, private sector partners, and others involved in countermeasure programs; qualified persons who prescribe, administer, or dispense countermeasures; officials, agents, employees of all of these groups, and the U.S. Government.**" US Department of Homeland Security, *Biological Incident Annex to the Response and Recovery Federal Interagency Operational Plans* (2017)

<sup>923</sup> 2018: *Informed Consent Action Network v. US Department of Health and Human Services*, 18-CV-03215, USDC, Southern District of New York, Doc. 18.

Americans have learned that those oversight functions have never been performed by US Government officials, and none of the currently-available "vaccines" produced by or for American pharmaceutical companies and administered to children and adults in the United States and around the world, can be conclusively demonstrated to be safe or effective. It is now more widely understood that federally-directed production and use of the biochemical weapons known as "vaccines" to injure, sicken and kill Americans, and provide liability exemption for sponsors, pharmaceutical manufacturers and vaccinators, has been domestic and international policy and practice since at least 1986.

Key provisions of National Vaccine Program as of December 2022.<sup>924</sup> Key provisions of National Vaccine Injury Compensation Program as of December 2022.<sup>925</sup>

### *1997 - Emergency Use Authorization Program*

Food and Drug Administration drug safety regulation, clinical trial standards, and clinical trials and human subjects protection (informed consent) have been corrupted under Public Health Emergency conditions, primarily through 21 USC 360bbb, **Expanded access to unapproved therapies and diagnostics**, adopted in 1997 and amended and expanded thereafter.

The 2004 Project Bioshield Act amendments codified at 21 USC 360bbb-3, Authorization for medical products for use in emergencies, commonly known as the **Emergency Use Authorization (EUA) program**, represent the key expansion that enabled the Covid-19 biochemical weapons attack on the American people.

As summarized below under the "Case Study" heading, the EUA Program authorized the HHS Secretary, at his or her sole discretion, to knowingly, deliberately suspend federal drug safety regulation<sup>926</sup> for the duration of any "public health emergency" as determined and extended by the HHS Secretary at his or her sole discretion, including but not limited to:

- non-clinical, pre-clinical and clinical trial standards

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<sup>924</sup> 42 USC § 300aa-1 et seq. **National Vaccine Program** § 300aa-1. Establishment; § 300aa-2. Program responsibilities; § 300aa-3. Plan; § 300aa-4. Repealed; § 300aa-5. National Vaccine Advisory Committee; § 300aa-6. Authorization of appropriations.

<sup>925</sup> 42 USC §300aa-10 et seq. **National Vaccine Injury Compensation Program** §300aa-10. Establishment of program; §300aa-11. Petitions for compensation; §300aa-12. Court jurisdiction; §300aa-13. Determination of eligibility and compensation; §300aa-14. Vaccine Injury Table; §300aa-15. Compensation; §300aa-16. Limitations of actions; §300aa-17. Subrogation; §300aa-18. Repealed.; §300aa-19. Advisory Commission on Childhood Vaccines; §300aa-21. Authority to bring actions; §300aa-22. Standards of responsibility; §300aa-23. Trial; §300aa-25. Recording and reporting of information; §300aa-26. Vaccine information; §300aa-27. Mandate for safer childhood vaccines; §300aa-28. Manufacturer recordkeeping and reporting; §300aa-31. Citizen's actions; §300aa-32. Judicial review; §300aa-33. Definitions; §300aa-34. Termination of program.

<sup>926</sup> 2009: "At the workshop, participants noted that EUA has a broader use beyond enabling the use of an unapproved product or extending the use of an approved product to populations for which it was not approved. In particular, it can also be used to address labeling requirements and other challenges that arise because of constraints inherent in a public health response. **'From a legal perspective, there are a lot of situations where EUA helps get past all those requirements,'** said [Susan E. Sherman, J.D., M.S., a senior attorney with the Office of the General Counsel, HHS] **'You can change the labeling. You can change the information. You can change the dosage. You can give it to populations for which wasn't approved.'** " US-HHS FDA Workshop Summary, *Medical Countermeasures Dispensing: Emergency Use Authorization and the Postal Model* (2009).

- data collection
- regulatory review procedures
- raw material, manufacturing process and product testing standards
- product labeling and serialization
- product distribution and storage standards
- advertising and marketing standards
- physician prescription requirements
- product dispensing
- informed consent obligations on investigators and rights for individual human recipients;
- adverse effect monitoring and reporting
- product safety enforcement and recall provisions

In a related Congressional act in 1998 (PL 105-277), Congress converted the status of the DOD's chemical and biological weapons stockpile – which was illegal under the terms of the UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction, as codified in a different section of the same Congressional act – into a pseudo-legal "National Pharmaceutical Stockpile," later renamed the Strategic National Stockpile. The 1998 Congressional act also transferred management of the products, now called "medical countermeasures," to the CDC operating under HHS direction.

Key provisions of 21 USC 360bbb, Expanded access to unapproved therapies and diagnostics, as of December 2022.<sup>927</sup>

### *2002 - National All-Hazards Preparedness for Public Health Emergencies*

In 2002, Congress adopted the **National All-Hazards Preparedness for Public Health Emergencies** law at 42 USC §300hh et seq.

This Congressional act and subsequent amendments, mostly enacted through the same laws that developed the 1983 Public Health Emergencies framework listed at Endnote 7, expanded and centralized the managerial structure or chain-of-command, establishing parallel offices or directorates of "emergency preparedness and response" within Health and Human Services (Assistant Secretary for Preparedness and Response/ASPR),

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<sup>927</sup> 21 USC §360bbb. **Expanded access to unapproved therapies and diagnostics**; §360bbb-0. Expanded access policy required for investigational drugs; §360bbb-0a. Investigational drugs for use by eligible patients; §360bbb-1. Dispute resolution; §360bbb-2. Classification of products; §360bbb-3. **Authorization for medical products for use in emergencies [Emergency Use Authorization/EUA products]**; §360bbb-3a. Emergency use of medical products; §360bbb-3b. Products held for emergency use; §360bbb-3c. Expedited development and review of medical products for emergency uses; §360bbb-4. Countermeasure development, review, and technical assistance; §360bbb-4a. Priority review to encourage treatments for agents that present national security threats; §360bbb-4b. Medical countermeasure master files; §360bbb-5. Critical Path Public-Private Partnerships; §360bbb-6. Risk communication; §360bbb-7. Notification; §360bbb-8. Consultation with external experts on rare diseases, targeted therapies, and genetic targeting of treatments; §360bbb-8a. Optimizing global clinical trials; §360bbb-8b. Use of clinical investigation data from outside the United States; §360bbb-8c. Patient participation in medical product discussion; §360bbb-8d. Notification, nondistribution, and recall of controlled substances.

Department of Defense, Department of Homeland Security, Department of Justice and other federal agencies.

Coordinating committees comprised of representatives of these federal offices are authorized to meet and establish supervisory procedures to direct, control and fund public health emergency response programs at the federal, state, local and tribal levels. These coordinating committees include but are not limited to the Public Health Emergency Medical Countermeasures Enterprise (PHEMCE), established by HHS in 2006 and authorized by Congress in 2019,<sup>928</sup> and other public, private, hybrid and quasi-governmental entities, including the FDA Medical Countermeasures Initiative (MCMi); HHS Biomedical Advanced Research and Development Authority (BARDA); and the Medical Chemical, Biological, Radiological, Nuclear [CBRN] Defense Consortium (MCDC).

Key provisions of 42 USC 300hh, National All-Hazards Preparedness for Public Health Emergencies program as of December 2022.<sup>929</sup>

### *2015 - Research projects: transactions other than contracts and grants*

Reduction of Congressional contract oversight pertaining to procurement of medical countermeasures originated in 1958, if not earlier, through Other Transactions Authority (OTA), which suspends most normal financial controls on federal spending.

Congress authorized DOD to use OTA for prototype procurement in 2015, by adopting 10 USC 2371 et seq, **Research projects: transactions other than contracts and grants.**

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<sup>928</sup> 42 USC 300hh-10a. **Public Health Emergency Medical Countermeasures Enterprise** membership shall include: (1) The [HHS] Assistant Secretary for Preparedness and Response; (2) The Director of the Centers for Disease Control and Prevention; (3) The Director of the National Institutes of Health; (4) The Commissioner of Food and Drugs; (5) The Secretary of Defense; (6) The Secretary of Homeland Security; (7) The Secretary of Agriculture; (8) The Secretary of Veterans Affairs; (9) The Director of National Intelligence; (10) Representatives of any other Federal agency, which may include the Director of the Biomedical Advanced Research and Development Authority, the Director of the Strategic National Stockpile, the Director of the National Institute of Allergy and Infectious Diseases, and the Director of the Office of Public Health Preparedness and Response, as the [HHS] Secretary determines appropriate.

<sup>929</sup> 42 USC § 300hh. **Public health and medical preparedness and response functions**; §300hh-1. National Health Security Strategy; §300hh-2. Enhancing medical surge capacity; §300hh-10. Coordination of preparedness for and response to all-hazards public health emergencies; §300hh-10a. **Public Health Emergency Medical Countermeasures Enterprise**; §300hh-10b. National Advisory Committee on Children and Disasters; §300hh-10c. National Advisory Committee on Seniors and Disasters; §300hh-10d. National Advisory Committee on Individuals With Disabilities and Disasters; §300hh-10e. Advisory Committee Coordination; §300hh-11. National Disaster Medical System; §300hh-12. Transferred; §300hh-13. Evaluation of new and emerging technologies regarding bioterrorist attack and other public health emergencies; §300hh-14. Protection of health and safety during disasters; §300hh-15. Volunteer Medical Reserve Corps; §300hh-16. At-risk individuals; §300hh-17. Emergency response coordination of primary care providers; §300hh-31. Epidemiology-laboratory capacity grants; §300hh-32. Enhanced support to assist health departments in addressing vector-borne diseases; §300hh-33. Public health data system modernization

The laws were subsequently renumbered and reorganized at 10 USC 4021 et seq, including 10 USC 4022, "Authority of the Department of Defense to carry out certain prototype projects" under Other Transactions Authority.<sup>930</sup>

DOD used this authority to contract for development, production and distribution of Covid-19 biochemical weapons in 2020. The contracts covered "large scale manufacturing demonstrations," but not clinical trials, and were carried out by Medical CBRN [Chemical Biological Radiological Nuclear] Defense Consortium (MCDC) program members, coordinated by Advanced Technology International (ATI) and other weapons-procurement corporations.

Key provisions of 10 USC 4022, Research projects: transactions other than contracts and grants, as of December, 2022, at footnote.<sup>931</sup>

### COVID-19 'VACCINES' AS CASE STUDY

21 USC 360bbb-3(k) is a crucial provision at the intersection of the six primary statutory pillars.

This law provides that "use" of EUA-covered medical countermeasure (MCM) products including masks, diagnostic tests, bioagent injections, and other drugs, devices and biologics, once so classified by the HHS Secretary and his/her delegees, "shall not be considered to constitute a clinical investigation."

Jan. 27, 2020 was the effective date of US Secretary of Health and Human Services Alex Azar's *Determination that a Public Health Emergency Exists*, signed Jan. 31, 2020, retroactive to Jan. 27, 2020.<sup>932</sup>

It has been extended continuously since, most recently by HHS Secretary Xavier Becerra on March 15, 2023. (88 Federal Register 16644)

Effective Feb. 04, 2020, HHS Secretary Azar issued Notice of *Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19*.<sup>933</sup>

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<sup>930</sup> NDAA for FY-2016 (PL 114-92), Section 815 added 'prototype' procurement contracting language (Other Transactions Authority - OTA), authorizing DOD to contract with pharmaceutical corporations to produce bioagents labeled as medical countermeasures or security countermeasures. Codified at 10 USC 2371b, renumbered 10 USC 4022.

<sup>931</sup> 10 USC §4021. **Research projects: transactions other than contracts and grants;** § 4022. **Authority of the Department of Defense to carry out certain prototype projects;** §4023. Procurement for experimental purposes; §4024. Merit-based award of grants for research and development; §4025. Prizes for advanced technology achievements; §4026. Cooperative research and development agreements under Stevenson-Wydler Technology Innovation Act of 1980; [§4027. Disclosure requirements for recipients of research and development funds]

<sup>932</sup> Notice of Determination that a Public Health Emergency Exists, effective Jan. 27, 2020. 85 Federal Register 7316, Feb. 07, 2020.

<sup>933</sup> Notice of **Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19, effective Feb. 04, 2020.** 85 Federal Register 15198, March 17, 2020.

To the extent that "use" of Covid-19 products after Feb. 04, 2020 "shall not constitute clinical investigation," use of such products is authorized even if there is no safety or efficacy data, even if such products are toxic and ineffective.

Investigators, researchers, physicians, nurses, pharmacists and other individuals involved in product dispensing, use, or administration to human beings have had and today have no legal obligations to comply with laws and regulations that applied previously to use of experimental, investigational, unapproved or approved biological products or devices, including compliance with informed consent laws, medical monitoring of recipients during product use and post-administration monitoring and reporting of adverse effects.

Recipients of such products are not legally recognized as experimental subjects or patients receiving experimental, authorized or approved products, because "use" of the products "shall not constitute clinical investigation." There is no stopping condition, because there is no legally-relevant "clinical investigation" to be stopped.

On the basis of a self-declared "public health emergency" and self-declared classification of products as "emergency use medical countermeasures," including an unreviewable determination as to the relative risks posed by a communicable pathogen as compared to "medical countermeasure" products, the Secretary of Health and Human Services can suspend informed consent obligations and rights, on behalf of the entire American population.

"Vaccinators" are thereby authorized by the HHS Secretary to withhold information about product ingredients; vial contents; potential individual risks and benefits based on individual health conditions; treatment alternatives; and the option to accept or refuse the products.

*Provisions include:*

- 10 USC 4022: DOD is authorized to contract with pharmaceutical corporations to produce and distribute 'prototype' products for use on the general public. *See also* Defense Production Act of 1950, 50 USC 4501 et seq.
- 21 USC 360bbb-3(c)(2)(A): The only required product **efficacy** standard authorizing "use" of such products is that "based on the totality of scientific evidence available to the Secretary, including data from adequate and well-controlled clinical trials, if available, it is reasonable to believe that — the product **may be effective** in diagnosing, treating, or preventing—(i) such disease or condition [SARS-CoV-2]; or (ii) a serious or life-threatening disease or condition caused by a product authorized under this section, approved or cleared under this chapter, or licensed under section 351 of the Public Health Service Act [42 U.S.C. 262], for diagnosing, treating, or preventing such a disease or condition caused by such an agent," with all risk and benefit assessments reserved to HHS Secretary

alone, no data required and no data or decisional review by Congress, courts or individual recipients authorized.

- 21 USC 360bbb-3(c)(2)(B): There are no **safety** standards required prior to "use" of medical countermeasures, which are authorized for production and use "based on the totality of scientific evidence available to the Secretary, including data from adequate and well-controlled clinical trials, if available, it is reasonable to believe that... the known and potential benefits of the product, when used to diagnose, prevent, or treat such disease or condition, outweigh the known and potential risks of the product, taking into consideration the material threat posed by the agent or agents identified in a declaration," with all risk and benefit assessments reserved to HHS Secretary alone, no data required and no data or decisional review by Congress, courts or individual recipients authorized.
- 21 USC 360bbb-3(e)(1)(A)(ii): Authorizes HHS Secretary blanket waiver of informed consent for entire American population for "unapproved products."
- 21 USC 360bbb-3(e)(2)(A): Authorizes HHS Secretary blanket waiver of informed consent for entire American population for "unapproved use of an approved product."
- 21 USC 360bbb-3(k): "Relation to other provisions. If a product is the subject of an authorization under this section, the **use of such product within the scope of the authorization shall not be considered to constitute a clinical investigation** for purposes of section 355(i), 360b(j), or 360j(g) of this title or any other provision of this chapter or section 351 of the Public Health Service Act [42 U.S.C. 262]."
- 21 USC 360bbb-3a(c); 21 USC 360bbb-3a(d); 21 USC 360bbb-3(e)(2)(B)(ii): EUA medical countermeasures "shall not be deemed adulterated or misbranded" even if noncompliant with regulations governing clinical research, manufacturing, testing, purity, quality, batch and lot variability, adulteration, expiration dates, labeling, serialization, marketing, branding, dispensing and prescriptions.
- 21 USC 355g: Authorizes use of "real world evidence" (mass administration of products to general public prior to or in parallel with standard nonclinical, preclinical and clinical safety and efficacy studies) followed by collection of private/proprietary information about the effects, from health insurance systems, government databases (Medicare, Medicaid, Defense Medical Epidemiology Database, Veterans Health Administration) for the purposes of FDA regulatory action.
- 21 USC 355(i)(4): Authorizes HHS Secretary blanket waiver of informed consent for entire American population, for products classified by HHS as "minimal risk drugs."
- 21 USC 360j(g)(3)(D)(i) - Authorizes HHS Secretary blanket waiver of informed consent for entire American population, for products classified by HHS as "minimal risk devices."
- 42 USC 247d-6a(d)(2)(A): Manufacturers, as contractors, are considered HHS employees for purposes of legal immunity under Federal Tort Claims Act.

- 42 USC 247d-6b(c)(5)(B)(iii): One of the factors to be considered by HHS secretary in making determinations about EUA products (qualified security countermeasures) and use of Special Reserve Fund/Strategic National Stockpile appropriations for procurement is "whether there is a lack of a significant commercial market for the product at the time of procurement, other than as a security countermeasure."
- 42 USC 247d-6d(b)(7): Blocks access to courts for judicial review of the facts or law relating to HHS Secretary public health emergency declarations and medical countermeasures product classifications.
- 42 USC 247d-6d(b)(8): Preempts authority of state, local and tribal governments and individuals to manage public health emergency and medical countermeasures classification and regulation outside of HHS/DOD control.
- 42 USC 247d-6d(b)(9): Narrowly limits obligation for HHS to report to Congress on public health emergency status and medical countermeasures classifications, and no authorization for Congress to override HHS declarations, determination, and decisions.
- 42 USC 247d-6d(c)(4): Authorizes "just following orders" defense for defendants.
- 42 USC 247d-6d(c)(5): Blocks access for plaintiffs, to civil courts for judicial review, and no entity to whom civil liability can attach, for injuries and deaths caused by covered medical countermeasures, unless and until HHS and/or Attorney General/DOJ first file enforcement action against manufacturers and prove willful misconduct proximate to injury or death.
- 50 USC 4558(j) and 50 USC 4558(o): Military contractors producing and distributing biochemical weapons under "voluntary agreements" during "emergencies" are exempt from contract law and anti-trust law.



## DISCUSSION

The interlocking corruption of federal emergency management, public health and drug safety laws, for the purpose of mounting a covert biochemical weapons attack by the US Government on the American people under the fraudulent characterization of weapons as "Covid-19 vaccines," was deployed fully starting Jan. 27, 2020 and continues to be fully operational at the present time, more than three years later.

These and related HHS Secretary declarations, Presidential Executive Orders and Congressional appropriations, suspend ordinary federal product procurement contracting laws and ordinary federal drug safety regulation and informed consent laws; and authorize pharmaceutical corporations, the Department of Defense and the Department of Health and Human Services, in conjunction with several other federal agencies, to develop, produce, fraudulently market, and distribute biological weapon prototypes to American doctors, nurses, pharmacists, medical students and other medical personnel.

These nurses and other "vaccinators" are authorized to injure and murder patients with legal impunity using procedures and products (including withholding of effective non-EUA products as treatments; restraints, starvation, dehydration, isolation, sedatives, Remdesivir/Veklury, ventilators), to drive public panic and acceptance of the lethal injections colloquially known as "Covid-19 vaccines."

The same conclusions may be reached from observations of acts taken and not taken by American drug safety regulators since the Covid-19 biochemical weapons were first used on human targets between March and November 2020 during fraudulent "clinical trials," and then entered mass distribution in mid-December 2020.

If the products were intended for medicinal, healing or protective purposes, and were subject to regulation governing research and development, production and use of medical drugs, biologics and devices, the HHS Secretary, FDA regulators and their counterparts in other countries would have stopped the programs as soon as the evidence of injuries and deaths became **available**, which occurred within the first few weeks of the alleged "clinical trials" launched under Operation Warp Speed but only came to public attention much later, through the efforts of independent data analysts reviewing leaked documents and documents disclosed under FOIA and SEC laws. Instead, regulators have abandoned all attempts to regulate these products, and have refused to even answer the question: "What is the stopping condition?"

FDA and other governments' drug regulatory agencies have not withdrawn authorizations or approvals of the drugs, devices and protocols yet, despite millions of documented injuries and deaths experienced by recipients of the products during the initial deployment phase, because the products are not medicines.

**The products are biochemical weapons deployed by actors within the US Government and pharmaceutical/bioweapons industry manufacturing contractors, intended to injure and kill American people as targets, and exported to other countries' governments to injure and kill their people. The killing is intentional; killing is what weapons are designed and intended to do.**

Further, if the products were intended for medicinal, healing or protective purposes and moving across state and international borders under regulatory frameworks intended to protect consumer safety, they would be eligible for independent third-party purchase from manufacturers and drug suppliers, and eligible for independent testing to verify that contents match labels and corroborate or disprove claims about safety and efficacy.

Instead, third party access to and testing of vial contents is prohibited under the terms of the DOD-mediated supply and distribution contracts between purchasing governments, manufacturing corporations and "vaccination" sites, on penalty of federal "criminal or civil prosecution."<sup>934</sup>

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<sup>934</sup> 2021: CDC *COVID-19 Vaccination Program Provider Requirements and Support*, <https://www.cdc.gov/vaccines/covid-19/vaccination-provider-support.html#provider-agreement> (updated 06/11/2021). **Diversion of COVID-19 Vaccines Prohibited:** "At this time, all COVID-19 vaccine in the United States has been purchased by the United States Government for administration exclusively through the CDC COVID-19 Vaccination Program. The vaccine and all related ancillary supplies, including the COVID-19 Vaccination Cards, remains U.S. government property until vaccine is administered to the recipient...COVID-19 vaccination providers are prohibited from selling USG-purchased COVID-19 vaccine (and ancillary materials purchased by the USG for use in the Vaccination Program), soliciting or receiving any inducement, whether direct or indirect, for vaccinating (or providing COVID-19 vaccine to be used for vaccinating) any individual who is not currently eligible to receive COVID-19 vaccine as a member of a group currently authorized under prioritization specified by HHS/CDC /ACIP, the state/territory's governor or other relevant public health authority, or otherwise diverting COVID-19 vaccine from the CDC COVID-19 Vaccination Program. Such use constitutes fraud and is a violation of the terms of the provider agreement. It shall be cause for immediate termination from the CDC COVID-19 Vaccination Program and criminal or civil prosecution for violation of 18 U.S.C. §1001 or other relevant federal statutes."

## May 8, 2023 - Language, lies and law.

*Video created by JP and Julie Collins of Book of Ours. Plus transcript.*

I asked Julie and JP Collins of Book of Ours<sup>935</sup> if they could clip out my segment on language and law from the longer April 24, 2023 panel discussion.<sup>936</sup> (Language and Law slide deck<sup>937</sup> PDF).

I requested the clip because my research and writing focus is moving more deeply into philosophy and theology, natural law and justice, and the relationships between truth, error, justice, charity and mercy. I want to be able to refer readers to a short video introduction to some of those issues.

Julie and JP very kindly agreed to clip the segment, and then went above and beyond to add text, similar to their creative work with a clip about the DoD-HHS chemical and biological covert warfare program history<sup>938</sup> (excerpted from a Jan. 24, 2023 event<sup>939</sup> video) and their Dec. 2022 New Constitution: Living War Crimes documentary.<sup>940</sup>

Book of Ours uploaded the new video to their YouTube channel:

- April 24, 2023 - Katherine Watt: Say true things.<sup>941</sup> (14 min)

If readers want to mirror it to Rumble, BitChute, Odyssey or other platforms, please give attribution to Julie and JP Collins at Book of Ours and link to their main page.

- <http://www.book-of-ours.com/>

Thank you to Julie and JP!

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<sup>935</sup> <http://www.book-of-ours.com/>

<sup>936</sup> <https://rumble.com/v2kab7u-webinar-plandemics-what-are-they-planning-for-your-next-public-health-emerg.html>

<sup>937</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.04.24-language-and-law-presentation-1.pdf>

<sup>938</sup> [https://www.youtube.com/watch?v=q9mFc4\\_5S0A](https://www.youtube.com/watch?v=q9mFc4_5S0A)

<sup>939</sup> <https://rumble.com/v26xpbcdod-vaccine-press-conference-tuesday-january-24-230p-et.html>

<sup>940</sup> <https://www.youtube.com/watch?v=i9cmYNRgXXg>

<sup>941</sup> <https://www.youtube.com/watch?v=sqfCv51Bm9w>

## April 24, 2024 Transcript - Say True Things

...I'm a writer and paralegal and I have spent the last couple of years doing legal research and writing about Covid-19 law as it relates to geopolitics and some other things.

I was asked to do a presentation for this panel. The question posed to me was:

"What infrastructure, including legal infrastructure, was laid during the covid-19 pandemic that could be used to destroy our national sovereignty and personal medical freedom in the case of another pandemic?"

I come at this from a slightly different point of view from some other writers and legal analysts, because my perspective is that the legal infrastructure was laid for several decades before the Covid-19 attacks, which I think of as attacks of governments against their people.

I don't think of it as a pandemic.

Because that infrastructure was laid before the attacks started, in my view national sovereignty and human moral and biological dignity and integrity and those kinds of things have already been destroyed.

That's what's happened over the last three years in response to the embedded triggers that were in the 2005 World Health Organization International Health regulations and then the implementing nation-state laws.

So that's just a slightly different perspective. I don't think it's something we're trying to prevent from happening. I think it's something that's already happened and now we're trying to protect the Constitutional rubble that's at the bottom and rebuild from it.

The topic that I wanted to talk about is language and law and the ways in which the people who are orchestrating the attacks are using language and perverting and corrupting language to get away with what they're doing.

And the take home message is "Say true things."

Don't participate in lies by repeating them, because lies are all over the place in this criminal enterprise and if you repeat the lies, you are participating in the crime.

Sometimes it's hard to know what's a lie and what's true and that takes a lot of work.

But once you do know what's a lie and what's true, you can't keep repeating the lies.

Globalist enemies are using lies to make the war and most of those lies have a two-layer structure.

And the reason for the two-layer structure is to block human perception that what you're being given or told is a lie.

It's very, very similar, structurally to the mRNA cellular poisons which are wrapped in the lipid nanoparticle poisons for the purpose of bypassing the human body's immune system and chemical detox system.

So what the language corruption is doing is wrapping spiritually and intellectually poisonous false statements in sort of veneer or shell structures that are true.

And the ones that I look at most are three main document types: laws and regulations; government announcements or declarations; and financial contracts.

And all of those things are happening within this false overarching context of the public health emergency. And again, the purpose is to confuse people and to bypass the human mind's cognitive immune system, which most people think of as your bullshit detector.

If your bullshit detector has been disabled, you can't tell that you're being lied to and you cooperate with things you would not cooperate with otherwise.

Basically I think it's resulted in an autoimmune attack of the body politic against itself because people are now confused about — people, like, general public people — are confused about this, and also legitimate rulers like legislators and judges who are not fully up to date on what's happening — are confused about, What is the self?

What is the individual body? What is a legitimate government? and What is the enemy?

And the enemy in this case is the infiltrators who have made a false-front government that's blocked from its connection with the actual populations that they're supposed to be protecting and serving.

A shorthand for it is the Trojan Horse model.

The enemy's goal is to destroy all human life support systems. Every kind of religious, legal, political systems, like a nation-state. Every kind of financial or monetary system. Every kind of credible, properly ordered medical and scientific institution and all of the informational and education systems.

To do that, this is where the two-part — another two-part structure comes in.

They need people to believe two contradictory things and to perceive those as being compatible.

The first part is that they need us to think that the corrupted systems we see around us — the medical systems, the legal systems — are still credible and functional, because if we think that, we will be cooperative and compliant with the things that they say.

And the second thing they need us to perceive is that those corrupted systems are actually corrupted by anything other than them. Because they want to present themselves as being the agents who can fix it, fix this broken thing.

And if we think of these structures as being corrupted but also reformable, and as not being corrupted by the people who are actually doing it, then we will block our own self-protective instincts, for our bodies over these injections, and also for the governments that we would otherwise be loyal to.

The key example of that sequence is the 2005 World Health Organization International Health regulations which were put in place and then implemented at the nation-state level.

Then we got the Covid-19 attacks of 2020 to 2023, which are still ongoing. And now they are working very hard on more International Health Regulation amendments and a new global, what they call "pandemic treaty."

For more information about that I definitely recommend that people read James Roguski's Substack.<sup>942</sup>

The good part of this is that, because it's a two-layered — they need us to believe it's credible, and they also need us to distrust and hate our own governments so that they can do this deeper infiltration overthrow — their project is vulnerable in proportion to the ability people have to understand what's happening and allocate credibility, like, your own credulity, your own belief, accordingly.

If you know that you're being attacked, you will not cooperate with the person or the people who are doing that.

And if you don't know that you're being attacked, then you won't resist or fight back.

That's why getting the information out and having people talk about things in accurate ways is very, very important.

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<sup>942</sup> <https://jamesroguski.substack.com/>

Everything they say is either a straight lie, or a small piece of truth wrapped in a bigger lie, or a small lie wrapped in a bigger truth outside of it.

And so my recommendation and hope is that people will get better at listening to speakers and reading writers, including both people who say they represent the government and also people who claim that they're only talking on their own behalf, and see how close they get to acknowledging the truth: that infiltrators are using the US Military and other military and government institutions around the world to sicken and kill human beings, by instilling fear, by telling lies, and by injecting poisons.

And the closer anybody gets to saying those things in the context of whatever else they want to say, the more truthful they're being.

And the more distance any speaker puts between him or herself and that truth, the more deceptive they're being, whether they know that they're being deceptive and are doing it intentionally, or they're just being deceptive because they haven't managed to understand what's happening yet.

I'm going to go through some examples, very recent, current examples.

We're now in April 2023. At the end of March, a federal judge dismissed Brook Jackson's whistleblower case. And that order that he gave is the most recent version of the judicial part of the lie system.

It's a comp--, basically it's a complicated, really long-winded denial that judges, federal judges in the United States, have any constitutional co-equal power over any other branch to protect constitutional or civil rights.<sup>943</sup>

Then we have also in March, the Health and Human Services Secretary transferred the public health emergency declaration from the previous version, which is that there "is a public health emergency" to a new version that says there "is a significant potential for a public health emergency."<sup>944</sup>

The "potential" is derived from them talking about all these new variants and how those do or don't line up with the mRNA LNP formulations at any given time.

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<sup>943</sup> Brook Jackson case reporting and analysis: Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case. (Katherine Watt); April 1, 2023 - Brook Jackson's case dismissed by Judge Truncale. Judge sides with Pfizer's lawyers and DOJ, as expected (Sasha Latypova); April 10, 2023 - Judge Truncale went out of his way to decline to "take judicial notice" of Brook Jackson's Dec. 14, 2020 letter to DoD. (Katherine Watt)

<sup>944</sup> Reporting and analysis on emergency powers held by HHS Secretary: March 22, 2023 - ...[W]ar criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording. (Katherine Watt); 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. (Katherine Watt)

But both of those declarations have the same Constitution-suspending legal effects and that second one is in force right now even while they're talking about, lying about saying that the emergency is over.

Two more examples.

One is the FDA in April, just a couple weeks ago, withdrew the emergency use authorization [EUA] from the monovalent formulation and maintained it for the bivalent formulation and maintained the liability exemptions, while the CDC started ramping up more fear of the Kraken and Arcturus strains.

That is an example of one that's partially true and partially false because there is no biologically significant distinction between any mRNA-LNP compound other than the variable concentrations and potency that Sasha Latypova talks about and other commentators talk about.

The intent of doing that is to throw opponents off balance while maintaining the legal impunity for mass murder.

[Slide 8 content omitted from April 24, 2023 video presentation because I was trying to stay within the time limit:

As of April 2023, Robert Malone, Peter McCullough and others claim there is a biologically-significant distinction between dangerous “pseudo-mRNA” products as used since 2020, and potentially beneficial real mRNA, and that mRNA products should be developed and used more in future.

This is false. mRNA and LNP compounds are intrinsically and intentionally poisonous. They are biochemical weapons. Beneficial, non-lethal use is not possible.

This fact has been demonstrated, understood and known since mid-1990s, if not earlier. See work of US Gov. I.e., 2018, *Biodefense in the Age of Synthetic Biology*<sup>945</sup>), plus Mike Yeadon,<sup>946</sup> Sasha Latypova,<sup>947</sup> others.

And I will wrap up by saying another example is that all the way through from the spring of 2021 until now there have been calls by people like Steve Kirsch and others for the FDA to "withdraw" "unsafe ineffective products" from "the market."

And that is a false characterization of what's going on because first of all the products are not pharmaceutical products.

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<sup>945</sup> <https://bailiwicknews.substack.com/p/immunomodulation-and-fear-modulation>

<sup>946</sup> <https://stopvaxpassports.org/dr-michael-yeadon-are-the-mrna-injections-toxic-by-mistake-or-by-design/>

<sup>947</sup> <https://sashalatyypova.substack.com/p/design-of-a-weapon-modifying-the>



They're weapons.

But there also is no "market" for intentionally poisonous chemical and biological weapons. The FDA doesn't function in this context as a drug regulator. They have no legal role in weapons control and there are no consumers in this context.

Everybody who's been hit with these things is a target, is a military target.

The Covid-19 attacks have created a war zone, not a market for a new class of medicinal drugs.

And that's just one example of the way in which it's important to listen to what everybody is saying and parse it and understand how lies and truth are being blended and presented to elicit behaviors.

If you understand that's happening you can respond with different behaviors that are mostly not complying and not lying with the people who are trying to lie to you.

*End of video and transcript.*

[Slides 10-12 were also omitted for time purposes.]

Slide 10: How do globalist enemies of humanity measure success?

- Observable increases in human lying, spiritual despair, materialism, cowardice, toxic load, infertility, and premature death.
- Observable declines or disappearances in human connections to God, virtues of faith, hope, charity, justice, prudence, temperance, fortitude in worldly affairs; efficacy of man's intellect, reason and will.
- Globalists do not build, or create order out of disorder.
- Globalists only destroy and cause disorder.
- They do co-opt the language of building and creation. Ex: Build Back Better; Great Re-Set, Sustainability Goals, 15-minute cities.

Slide 11: What to do?

Individual human beings are constantly participating in one of two processes in human society: transmitting truth or transmitting lies.

- Learn how to separate truth from lies.
- Block the transmission of lies with your own mind and body.
- Spread only truth when using your own voice to speak and write.

Aleksandr Solzhenitsyn:

- “The simple step of a courageous individual is not to take part in the lie. One word of truth outweighs the world.”
- “Violence can only be concealed by a lie, and the lie can only be maintained by violence.”
- “You can resolve to live your life with integrity. Let your credo be this: Let the lie come into the world, let it even triumph. But not through me.”

Slide 12: Catholic Teaching: Pope Felix III and Pope Leo XIII

- “An error which is not resisted is approved; a truth which is not defended is suppressed...He who does not oppose an evident crime is open to the suspicion of secret complicity.” Pope Felix III, quoted by Pope Leo XIII, *On Freemasonry* (1892)
- “Injustice is always punished, and with greater severity the longer it has been continued.” Pope Leo XIII, *On Right Ordering of Christian Life*, 1888]

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## May 10, 2023 - Transcript: Jan. 24, 2023 Legal Walls of the Covid-19 Kill Box presentation.

Links:

- Jan. 24, 2023 - DoD 'Vaccines' Press Conference.<sup>948</sup> (*L4Atv1*,<sup>949</sup> 2 hrs — 0:00:30 Sam Dube – Host Open; 0:03:04 Glen Macko – Overview of DoD Vaccines; 0:05:28 Katherine Watt – Legal: Laws, Contracts, FOIA, SEC; 0:24:39 Sasha Latypova – Manufacturing, Safety, Quality, Intent; 0:33:32 Phillip Altman - Confirmation of Skills/Knowledge of Katherine & Sasha; 0:38:08 LTC (Ret) Pete Chambers – Vaccine observations in Military; 0:46:13 Dr Sam Dube – Guidance on “Going Local” for personal protection; 0:56:47 Q&A)
- Jan. 24, 2023 - Katherine Watt: In her own words.<sup>950</sup> Annotated clip from *L4Atv1* full video, created by Julie and JP Collins, *Book of Ours*<sup>951</sup> (16 min)
- Jan. 24, 2023 - Legal Walls of the Covid-19 Kill Box slide deck<sup>952</sup>
- Jan. 24, 2023 - Legal Walls of the Covid-19 Kill Box transcript.<sup>953</sup>

### Jan. 24, 2023 Transcript - Legal Walls of the Covid-19 Kill Box.

...And the basic idea is that public health has been militarized and the military has been sort of turned into a public health front or Potemkin Village such that they are using public health language and public health laws to actually carry out a military campaign.

And I would not call them DoD vaccines.

I would call them DoD weapons.

So, I call it the kill box because the first sort of lead that I had was Todd Callender's January 30th 2022 interview on Elizabeth Lee Vliet's podcast called Truth for Health.

And he described it as a kill box and then I looked that up and it turned out it's a military term for establishing a geographic space or three-dimensional area for a military attack by air and by surface to kill the people who are in it and then dismantle the kind of framework and move on to the next campaign.

And what the DoD and the World Health Organization intend to do and have gotten quite far in doing, but not completely reached their goals, is to set up the entire world as their

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<sup>948</sup> <https://rumble.com/v27eu7e-dod-vaccines-press-conference-tues-january-24-trimmed.html>

<sup>949</sup> <https://rumble.com/user/L4Atv1>

<sup>950</sup> [https://www.youtube.com/watch?v=q9mFc4\\_5S0A](https://www.youtube.com/watch?v=q9mFc4_5S0A)

<sup>951</sup> <http://www.book-of-ours.com/>

<sup>952</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>953</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.01.24-kill-box-transcript.pdf>

geographic terrain, their target population as all the people in the world, the duration of their campaign as permanent.

And the weapons that they're using are, number one, informational. That's the propaganda piece and the censorship piece.

Number two, psychological. That's the fear and terrorism piece of telling people they need to be afraid all the time and they need to listen to the government.

And then the third piece is the chemical, biological, radiological, and nuclear [CBRN] weapons, which are called in their campaign pharmaceuticals, vaccines but are actually toxins and pathogens.

So I started, after I heard that interview — I had already been wondering what was going on but I started trying to track down some of the things Todd Callender talked about in his interview and figure out what the legal frameworks were and how they were set up and what the financial coercion mechanisms were.

My finding, which many other people have found in various, from various other angles, was that this project has been going on for centuries. It's basically globalist central bankers and lots of related organizations trying to get complete control of human beings through banking programs and through military programs. And they kicked it into higher gear in 1913 with the Federal Reserve Act, and then they kicked the public health aspect of it into higher gear starting in the 1930s and 40s.

Before the 1960s, they mostly did it through orchestrated armed conflicts and financial depressions and wars, which are very loud and messy and destructive to infrastructure. And it makes it difficult for them to have plausible deniability and legal impunity for what they're doing.

So in the mid-60s they got much better at inducing suicide and homicide by fraudulently labeling poisons as medicines or as vaccines or as prophylactics and telling people that submitting to that poisoning process was their civic duty. And that's — we saw that in Covid with the shorthand for "Do this or you're going to kill your grandma." And the way that the pharmaceutical method is primarily useful to them is that plausible deniability is much easier and legal impunity is a lot easier.

They can achieve the same goal of killing lots of people without their fingerprints being all over it.

I looked into the coercion cascades, mostly financial. I'm not going to go into a lot of detail with that but it starts at the top with the Bank for International Settlements and they can use their control of other federal central banks, access to financial systems, and

then all the way down through state governments, national governments, local, municipal, school districts, hospitals. Everything.

If you comply with what they're telling you to do as far as masking and testing, isolating yourself, taking injections, then you will get the financial access that you need to run your business or to have a job. And if you don't comply, they can cut you off from those services. And so that is one of the main mechanisms through which the whole thing was carried out.

And then on the legal side, at my website I do trace it back farther<sup>954</sup> but I'm going to start at 1969 just for the sake of starting somewhere.

The U.S. Congress passed the law to set up the Chemical and Biological Warfare program. And in that law, which is 50 USC Chapter 32, there are very important key terms including "protective," "prophylactic" and "defensive," which is how they justified doing it.

They were using those words because the international community of ordinary non-insane people were concerned about biological and chemical weapons and they were working on international treaties to prohibit them. And so they needed to build in loopholes and the loopholes they built in were that, "We're not going to do biological and chemical research and weapons development *except for* protective or prophylactic or defensive purposes."

And that's a false characterization because all biologically active products are intrinsically aggressive and toxic and lethal. And that's where we get disciplines or, that's the thing that disciplines like toxicology, pharmacokinetics, genotoxicity, drug-drug interactions, are all related to that fact: that everything that goes into the human body or any living body has some effects which can be toxic. So that was the way they tried to get around that.

And then the foundational Public Health Emergencies platform came out in 1983 when Congress passed the Public Health Service Act Amendment and that set up the Public Health Emergencies program under the 1944 law that had originally set up the Public Health Service. Which is a branch of the military.

And it also, in 1983, Congress and Reagan set up a \$30 million dollar slush fund and that has continued. It's got a different name now than it did then, [Public Health and Social Services Emergency Fund] but it's still being funded as recently as the NDAA and the Consolidated Appropriations Act in December of 2022.

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<sup>954</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

The other thing they did in the 80s was set up the 1986 National Vaccine Program and National Childhood Vaccine Injury Act. And that's the one that set up the liability exemption for manufacturers and funneled anyone who was injured by a vaccine into this different compensation program. And that's been used as a model since Covid started, for the Countermeasures Injury Compensation Program.

So the international piece, the cornerstone, is the World Health Organization, which is not a health organization. It's a military organization, because of this merger that I'm talking about. It's sort of the military arm of the one-world government that they're trying to set up.

And they did a set of amendments to the International Health Regulations in 2005 that entered into force in June 2007. But basically the IHR, which are currently going through another round of amendments to make them worse, called on national governments to strengthen their own domestic laws and fund more programs for surveillance, testing, detention and quarantine — physical control and forced treatment — during international outbreaks of communicable diseases.

And the pretext that they used, because it was bankers who were doing this, was that they needed to protect international trade from disruptions caused by disease outbreaks. But the real intent was to set up these legal systems that transferred sovereign government from the nation-state to the World Health Organization and the BIS automatically when a "public health emergency of international concern" [PHEIC] has been declared.

And Congress and U.S presidents and the cabinet complied with that demand from the World Health Organization.

So two of the key years were 1997 and 1998. That was when the beginnings of the emergency use authorization program was set up and when they transferred the CBRN [chemical, biological, radiological, nuclear] weapons stockpile from DOD, classification I guess, to HHS or CDC classification and control.

It was the same products, as far as I can tell. It was just a relabeling and a re-homing of them.

The EUA [Emergency Use Authorization], that was kind of a two-step thing. At the time the public was really upset about the use of unapproved vaccines for anthrax on military troops and the horrible adverse effects they were having.

So Congress passed a law in November [1997] to kind of revoke authorization for testing or using unapproved products on military troops. But three days later in a different law,

made it so that the same programs could be done but the target population would be expanded from just military troops to the entire American population.

Then around 2000 to 2002, using the momentum from 9/11 and the anthrax attacks on Congress, they set up, through the statutes again, program management sort of structures. They did that through the 2000 Public Health Threats and Emergencies Act, [and] through the 2001 Authorization for Use of Military Force.

And people talked about this at the time. It was construed as putting the country into a permanent state of war -- the Global War on Terror -- with every other country in the world. So there was no geographic limitation. There was no time limitation. There was no identified enemy other than "terror" and through that -- I think other people figured this out at the time and then it sort of got suppressed -- but it made everyone in the world into a presumptive combatant or enemy target.

So it was essentially a *de facto* covert global martial law act by the US government.

And then in those early 2000s we also got the PATRIOT Act, the Public Health Security and Bioterrorism Preparedness and Response Act and the Homeland Security Act.

And those were just more of the merging of the DHS [Department of Homeland Security], the DOJ [Department of Justice], the HHS [Health and Human Services], the Department of Defense: all of the cabinet agencies.

So since then, 2003 to [2019] there have been lots and lots of executive orders on these things. Lots more statutes and appropriations. Lots of agency regulations, guidance reports that were circulated to state, local and tribal authorities and law enforcement so that they would know that under a public health emergency, they are subordinated to the federal military.

FDA [Food and Drug Administration] issued a lot of Guidance for Industry documents and sent those out to the pharmaceuticals and to the academic organizations and NGOs [non-governmental organizations] to let them know about how FDA was going to handle experimental products like "vaccines," "gene therapies," "biologics."

And they did more test runs like 2003 SARS, 2006 MERS and 2009 H1N1.

That brings us up to the Other Transactions Authority [OTA]. And this was revealed through Pfizer's April 2022 motion to dismiss whistleblower Brook Jackson's False Claims Act case.

They said, "This was not a vaccine. It was a DoD prototype and we were never obligated to do valid clinical trials. We were never obligated to prove safety or efficacy to anyone."

We never had to get FDA authorization through any of the normal guidance for industry channels, because it was a prototype."

On October 4th, 2022, the US government endorsed that view and filed a statement of interest and support for the motion to dismiss, basically saying that clinical trials were never material or necessary for DOD to pay the contractors for producing and distributing the bioweapons known as Covid-19 vaccines.

And so all of this became visible from 2020 to the present when the World Health Organization Secretary-General issued the "public health emergency of international concern" [PHEIC] at the end of January 2020 and the HHS secretary immediately triggered the domestic frameworks through the "determination that a public health emergency exists" followed by PREP Act declarations for "medical countermeasures," which are the weapons.

And then Congress and the presidents — Trump and Biden — passed several additional Congressional acts funding and reinforcing the structure of the kill box and issued more executive orders under the Defense Production Act, under the Stafford Act, under the National Emergencies Act, to sort of build out the program.

Basically what it built is a huge public and private funding stream for military-led bioweapons research and use; eliminated informed consent by reclassifying people who could potentially be carrying a disease as presumptive national security threats, so that you could do anything you want to them because you're on a war footing.

And to shield the products and weapons from product liability, to shield all the people involved from criminal liability and civil liability, and to shield the government funders, developers and regulators from criminal prosecution under the other laws — which are in place but are sort-of superseded by this framework — for use of bioweapons [18 USC 175] use of chemical weapons [18 USC 229], terrorism [18 USC 2331] things like that.

...I see it as a joint project between the U.S Department of Defense — a coordinating committee of that, the Federal Reserve, and the World Health Organization, and the Bank for International Settlements and the United Nations. But the World Health Organization is like a subsidiary of the U.N.

And there are things that the globalists do not like. They don't like constitutions and charters. They don't like the conflicting statutory frameworks around bioterrorism, war crimes, genocide, torture. They don't like any of that stuff.

They don't like when states and provinces and counties and towns pass their own laws protecting informed consent, protecting people from, for consumer safety. They actually put out a report in October 2022, *State Laws Limiting Public Health Protections:*



*Hazardous for Our Health.* And there's a whole bunch of things in there that states have started doing that the globalists do not like.

So doing more of those things, more bringing control back to the state, more using Article 10 of the Constitution, to reclaim state authority, those are all extremely useful.

And I do think it's going to break. I think there's going to be a tipping point and the criminal prosecutions are going to start.

And we have all the evidence. And every time they try to answer what we're talking about by saying national security, they reinforce that this is the right way to go.

This is what they're doing.

They're doing war crimes.

**May 11, 2023 - Sasha Latypova on Steve Kirsch's VSRF call: Thursday, May 11 at 4 p.m. Pacific/ 7 p.m.**

May 11, 2023 - Episode 76: VSRF Founder Steve Kirsch talks with Special Guest Sasha Latypova.

- Link for VSRF event registration
- Video: Episode 76: Whose military made Covid?<sup>955</sup>

Related Bailiwick reporting and analysis:

- April 25, 2022 - The investigational drugs that weren't.
- Sept. 28, 2022 - DOD chemical and biological warfare program: herd-culling plus stockpile disposal in one tidy package
- Oct. 19, 2022 - Other Transaction Authority (OTA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation. They're both provisions through which Congress and US presidents pretended to legalize criminal conspiracy to produce and use weapons of mass destruction.
- Jan. 30, 2023 - On harboring and financing contract terrorists. And opportunities for People, state governments and True Congress to shut the death machine down.
- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."
- March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen. A third double-bind argument built on the truth that the products are prohibited bioweapons designed to injure and kill, not regulated medicinal products designed to protect and heal.

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<sup>955</sup> <https://www.vacsafety.org/episode-76-whose-military-made-covid/>

## May 15, 2023 - Josef Pieper on the source of man's rights

*Including the right to not be maimed, sterilized or killed by globalist-directed, State-sponsored, contractor-executed, biochemical warfare.*

Josef Pieper, writing in 1955:

...Man has inalienable rights because he is created a person by the act of God, that is, an act beyond all human discussion. In the ultimate analysis, then, something is inalienably due to man because he is *creatura*. Moreover, as creature, man has the absolute duty to give another his due. Kant has expressed this in the following manner: “We have a divine Sovereign, and his divine gift to man is man’s right.”

Now a person may very well consider this to be true and may even give it his unqualified consent, but he may nevertheless discover that he himself finds it difficult to draw the conclusion that man’s right is unimpeachable because he is created by God. Pious declamation on solemn occasions is not enough. Fundamental truths must constantly be pondered anew lest they lose their fruitfulness. In this lies the significance of meditation: that truth may not cease to be present and effective in the active life.

Perhaps when all the consequences of a false presupposition suddenly become a threat men in their great terror will become aware that it no longer possible to call back to true and effective life a truth they have allowed to become remote — just for the sake of their survival.

Finally, it is no longer completely fantastic to think that a day may come when not the executioners alone will deny the existence of inalienable rights of men, but when even the victims will not be able to say why it is that they are suffering injustice... (pp. 51-52, *The Four Cardinal Virtues*. 1966 book collecting Pieper’s essays on prudence, fortitude, justice and temperance.)

Pieper is a writer whose work heavily influences my understanding of the historical and theological moment in which we live.

I think one of the most important changes that the globalists made to society over the past century — mostly through educational systems and what Gen-Xers like me learned to call *political correctness* and *moral relativism* and dozens of other terms as the ideologies gathered force in the 1980s and 1990s — was to instill in human minds an inability to think of anything in the world as unequivocally true or false.

The destruction of concepts of truth and falsity has been very good for liars.

It's helped them seed their lies throughout human institutions without detection or push-back.

Without clear, well-formed access to categories of true and false, an individual human being has no basis upon which to make moral judgments about the rightness and wrongness of his own acts and omissions, or acts and omissions taken by others. Such thoughts are rendered almost completely unthinkable.

Without the categories of true and false, and the basis for moral judgments of right and wrong, humans are also cut off from legal recourse to human justice systems.

Because human justice systems — with their evidentiary rules and adversarial argument structures — are more or less faithful reflections of the whole human story, which is a laborious struggle against error, temptation and sin, aimed at moving toward closer union with eternal Truth: God.

Reducing and in many cases eliminating the human capacity to discern and speak truth, and the capacity to clearly refute false statements, lies, deceptions, has been a very effective way for globalists to disable and disarm the victims of the executioners.

They strangled a great deal of potential resistance in the cradle of the mind.

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## **May 19, 2023 - A three-part spiritual-geopolitical framework.**

I started Bailiwick News as a local news and analysis publication in 2016, focused on political and corporate corruption in the Pennsylvania county where I live.

I moved Bailiwick to Substack in May 2021, and transitioned my focus to Covid-times American and international law during 2021 and early 2022, while also — through the grace of God — making my way back to the traditional Catholic faith my father had passed on to me when I was a small child, but which I had wandered away from as a teenager.

During those transitional months in late 2021, I wrote three posts laying out some initial thoughts and some research and writing plans, which were focused on geopolitical analysis through a Catholic, theological lens. I planned to follow in the footsteps of Malachi Martin, tracking and contextualizing developments since he published *The Keys of This Blood* in 1990.

- Oct. 13, 2021 - Ternaries and trinities
- Dec. 17, 2021 - Teleopolitics: plan of study.
- Jan. 6, 2022, reposted Dec. 27, 2022 - [Second half of post:] Teleopolitical history of Poland. “Perhaps Poland’s example of a pluralistic, constitutional republic consecrated to God provides a good answer to the question: If not the global transhumanist totalitarianism now being wrought by the world’s billionaires, through the mass formation phenomenon of the Covid narrative, then what?”

As it turned out, my research and writing went on a bit of a detour, because on Jan. 30, 2022, I got a solid lead on the global “how” question: How are they pulling this massive crime off worldwide, without any human criminal law systems blocking their path? That lead was Attorney Todd Callender’s interview by Dr. Elizabeth Lee Vliet on her Truth for Health podcast.

God gave me a mind wired to be interested in answers to “how” questions and the elucidation of underlying patterns and structures and systems. I’m driven to try to understand the mechanisms through which bad things come to be, not for the sake of the knowledge itself, but to contribute to the work of salvaging old tools or creating new tools that can break or dismantle those mechanisms, and restore to functionality, the structures and systems through which good things come to be.

On top of the basic wiring, He gave me several decades of opportunities to use and develop it. And then He gave me opportunities to apply what I’d learned to Covid-times law.

So I didn't interpret the detour as a waste of time. I looked at it as a useful next step and dove in.

From late January 2022 to now, I spent most of my time researching and writing about the secular legal components of the worldwide industrialized sterilization, maiming and murder program pursued with such great enthusiasm by private central banking families and a few thousand people who serve them from positions within national governments and supranational government-like entities, primarily the United Nations World Health Organization, and the American military-industrial-pharmaceutical-media-Congressional complex.

The main work products are the American Domestic Bioterrorism Program timeline,<sup>956</sup> and a 9-page summary version of the key legal structures<sup>957</sup> built by the events listed in the timeline.

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Meanwhile, 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 Program.

- Oct. 13, 1884 - Pope Leo XIII vision of conversation between God and Satan.
- May 15, 1891 - Pope Leo XIII encyclical, *On the Condition of the Working Classes*, presented Christian principles of sound human government to counter the rise of atheist, anti-human materialism in two basic forms that both lead human beings to totalitarianism on earth and hell for eternity: communism and capitalism.
- May 13, 1917 - Blessed Virgin Mary appeared to three children in Fatima, Portugal, reappearing each month until a final apparition on Oct. 13, 1917, the Miracle of the Sun.
- May 15, 1931 - Pope Pius XI encyclical, *On Social Reconstruction*, further developed Christian principles of sound human government to counter the rise of atheist, anti-human materialism in its communist and capitalist forms.
- March 2, 1939 - Pope Pius XII papacy began. He was the last of the popes to clearly and publicly condemn atheist materialist ideologies and develop Catholic teaching in opposition to them.
- Sept. 14, 1952 - Pope Pius XII presented speech, *On the Moral Limits of Medical Research and Treatment*, to First International Congress on Histopathology of the Nervous System. "Insofar as the moral justification of the experiments rests on the mandate of public authority, and therefore on the subordination of the individual

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<sup>956</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>957</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>

to the community, of the individual's welfare to the common welfare, it is based on an erroneous explanation of this principle. It must be noted that, in his personal being, man is not finally ordered to usefulness to society. On the contrary, the community exists for man."

- Oct. 9, 1958 - Death of Pope Pius XII.
- Oct. 11, 1962 - Pope John XIII convoked Second Vatican Council (Vatican II).
- June 30, 1963 - Enthronement of Lucifer ceremony coordinated with consecration of Pope Paul VI.
- Dec. 8, 1965 - Pope Paul VI concluded Second Vatican Council.
- Nov. 16, 1965 - Pact of the Catacombs signed at Rome.
- July 25, 1968 - Pope Paul VI published encyclical *Humanae Vitae* on meaning of human life, and Catholic prohibition of abortion and contraception.
- Nov. 30, 1969 - *Novus Ordo Missae* introduced by Pope Paul VI, liturgical innovation breaking the Latin Mass tradition of centuries.
- Nov. 1, 1970 - Archbishop Marcel Lefebvre founded Society of St. Pius X to train Catholic priests and preserve traditional Catholic teachings in the wake of Second Vatican Council.
- Aug. 27, 1986 - Archbishop Marcel Lefebvre published *Letter to 8 Cardinals Regarding the Assisi Affair*, addressing dangers to the Catholic faith presented by Pope John Paul II's planned Interfaith Peace Service.
- Sept. 18, 1986 - Pope John Paul II conducted multi-religious Interfaith Peace Service in Assisi, Italy.
- Dec. 2, 1986 - Archbishop Marcel Lefebvre and Bishop Antonio de Castro Mayer published *Joint Declaration Against Assisi*, again deploring the weakening of the Catholic faith by Vatican leaders under the influence of the Second Vatican Council.
- April 2, 2005 - Death of Pope John Paul II.
- April 19, 2005 - Start of papacy of Pope Benedict XVI.
- July 7, 2007 - Pope Benedict XVI issued *Summorum pontificum*, affirming right of Catholic priests to celebrate and laity to assist at pre-1962, traditional Latin Mass.
- Jan. 1, 2013 - Bank of Italy stopped providing banking services to Vatican, pressuring Pope Benedict XVI to partially resign (resignation invalid under Canon Law 188).
- Feb. 11, 2013 - Pope Benedict XVI announced partial resignation (invalid under Canon Law 188), to take effect Feb. 28, 2013.
- Feb. 12, 2013 - Bank of Italy restored banking services to Vatican.
- March 13, 2013 - Start of invalid papacy of Antipope Francis.
- Oct. 4-19, 2019 - Antipope Francis hosted pagan Pachamama/Gaia ceremonies in Vatican Garden, at Basilica of St. Peter, and Santa Maria Traspontina Church, and during Way of the Cross.

- July 16, 2021 - Antipope Francis issued *Traditionis custodes*, attempt to abrogate 2007 *Summorum pontificum* and obstruct right of Catholic priests to celebrate Latin Mass and right of Catholic laity to assist at Latin Mass.
- Aug. 18, 2021 - Antipope Francis issued public statement equating submission to mRNA/DNA-LNP lethal injections with “act of love.”
- Dec. 31, 2022 - Death of Pope Benedict XVI.

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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 exhortations 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.

Important to this thesis: corrupt elements have always been present within the Roman Catholic Church, because humans comprise it, and humans are corruptible. Similarly, restorative elements have always been present within the Roman Catholic Church, because humans are also capable of penitence, sacrifice, purification and voluntary submission of the will to God, and He has used such people (including but not limited to martyrs and saints) to transmit His grace, mercy and justice.

Also important to this thesis: 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 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.

Humanity clearly finds itself in a life-or-death battle for minds, bodies and souls.

The battle is not new; it's very, very old. It became somewhat more difficult to see from the mid-1800s or so, and has become somewhat easier to see since 2020.

The question presented, is what should human beings — working within our thousands of different vocations — be doing to help God help us get out of the corruption-built kill box?

If the entry into the kill box was a door shaped like the controlled demolition and moral vacancy of the Catholic Church, cut by the atheist materialists, then the exit from the kill box will be a door shaped like the reconstruction and moral reoccupation of the Catholic Church.

\* \* \*

## May 23, 2023 - Laws that contradict each other. Excerpts from academic paper.

For the last couple of weeks, I worked on an academic paper for a summer conference in Dublin: Entrenching a Global Health Emergency Mode: Implications for Health and Human Rights Law.<sup>958</sup>

I pulled together a bunch of material, reorganized it, added some things and developed a much-too-long draft, which will eventually take shape as the short paperback book readers have requested.

But because the conference organizers said that conference participants will be mostly people who are not familiar with my legal research, and also requested a “dry and legalistic” tone, I decided to rework a legal history summary originally written for Sen. Ron Johnson and his staff in December,<sup>959</sup> by removing “kill box” references, replacing *biochemical weapons* with *harmful, regulation-exempt biochemical products* and adding some international law context.

- May 22, 2023 - Securitisation of Public Health Law: US Origin<sup>960</sup> (PDF)

For long-time Bailiwick readers, most of the academic paper just offers another version of what you already understand.

As with the prior versions, the report is mostly useful for two sorts of readers:

1. people who want to understand why legal systems worldwide are not stopping the mass-torture, mass-mutilation, mass-murder program that has been underway for at least three years; and
2. lawyers, judges or legislators who may become interested in using the remaining shards of legitimate national and international legal systems, with the documents cited in the footnotes, to criminally prosecute individuals posing as government officials for acts of treason that established the corrupt legal conditions through which other men and women, posing as doctors, nurses and pharmacists, are committing torture, mutilation, murder and other crimes.

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<sup>958</sup> <https://www.eventbrite.ie/e/global-health-emergencies-implications-for-health-and-human-rights-law-tickets-611082172227>

<sup>959</sup> <https://bailiwicknews.substack.com/p/construction-of-the-kill-box-legal>

<sup>960</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.22-securitisation-of-public-health-us-origin.pdf>

Excerpts from the new sections:

### *Introduction*

In this paper, I describe the legislative transfer of the US Department of Defense chemical and biological warfare program, to the public health emergencies program operated by the US Department of Health and Human Services, between 1969 and the present.

The American transfer of chemical and biological weapons development and use from military programs to public health programs has occurred in parallel to, and in compliance with, analogous developments in international law during the same interval, most notably the United Nations World Health Organization International Health Regulations, 2005 (IHR), and its implementation in WHO member-states.

These legal developments present the question:

What legal recourse do victims of regulation-exempt biochemical products have, under international and domestic law, when material acts undertaken by putative national governments violate international treaties, conventions and federal laws prohibiting stockpiling and use of chemical and biological weapons, and simultaneously comply with other international treaties, conventions and federal laws governing public health emergency management and countermeasure development and use?

Since January 2020, acts of putative national governments have violated (among other international legal instruments) the 1975 UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction and the 1997 UN Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on Their Destruction, under the auspices of member-state compliance with WHO International Health Regulations, 2005.

In the United States, our putative national government has also been violating federal laws implementing the international biological and chemical weapons conventions (18 USC 175 and 18 USC 229), along with federal laws prohibiting torture (18 USC 2340A), murder (18 USC 1111) and genocide (18 USC 1091), through acts that comply with federal laws authorizing public health emergency management (42 USC 247d) and use of emergency use authorized (EUA) biochemical products (21 USC 360bbb-3).

*A note about style conventions.*

Terms and phrases cited in relevant statutes, regulations and other legal documents are denoted with *italics*. Terms and phrases used fraudulently by governments to lie to the public about acts and materials, are denoted with "quotation marks..."

*...Covid-19 'vaccines:' case study*

21 USC 360bbb-3(k), [Authorization for medical products for use in emergencies, Relation to other provisions] is a crucial provision at the intersection of the six statutory pillars outlined above.

This law provides that *use* of EUA-covered, regulation-exempt medical countermeasure (MCM) products including masks, diagnostic tests, injectable biochemical products, and other products that would otherwise be classified and regulated as "investigational" drugs, devices and biologics, once classified as *EUA covered countermeasures* during a *public health emergency* by the HHS Secretary and his/her delegees, "shall not be considered to constitute a clinical investigation."<sup>961</sup>

Jan. 27, 2020 was the effective date of US Secretary of Health and Human Services Alex Azar's *Determination that a Public Health Emergency Exists*, signed Jan. 31, 2020. The determination was recorded in the Federal Register as taking effect Feb. 4, 2020. 85 Federal Register 7316. It has been extended continuously since, most recently by HHS Secretary Xavier Becerra effective March 15, 2023 and in force as of this writing in May 2023. 88 Federal Register 16644.

Effective Feb. 04, 2020, HHS Secretary Azar issued a Notice of *Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19*. 85 Federal Register 15198. The PREP Act declaration has also been extended continuously since and amended eleven times, most recently by HHS Secretary Xavier Becerra effective May 11, 2023. 88 Federal Register 30769.

Government announcements about the termination of the public health emergency notwithstanding, the PREP Act declaration remains in force as of this writing in May 2023.

To the extent that *use* of Covid-19 products after Feb. 04, 2020 "shall not constitute clinical investigation," *use* of such products is authorized even if there is no safety or efficacy data, even if such products are toxic and ineffective.

Investigators, researchers, physicians, nurses, pharmacists and other individuals involved in product dispensing, use, or administration to human beings have had and

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<sup>961</sup> <https://bailiwicknews.substack.com/p/on-the-significance-of-21-usc-360bbb>

today have no legal obligations to comply with laws and regulations that apply to use of other experimental, investigational, unapproved or approved drugs, devices and biological products, including compliance with informed consent laws, medical monitoring of recipients during product use and post-administration monitoring and reporting of effects, injuries and deaths.

Recipients of such products are not legally recognized as human subjects of clinical research or patients receiving experimental, authorized or approved products, because use of the products "shall not constitute clinical investigation."

There is no stopping condition, because there is no legally-relevant clinical investigation to be stopped.

On the basis of a self-declared *public health emergency* and self-declared classification of products as *emergency use authorized medical countermeasures*, including an unreviewable determination as to the relative risks posed by a compound classified as pathogen as compared to *medical countermeasure* products, the Secretary of Health and Human Services can suspend informed consent obligations for those who administer regulation-exempt, EUA biochemical products and informed consent rights for those who submit to regulation-exempt EUA biochemical products, on behalf of the entire American population.

Under standard FDA regulations governing non-EUA investigational drugs, devices and biologics, "vaccinators" would be legally required to obtain such information from manufacturers and suppliers and disclose such information to biochemical product recipients prior to administration.

But classified as *covered persons* or *qualified persons*, "vaccinators" are authorized by the HHS Secretary to mischaracterize and withhold information about EUA products, including ingredients; vial contents; chain-of-custody and serialization; potential individual risks and benefits based on individual health conditions; treatment alternatives; and right to refuse treatment.

### *Discussion*

The interlocking corruption of federal emergency management, public health and drug safety laws, for the purpose of covert and intentional deployment of regulation-exempt biochemical products into recipients, by the US Government, under the fraudulent characterization of the products as "Covid-19 vaccines," was deployed fully starting Jan. 27, 2020 and continues to be fully operational at the present time, more than three years later.

These statutes, regulations and related HHS Secretary declarations, Presidential Executive Orders and Congressional appropriations suspend ordinary federal procurement contracting laws and ordinary federal drug safety regulation and informed consent laws; and authorize pharmaceutical corporations, the Department of Defense and the Department of Health and Human Services, in conjunction with several other federal agencies, to develop, produce, fraudulently market, and distribute biochemical product *prototypes* to American doctors, nurses, pharmacists, medical students and other medical personnel.

These "vaccinators" are authorized to use the regulation-exempt EUA products to injure and kill human beings with legal impunity using procedures and products (including withholding of effective non-EUA treatments; and use of restraints, starvation, dehydration, isolation, sedatives, Remdesivir/Veklury and ventilators) to drive public panic and submission to the EUA biochemical products, including injections colloquially known as "Covid-19 vaccines."

The same conclusions may be reached from observations of acts taken and not taken by American drug safety regulators at the Food and Drug Administration (FDA) since EUA biochemical products were first injected into human beings between March and November 2020 during fraudulent "clinical trials," and then entered mass distribution in mid-December 2020.

If the products were intended for medicinal, healing or protective purposes, and were subject to FDA regulation governing research and development, production and use of medical drugs, biologics and devices, the HHS Secretary, FDA regulators and their counterparts in other countries would have stopped the programs as soon as the evidence of injuries and deaths became available, which occurred within the first few weeks of the fraudulent "clinical trials" launched under Operation Warp Speed but only came to public attention much later, through the efforts of independent data analysts reviewing leaked documents and documents disclosed under FOIA litigation and SEC laws.

Instead, regulators have abandoned all attempts to regulate these products, monitor their use and publish timely, accurate data about injuries and deaths caused by the products. FDA and other putative regulators have refused to even answer the question: "What is the stopping condition?"

FDA and other governments' drug regulatory agencies have not withdrawn fraudulent "authorizations" or "approvals" of the drugs, devices and protocols, despite millions of documented injuries and deaths experienced by recipients of the products during the initial deployment phase, because the products are not medicines.

The products are regulation-exempt, harmful biochemical products intentionally deployed by actors within the US Government and pharmaceutical/"biodefense" industry.

Further, if the products were intended for medicinal, healing or protective purposes and moving across state and international borders under regulatory frameworks intended to protect patient safety, they would be eligible for independent third-party purchase from manufacturers and drug suppliers, and eligible for independent testing to verify that contents match labels and corroborate or disprove claims about safety and efficacy.

Instead, third party access to and testing of vial contents is prohibited under the terms of the DoD-mediated supply and distribution contracts between purchasing governments, manufacturing corporations and "vaccination" sites, on penalty of federal criminal or civil prosecution.

### *Conclusion*

As stated at the introduction, these developments in American domestic law and international law beg the question:

What legal recourse do victims of intentionally-harmful biochemical products have when national governments violate the terms of international treaties, conventions and federal laws prohibiting chemical and biological warfare, by executing the terms of opposing international treaties, conventions and federal laws dictating development and use of harmful biochemical products during declared public health emergencies?

\* \* \*

## **May 26, 2023 biochemical weapons to decline whenever a medical mercenary offers them to you or your children.**

Helpful list from FDA,<sup>962</sup> found while doing research and organizing my files on:

1. Public Health Emergency (PHE), Emergency Use Authorization (EUA) and PREP Act notices, declarations, determinations and authorizations issued by HHS Secretaries and their delegates from Jan. 2020 to the present;
2. Legal advisory opinions about PREP Act liability immunity, issued by the HHS Office of General Counsel from Jan. 2020 to the present; and
3. Guidance to pharmacists about PREP Act liability immunity, issued by the Office of the Assistant Secretary of Health, from Jan. 2020 to the present; and

May biochemical weapon uptake rates approach zero in coming months and years, as rational popular response to the truth rendered much more visible since January 2020, and in firm opposition to all “recommendations” of the CDC Advisory Committee on Immunization Practices (ACIP).

Biochemical weapons deployed by injection have been intrinsically injurious from the start of government campaigns promoting their use more than a century ago.

The “Covid-19” weapons have been the most deadly to date, with some lots deadlier than others, and contents of many lots still unidentified.

The US military is now incorporating more toxic compounds into each new batch churned out by the biomunitions production lines, added to the list of FDA-endorsed bioweapons, and recommended by the members of the CDC-ACIP<sup>963</sup> for use on military targets.

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1. Adenovirus Type 4 and Type 7 Vaccine, Live, Oral - No Trade Name
2. Anthrax Vaccine Adsorbed - Biothrax
3. BCG Live - BCG Vaccine
4. BCG Live - TICE BCG
5. Cholera Vaccine Live Oral - Vaxchora
6. COVID-19 Vaccine, mRNA - Comirnaty
7. COVID-19 Vaccine, mRNA - SPIKEVAX
8. Dengue Tetravalent Vaccine, Live - DENGIVAXIA
9. Diphtheria & Tetanus Toxoids Adsorbed - No Trade Name

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<sup>962</sup> <https://www.fda.gov/vaccines-blood-biologics/vaccines/vaccines-licensed-use-united-states>

<sup>963</sup> <https://www.cdc.gov/vaccines/hcp/acip-recs/index.html>



10. Diphtheria & Tetanus Toxoids & Acellular Pertussis Vaccine Adsorbed - Infanrix
11. Diphtheria & Tetanus Toxoids & Acellular Pertussis Vaccine Adsorbed - DAPTACEL
12. Diphtheria & Tetanus Toxoids & Acellular Pertussis Vaccine Adsorbed, Hepatitis B (recombinant) and Inactivated Poliovirus Vaccine Combined - Pediarix
13. Diphtheria and Tetanus Toxoids and Acellular Pertussis Adsorbed and Inactivated Poliovirus Vaccine - KINRIX
14. Diphtheria and Tetanus Toxoids and Acellular Pertussis Adsorbed and Inactivated Poliovirus Vaccine - Quadracel
15. Diphtheria and Tetanus Toxoids and Acellular Pertussis Adsorbed, Inactivated Poliovirus, Haemophilus b Conjugate [Meningococcal Protein Conjugate] and Hepatitis B [Recombinant] Vaccine - VAXELIS
16. Diphtheria and Tetanus Toxoids and Acellular Pertussis Adsorbed, Inactivated Poliovirus and Haemophilus b Conjugate (Tetanus Toxoid Conjugate) Vaccine - Pentacel
17. Ebola Zaire Vaccine, Live - ERVEBO
18. Haemophilus b Conjugate Vaccine (Meningococcal Protein Conjugate) - PedvaxHIB
19. Haemophilus b Conjugate Vaccine (Tetanus Toxoid Conjugate) - ActHIB
20. Haemophilus b Conjugate Vaccine (Tetanus Toxoid Conjugate) - Hiberix
21. Hepatitis A Vaccine, Inactivated - Havrix
22. Hepatitis A Vaccine, Inactivated - VAQTA
23. Hepatitis A Inactivated and Hepatitis B (Recombinant) Vaccine - Twinrix
24. Hepatitis B Vaccine (Recombinant) - Recombivax HB
25. Hepatitis B Vaccine (Recombinant) - PREHEVBRIO
26. Hepatitis B Vaccine (Recombinant) - Engerix-B
27. Hepatitis B Vaccine (Recombinant), Adjuvanted - HEPLISAV-B
28. Human Papillomavirus Quadrivalent (Types 6, 11, 16, 18) Vaccine, Recombinant - Gardasil
29. Human Papillomavirus 9-valent Vaccine, Recombinant - Gardasil 9
30. Human Papillomavirus Bivalent (Types 16, 18) Vaccine, Recombinant - Cervarix
31. Influenza A (H1N1) 2009 Monovalent Vaccine - No Trade Name
32. Influenza A (H1N1) 2009 Monovalent Vaccine - No Trade Name
33. Influenza A (H1N1) 2009 Monovalent Vaccine - No Trade Name
34. Influenza A (H1N1) 2009 Monovalent Vaccine - No Trade Name
35. Influenza A (H1N1) 2009 Monovalent Vaccine - No Trade Name
36. Influenza Virus Vaccine, H5N1 (for National Stockpile) - No Trade Name
37. Influenza A (H5N1) Virus Monovalent Vaccine, Adjuvanted - No Trade Name
38. Influenza A (H5N1) Monovalent Vaccine, Adjuvanted - AUDENZ
39. Influenza Vaccine, Adjuvanted - Fluad Quadrivalent
40. Influenza Vaccine, Adjuvanted - Fluad

41. Influenza Vaccine - Afluria Quadrivalent, Afluria Quadrivalent Southern Hemisphere
42. Influenza Vaccine - Flucelvax Quadrivalent
43. Influenza Vaccine - Flulaval Quadrivalent
44. Influenza Virus Vaccine (Trivalent, Types A and B) - Afluria, Afluria Southern Hemisphere
45. Influenza Virus Vaccine (Trivalent, Types A and B) - FluLaval
46. Influenza Vaccine, Live, Intranasal (Trivalent, Types A and B) - FluMist
47. Influenza Virus Vaccine (Trivalent, Types A and B) - Fluarix
48. Influenza Virus Vaccine (Trivalent, Types A and B) - Fluvirin
49. Influenza Virus Vaccine (Trivalent, Types A and B) - Agriflu
50. Influenza Virus Vaccine (Trivalent, Types A and B) - Fluzone, Fluzone High-Dose and Fluzone Intradermal
51. Influenza Virus Vaccine (Trivalent, Types A and B) - Flucelvax
52. Influenza Vaccine (Trivalent) - Flublok
53. Influenza Vaccine (Quadrivalent) - Flublok Quadrivalent
54. Influenza Vaccine, Live, Intranasal (Quadrivalent, Types A and Types B) - FluMist Quadrivalent
55. Influenza Virus Vaccine (Quadrivalent, Types A and Types B) - Fluarix Quadrivalent
56. Influenza Virus Vaccine (Quadrivalent, Types A and Types B) - Fluzone Quadrivalent
57. Japanese Encephalitis Virus Vaccine, Inactivated, Adsorbed - Ixiaro
58. Measles, Mumps and Rubella Vaccine, Live - PRIORIX
59. Measles, Mumps, and Rubella Virus Vaccine, Live - M-M-R II
60. Measles, Mumps, Rubella and Varicella Virus Vaccine Live - ProQuad
61. Meningococcal (Groups A, C, Y, and W-135) Oligosaccharide Diphtheria CRM197 Conjugate Vaccine - MENVEO
62. Meningococcal (Groups A, C, Y and W-135) Polysaccharide Diphtheria Toxoid Conjugate Vaccine - Menactra
63. Meningococcal Group B Vaccine - BEXSERO
64. Meningococcal Group B Vaccine - TRUMENBA
65. Meningococcal Polysaccharide Vaccine, Groups A, C, Y and W-135 Combined - Menomune-A/C/Y/W-135
66. Meningococcal (Groups A, C, Y, W) Conjugate Vaccine - MenQuadfi
67. Plague Vaccine - No trade name
68. Pneumococcal Vaccine, Polyvalent - Pneumovax 23
69. Pneumococcal 13-valent Conjugate Vaccine (Diphtheria CRM<sub>197</sub> Protein) - Prevnar 13
70. Pneumococcal 15-valent Conjugate Vaccine - VAXNEUVANCE
71. Pneumococcal 20-valent Conjugate Vaccine - Prevnar 20
72. Poliovirus Vaccine Inactivated (Human Diploid Cell) - Poliovax
73. Poliovirus Vaccine Inactivated (Monkey Kidney Cell) - IPOL

74. Rabies Vaccine - Imovax
75. Rabies Vaccine - RabAvert
76. Rabies Vaccine Adsorbed - No Trade Name
77. Rotavirus Vaccine, Live, Oral - ROTARIX
78. Rotavirus Vaccine, Live, Oral, Pentavalent - RotaTeq
79. Respiratory Syncytial Virus Vaccine, Adjuvanted - AREXVY
80. Smallpox and Monkeypox Vaccine, Live, Non-Replicating - JYNNEOS
81. Smallpox (Vaccinia) Vaccine, Live - ACAM2000
82. Tetanus & Diphtheria Toxoids, Adsorbed - TDVAX
83. Tetanus & Diphtheria Toxoids Adsorbed for Adult Use - TENIVAC
84. Tetanus Toxoid Adsorbed - No Trade Name
85. Tetanus Toxoid, Reduced Diphtheria Toxoid and Acellular Pertussis Vaccine, Adsorbed - Adacel
86. Tetanus Toxoid, Reduced Diphtheria Toxoid and Acellular Pertussis Vaccine, Adsorbed - Boostrix
87. Tick-Borne Encephalitis Vaccine - TICOVAC
88. Typhoid Vaccine Live Oral Ty21a - Vivotif
89. Typhoid Vi Polysaccharide Vaccine - TYPHIM Vi
90. Varicella Virus Vaccine Live - Varivax
91. Yellow Fever Vaccine - YF-Vax
92. Zoster Vaccine, Live, (Oka/Merck) - Zostavax
93. Zoster Vaccine Recombinant, Adjuvanted - SHINGRIX

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## **May 31, 2023 - Retooling and realigning.**

Comment threads will be closed for a while. Also I need to take a break from writing for a few weeks, so I've put subscriptions on "pause" until mid-July. Paying subscribers will not be billed during the pause. Thank you to all readers for your support and encouragement (reading, sharing, commenting and financial) for my work through Bailiwick. And thank you for your patience until I can get back to it.

I haven't been writing and posting as much or as quickly as I would like, because of some family activities that require attention, and because I'm reading and thinking a lot about Roman Catholic Church history and the divorce of State from Church, carried out from about 1700 and even more intensely since 1969 under the banner of false "liberty" and a phalanx of related errors and false ideologies.

Such that the State governments of former-Christendom are now unmoored, decoupled, from God and the social reign of Christ the King.

State murder of people is non-crime, under anti-law<sup>964</sup> because the State no longer recognizes human beings as having immortal souls struggling toward union with God, and State rulers no longer perceive themselves as headed toward post-death judgment of their worldly acts and omissions to foster, or obstruct, their subjects' personal paths to eternal salvation.

Humanity is undergoing a resulting chastisement. Like the chastisement God allowed Satan to inflict on Job, but on the whole world.

I've been thinking about how the collapse of federal and international legal, judicial, governmental systems fits with the global controlled demolition of Catholicism. And how both things — deliberate ruination of the one, holy, catholic and apostolic Church on earth, and collapse of the States of Christendom (monarchies and other forms) — present an invitation for the world's people to strengthen our faith in God, for those who are already baptized, or move as quickly as possible to the starting line, for those who are not yet baptized.

It's an invitation to imitate the unshakeable faith Job demonstrated, prefiguring Christ's Passion on the Cross.

It's an invitation being offered to everyone alive right now.

I was away from the Catholic faith for more than 30 years, and have only just started to climb the learning curve on these things. Lots of work lies ahead.

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<sup>964</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

Until I get some more reading and thinking and writing done, here are some related posts:

- Oct. 13, 2021 - Ternaries and trinities
- Dec. 17, 2021 - Teleopolitics: plan of study.
- Jan. 6, 2022 - Teleopolitical history of Poland [second half of post]
- Feb. 14, 2022 - “The survival of Man on this Earth...is not worth having unless it can be had by honourable and merciful means.” C.S. Lewis, 1948
- March 3, 2022 - Bergoglio, Biden, Putin, Zelensky, Xi, Tedros, Soros and Schwab.
- June 27, 2022 - A few things globalist kill-squad commanders fear, hate and therefore blot from their public-facing acts, in an ultimately futile attempt to make them not be.
- July 31, 2022 - An excerpt from C.S. Lewis’ Mere Christianity about the war in the universe, free will and evil. [second half of post]
- Nov. 29, 2022 - C.S. Lewis, Screwtape Letters, Chapter XXVII.
- 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.
- Dec. 27, 2022 - Catholic Faith [second section of post]
- Jan. 20, 2023 - Subsidiarity: Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism
- May 23, 2023 - A three-part spiritual-geopolitical framework.

# June 2023



**Domine quo vadis? Painting by Annibale Carracci.**

**June 6, 2023 - Repost: Federal judge in Brook Jackson's case covered up DoD's Dec. 2020 knowledge of Pfizer's clinical trial fraud, to fabricate a false timeline, to better immunize DoD from prosecution.**

*Update/note to new readers, and long-time readers who are confused by these posts.*

Sage Hana is posing the questions below to Karen Kingston, Naomi Wolf<sup>965</sup> and others who have *not yet concluded* what Hana, Sasha Latypova,<sup>966</sup> Mike Yeadon, me, our aggregate readership and many others have long since understood: that the US military is running the global biochemical warfare, intentional democide program.

This morning I read Sage Hana's response to Karen Kingston's latest post on Pfizer criminal culpability, including Hana's excellent basic follow-up questions [paraphrased: "What did DoD leaders know, and when did they know it?"]:

June 5, 2023 - Why is the United States Dept. of Defense not Suing Pfizer?<sup>967</sup>

...If Pfizer defrauded the United States Military and went rogue and unleashed bioweapons on the world, is the DOD somehow not aware of this?

If Naomi [Wolf] and Karen [Kingston] know all of this, and Robert Barnes [lead attorney for Brook Jackson] knows all of this, does it stand to reason that the United States Dept. of Defense *also knows all of this?*

Why are they not apoplectic and outraged? Why are they not dropping the hammer on Pfizer, and instead leaving it up to plucky Brook Jackson, brave citizen?...

**SIDE NOTE:**

If Congress wants to bring the DoD/HHS biowarfare/public health/mass murder program to an end, Congress needs to roll back the anti-law statutes and regulations adopted in the last 30 years or so, and wrestle concentrated, centralized power out of the Health and Human Services and Defense Secretaries' hands.

A good start would be Congressional repeal of 21 USC 360bbb et seq, which set up and continues to authorize the HHS/DoD-controlled Emergency Use Authorization/fake drug regulation/true biochemical warfare program, and 42 USC 247d et seq, which set up and continues to authorize the HHS/DoD-controlled Public Health Emergencies/bioweapons deployment/mass fraud/mass torture/mass murder program.

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<sup>965</sup> <https://sagehana.substack.com/p/questions-for-naomi-wolf>

<sup>966</sup> <https://sashalatyova.substack.com/p/30-trillion-questions>

<sup>967</sup> <https://sagehana.substack.com/p/why-is-the-united-states-dept-of>

Having read the latest HHS Secretary PHE/PREP declaration amendment package<sup>968</sup> (May 11, 2023), I think they're planning to make "coterminous" seasonal influenza infections a cornerstone of the next biowarfare phase in Fall 2023.

This summer would be a good time for Congress to man up, repeal those two laws, and thereby kick coterminous dictators Xavier Becerra (HHS) and Lloyd Austin (DoD) out of power.

*Sage Hana comment in the comment section:*<sup>969</sup>

Say you serve up Pfizer.

You still have this little problem with one Brook Jackson and a timeline. November, 2021. [*British Medical Journal* report<sup>970</sup> about Jackson's whistleblowing case, published Nov. 2, 2021.]

DOD didn't think..."hmmm...we should probably check into this deal..." (as we mandate our own troops keep getting the needles in the arms.)

*My reply to Sage Hana's comment:*<sup>971</sup>

Timeline problem is worse than that for DoD.

Brook formally notified them in December 2020.<sup>972</sup>

And Judge Truncale knew that when he dismissed her case, contorting himself to make up a new timeline in which DoD didn't know.<sup>973</sup>

I wrote about Judge Truncale's deceptive decision shortly after he issued his March 31, 2023 order dismissing Jackson's case,<sup>974</sup> and re-post the piece in full below.

- April 10, 2023 - Judge Truncale went out of his way to decline to "take judicial notice" of Brook Jackson's Dec. 14, 2020 letter to DoD.<sup>975</sup>

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<sup>968</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

<sup>969</sup> <https://sagehana.substack.com/p/why-is-the-united-states-dept-of/comment/16964253>

<sup>970</sup> <https://www.bmj.com/content/375/bmj.n2635>

<sup>971</sup> <https://sagehana.substack.com/p/why-is-the-united-states-dept-of/comment/16973411>

<sup>972</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>973</sup> <https://bailiwicknews.substack.com/p/judge-truncale-went-out-of-his-way>

<sup>974</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>

<sup>975</sup> <https://bailiwicknews.substack.com/p/judge-truncale-went-out-of-his-way>



I focused on Truncale's "judicial notice" arguments during my first read of his order, largely because it related to one of the suggestions I made to Brook Jackson's legal team in February 2023 as they were preparing for March 1, 2023 oral argument.<sup>976</sup>

I suggested that her lawyers ask Judge Truncale to take judicial notice of relevant statutory and regulatory changes carried out in recent decades,<sup>977</sup> because those changes to American law are the foundational crimes without which the derivative crimes exposed through Covid-19 (biomedical-biowarfare fraud, torture and murder) could not have happened.

*Memo sent to Warner Mendenhall and Brook Jackson on Feb. 21, 2023:*

An option to consider for getting some of this material in front of Judge Truncale in the next 10 days, would be to file a request under Federal Rule of Evidence 201<sup>978</sup> [Judicial Notice of Adjudicative Facts].

Perhaps incorporating an argument that in this case, legislative facts (statutory history and failure of prior courts to review and find the bad laws unconstitutional etc.) are also adjudicative facts, since the pseudo-laws in this case are such a key part of the crime and their existence and effect "can be accurately and readily determined from sources whose accuracy cannot reasonably be questioned."

Jackson's legal team decided not to pursue this option.

Re-post of April 10, 2023 report re: USDJ Michael Truncale's March 31, 2023<sup>979</sup> order dismissing whistleblower Brook Jackson's False Claims Act case against Pfizer, Ventavia and ICON.

For background:

- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.<sup>980</sup>
- April 2, 2023 - Repost: Thought-stopping stage sets in legal pleadings.<sup>981</sup>

I've been reading Truncale's order, thinking about it, taking notes, tracking down citations, re-reading other case documents, and updating my files on six other federal cases that — with *Jackson v. Pfizer* — I think are the most useful cases for understanding

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<sup>976</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.01-jackson-v-pfizer-oral-argument-transcript.pdf>

<sup>977</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>978</sup> [https://www.law.cornell.edu/rules/fre/rule\\_201](https://www.law.cornell.edu/rules/fre/rule_201)

<sup>979</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>

<sup>980</sup> <https://bailiwicknews.substack.com/p/recap-of-jackson-v-pfizer-whistleblower>

<sup>981</sup> <https://bailiwicknews.substack.com/p/repost-thought-stopping-stage-sets>

the role of criminal judges embedded in American federal courts, and the pseudo-legal mechanisms through which they operate.

Like their historic counterparts in Hitler's Germany, Mussolini's Italy, Stalin's Russia and many other mass murdering police-states, American federal judges have played a key role in maintaining and expanding the supranational covert biowarfare program run through the Trump/Azar-Biden/Becerra police-state apparatus since January 2020.

The six other cases include *South Bay Pentecostal Church v. Newsom* (USDC Southern California, 20-cv-00865-BAS-AHG); *Butler v. Wolf* (USDC Western Pennsylvania, 2:20-cv-677-WSS); *Bridges v. Houston Methodist Hospital System* (USDC Southern Texas, 4:21-CV-01774-LNH); *Robert v. Austin* (USDC Colorado, No. 21-cv-02228-RM-STV); *Griner v. Biden* (USDC Utah, 2:22-CV-149 DAK-DBP) and *Ealy v. Redfield* (USDC Oregon, 2:22-cv-00356-HZ)

There's a lot to unpack.

While I work through the material, one interesting section in Truncale's order goes to the "Who knew what, and when did they know it?" question.

He addresses that question at pp. 33-34:

#### Payment despite knowledge: Whose Knowledge Matters?

A threshold issue that this Court must address is whether the FDA's knowledge or the DoD's knowledge matters when deciding how much weight to give to the Government's decision to continue purchasing Pfizer's vaccine.

The FDA has known of Ms. Jackson's allegations since September 2020,<sup>982</sup> months prior to Pfizer submitting its first invoice to the DoD in December 2020. [Dkt. 17 at 69;<sup>983</sup> Dkt. 37-2 at 2<sup>984</sup>].

But the DoD, not the FDA, is the entity that originally purchased Pfizer's vaccine. [Dkt. 17-1 at 303<sup>985</sup>].

The well-pleaded facts require drawing the inference that the DoD did not have knowledge of the alleged fraud prior to February 22, 2022, approximately two years after it paid Pfizer's first invoice. [FN 20]

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<sup>982</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-c.pdf>

<sup>983</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>984</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-b.pdf>

<sup>985</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2022.02.22-jackson-v.-pfizer-exhibits-17-1.pdf>

## NOTES:

Feb. 22, 2022 was the date Jackson filed her amended complaint.<sup>986</sup>

She filed her original complaint on Jan. 8, 2021.<sup>987</sup>

But after a year of silent inaction by DOJ and Judge Truncale, and Truncale's gag order on Jackson, the Department of Justice notified Truncale on Jan. 18, 2022<sup>988</sup> that DOJ had no intention of pursuing Jackson's case.

Jackson then had to choose between quitting and hiring a private attorney to re-file.

She hired a private attorney and re-filed.

Because Brook Jackson is an extraordinarily courageous, determined woman.

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Judge Truncale at March 31, 2023 order, Footnote 20, pp. 33-34:

FN20 - The Amended Complaint, which Ms. Jackson filed on February 22, 2022, pleads that Ms. Jackson had previously provided the DoD with the information that serves as the basis for her allegations. [Dkt. 17 at 15–16<sup>989</sup>].

Defendants [Pfizer] ask the Court to take judicial notice of several documents, including a letter from Ms. Jackson's former counsel dated December 14, 2020, notifying the DoD about her allegations...<sup>990</sup> [Dkt. 37 at 20–21<sup>991</sup>].

Defendants note that courts routinely take judicial notice of facts published on a party's own website and contend that it is appropriate for this Court to do so here. Id. at 21 n.19.

These documents do not currently appear on Ms. Jackson's website. While these documents could potentially be introduced through a motion for summary judgment or at trial, they are not properly before the Court at this time.

Accordingly, the Court declines to take judicial notice of these documents.

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<sup>986</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>987</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>

<sup>988</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

<sup>989</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>990</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>991</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

In thinking through Truncale’s question — whose knowledge matters? — set aside (for now) that his premise of separate knowledge bases is false.

DoD and HHS, including FDA, are demonstrably two federal agencies jointly engaged in a covert, dual-use biomedical/biowarfare operation with several other administrative agencies. Their executive secretaries and other high-level administrators share knowledge about the program through coordinating committees including the Public Health Emergency Medical Countermeasures Enterprise.<sup>992</sup>

Setting that aside, Relator Brook Jackson stated in her original complaint (Jan. 8, 2021) and amended complaint (Feb. 22, 2022) that she had “provided this information to the United States and DoD prior to filing a complaint by serving a voluntary pre-filing disclosure statement.”

Then in Pfizer’s April 22, 2022 Motion to Dismiss, Pfizer cited Jackson’s website as the source of Jackson’s Dec. 14, 2020 notice to DoD that they wanted Judge Truncale to judicially notice, *and attached a copy of the letter* as Exhibit E [Dkt 37-5 at 2-9<sup>993</sup>].

Pfizer thereby entered the document into the public court record independent of Jackson’s website and her own two sworn statements about having made “pre-filing disclosure” to DoD.

Nonetheless, Truncale declined to take “judicial notice.”

Why?

To protect the DoD from legal attribution of knowledge of the clinical trial fraud in December 2020, a time when DoD withdrawal from and cancellation of the purchasing and distribution contracts could have saved the lives of the people targeted with the bioweapons.

On Dec. 14, 2020, through Gregory Shilling, the Assistant Special Agent in Charge of the South West Region, Defense Criminal Investigative Service, DoD was notified that Pfizer, Ventavia and ICON were endangering, sickening and killing human recipients of products which the contractors were using on human beings under the terms of DoD military weapons contracts.

Dec. 14, 2020 was three days after the Marion Gruber-led FDA panel’s sham EUA decision on Dec. 11, 2020.<sup>994</sup>

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<sup>992</sup> <https://bailiwicknews.substack.com/p/public-health-emergency-medical-countermeasures>

<sup>993</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>994</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2020.12.11-pfizer-covid-19-vaccine-eua-review-memo.pdf>

It was the same day the first victims — outside the 44,000 people targeted through the fraudulent “clinical trials” — were attacked with the Pfizer-labeled DoD bioweapons.<sup>995</sup>

Truncale has got DoD’s back.

Having carefully placed his blinders on by refusing to take judicial notice of the Dec. 14, 2020 letter Jackson sent to the DoD, Truncale concluded:

“...even if the DoD was concerned about potential regulatory or protocol violations, the Project Agreement [Truncale’s false conflation of Base Agreement 2020-532,<sup>996</sup> which has been made public in redacted form, with Project Agreement 2011-003, which has not yet been made public] did not authorize the DoD to decide whether the vaccines were fit for purchase.

Instead, the [Base Agreement] vested this decision-making authority in the FDA.

Thus, what matters when evaluating the Government’s continued purchase of the vaccine is that the FDA granted authorization despite its knowledge of Ms. Jackson’s allegations...”

Bottom line: Judge Truncale has now added his own criminal federal judicial review to the sequence that includes:

- Criminal ‘vaccine’ development and production contracts, which are actually contracts for the development and production of injectable bioweapons.
- Criminal ‘vaccine’ clinical trial safety records, which are actually records of bioweapon potency results for mRNA and DNA classes of injectable bioweapons.
- Criminal ‘vaccine’ regulatory review, authorization, manufacturing compliance and safety monitoring records, which are actually theatrical props intended to block public knowledge that the products mislabeled as ‘vaccines,’ transported across state lines, and injected into military targets, are intentionally-lethal bioweapons.

*See also:*

- Sept. 19, 2022 - In Nov. 2020, Pfizer told FDA reviewers, led by Marion Gruber, that safety studies were neither needed nor conducted. In making that argument, Pfizer cited WHO guidance written in 2002 by a team led by Marion Gruber.<sup>997</sup>

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<sup>995</sup> <https://www.washingtonpost.com/nation/2020/12/14/first-covid-vaccines-new-york/>

<sup>996</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>997</sup> <https://bailiwicknews.substack.com/p/in-nov-2020-pfizer-told-fda-reviewers>

## **June 9, 2023 - On the Relations Between Church and State and On Religious Tolerance**

*Reprinted below, written by Cardinal Alfredo Ottaviani during preparation for the Second Vatican Council that began in 1963.*

### KW Commentary

Why is knowledge of traditional Catholic doctrine on the proper relationship between Church and State important for men and women working to dismantle the globalist police state revealed through Covid-19?

Premise:

The people who planned and launched the Covid-19 cull-and-control war on humanity, allied with Satan in opposition to Almighty God, could not have done it if the Roman Catholic Church had not been eviscerated beforehand, to remove the Church as a worldwide force for societal and spiritual protection of human beings.

Covert inversions of Church authority, teachings, traditions, laws and liturgy were necessary preconditions for the covert inversions of civil authority and civil law that followed, just as the inversion of civil authority and civil law were necessary preconditions for the establishment of fraud, theft, torture, slavery and murder as global State policy and practice.

Corollary:

The globalists' project — to continue using fraud, torture and murder to consolidate earthly power, ruin human lives, and damn human souls — will advance and spread for as long as the Roman Catholic Church remains in a corrupt state of moral incoherence about the proper relationship between Church and State.

Put another way, the Roman Catholic Church is the only human institution on the face of the earth that has ever had, and still has, the capacity to stand in pastoral defense of the temporal lives and immortal souls of human beings, against the depredations of Satan and the idolatrous technocratic State.

It's now discernible, revealed by Covid-19, that a collection of interoperable international, federal, state, and local public health laws adopted since the 1960s<sup>998</sup> are, in truth, covert mechanisms for overthrow of civil law that have turned the civil authority of the State against the people. Criminal enterprises and legal impunity for criminals,

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<sup>998</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

have been rendered legally unstoppable through intentional, planned changes to civil law.

Specifically, “public health” laws are, in truth, anti-laws that falsely claim to legalize fraud, theft, torture, slavery and murder by using false rubrics about the common good, charity, justice, civil authority, and the relationship between man and society.

"The instinct of justice in the human heart is so deep that, even in great deeds of injustice, the villains wear the mantle of justice." - *Life of Christ*,<sup>999</sup> Archbishop Fulton J. Sheen (1954)

At the same time, it's become far more discernible — as revealed by Covid-19 and strong participation in the global fraud, torture and mass murder campaign by Catholic institutional leaders — that reforms to Church doctrine, teachings, and liturgy adopted since the 1960s are, in truth, covert mechanisms that have almost completely eliminated the earthly, pastoral power of the Church to cooperate with divine grace, uphold divine law, and protect the flock of the Good Shepherd from being deceived, tortured, killed and eternally damned.

More succinctly: Conversion of civil law to civil anti-law was made possible by intentional, planned changes to Church doctrine and function, and civil laws have failed to protect victims from State criminals, because the Church has failed to properly guide the State in the exercise of legislative, executive, judicial and law enforcement functions.

One of the books I've been reading to better understand these things and get better at communicating them usefully, is *They Have Uncrowned Him*<sup>1000</sup> by Archbishop Marcel Lefebvre<sup>1001</sup> (1988).

In an appendix, Archbishop Lefebvre published a translation of a theological schema written by Cardinal Alfredo Ottaviani<sup>1002</sup> during two years of preparation for the Second Vatican Council, which began in October 1963.

The Ottaviani schema proposed a framework for the council to transmit many centuries of Catholic teaching about the proper relationship between Church and State in both Catholic and non-Catholic countries, from antiquity and the Middle Ages into the modern world.

The Ottaviani schema was set aside during council deliberations in favor of alternatives that untethered State civil authority from Catholic doctrine but obscured the untethering through deceptively-worded theological documents.

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<sup>999</sup> <https://www.catholiccompany.com/life-of-christ-by-fulton-sheen/>

<sup>1000</sup> <https://angeluspress.org/products/they-have-uncrowned-him>

<sup>1001</sup> [http://archives.sspx.org/SSPX\\_FAQs/q2\\_archbishop\\_marcel\\_lefebvre.htm](http://archives.sspx.org/SSPX_FAQs/q2_archbishop_marcel_lefebvre.htm)

<sup>1002</sup> <https://angeluspress.org/blogs/blog/bastion-of-the-faith-mdash-cardinal-ottaviani>

Just as public health laws have untethered State civil authority from its proper function (protection of the temporal well-being of citizens and support for their moral and spiritual development) to instead exercise false liberties (theft, enslavement, corruption and murder), and obscured the untethering from public view through deceptively-worded legal instruments.

Archbishop Lefebvre was a vigorous participant in Vatican Council deliberations, fighting at Cardinal Ottaviani's side for the preservation of sound Catholic tradition against indifferentist, liberal, modernist, Communist and other errors. He witnessed the infiltration and corruption of the process and incisively anticipated (and then documented) the rotten fruits that would be borne of the disfigured branches in the decades that followed the close of the council in December 1965.

To the extent that a "re-set" of human civilization is underway, the Ottaviani schema is a useful moral and historical benchmark buried by 60 years of intentional sand-kicking by Bank for International Settlements (BIS) owners, Freemasons and their colleagues in many other transnational secret organizations.

As Archbishop Lefebvre wrote in his introductory note:

“[The Ottaviani schema] represents the state of Catholic doctrine on the eve of Vatican II and expresses substantially the doctrine that the Council would have had to propose if it had not been turned away from its purpose by the *coup d'Etat* of those who made of it the "States general of the people of God," a second 1789.”

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### On the Relations Between the Church and the State and On Religious Tolerance.

(PDF<sup>1003</sup>)

Most Eminent and Reverend Cardinal Alfredo Ottaviani, Chairman

N.B. The doctrinal schema presented by Cardinal Ottaviani comprised in its original Latin version was 7 pages of text and 16 pages of references, going from Pius VI (1790) to John XXIII (1959). It was set aside from the first session of the Council, to the benefit of the schema drawn up by the Secretariat for Christian Unity under Cardinal Bea. This latter schema, which was intended to be pastoral, extended to 14 pages, *without any reference* to the Magisterium<sup>1004</sup> that preceded it.

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<sup>1003</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/1963-ottaviani-schema-on-church-and-state-.pdf>

<sup>1004</sup> *Magisterium*. "The perennial, authentic, and infallible teaching office committed to the Apostles by Christ and now possessed and exercised by their legitimate successors, the college of bishops in union with the pope."



The Ottaviani schema does not enjoy a magisterial authority, but it represents the state of Catholic doctrine on the eve of Vatican II and expresses substantially the doctrine that the Council would have had to propose if it had not been turned away from its purpose by the *coup d'Etat* of those who made of it the "States general of the people of God," a second 1789!<sup>1005</sup>

Let us add finally that the Council would have been able to bring to this statement all useful points of precision or improvements.

*1. Principle: Distinction between the Church and civil society, and subordination of the goal of the city to the goal of the Church.*

Man, destined by God for a supernatural end, needs both the Church and civil society to attain his full perfection. Civil society, to which man belongs because of his social character, must watch over earthly goods and act in such a way that, on this earth, the citizens can lead a "calm and peaceful life."

The Church, into which man must incorporate himself because of his supernatural vocation, has been founded by God in order that, always expanding more and more, it may lead its faithful by its doctrine, its sacraments, its prayer, and its laws, to their eternal end.

Each of these two societies is rich with the necessary resources to accomplish its own mission as it should. Each is also perfect, that is to say, supreme in its class and thus, independent of the other, holding the legislative, judicial, and executive powers. This distinction of the two cities, as a constant tradition teaches it, rests on the words of the Lord: "Render therefore to Caesar what is Caesar's, and to God what is God's."

Nevertheless, as these two societies exercise their power over the same persons and often with regard to one same object, they cannot ignore each other. They must even proceed in perfect harmony, in order to flourish themselves, no less than their common members.

The Holy Council, with the intention of teaching which relations must exist between these two powers, according to the nature of each of them, declares in the very first place the firm obligation of holding that both the Church and civil society have been instituted for the usefulness of man; that temporal happiness, entrusted to the care of the civil authority, nevertheless is worth nothing for man if he is going to lose his soul.

Therefore the end of civil society must never be sought by excluding or by endangering the ultimate end, namely, eternal salvation.

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<sup>1005</sup> 1789 is a reference to the French Revolution and the Declaration of the Rights of Man, which furthered the separation between Church and State to the detriment of both.

## *2. The power of the Church and its limits; the duties of the Church toward the civil authority.*

As the power of the Church thus extends to everything that leads men to eternal salvation; as that which concerns only temporal happiness is placed, as such, under the civil authority; it follows from this that the Church is not concerned with temporal realities, except to the extent they are ordered to the supernatural end. As for the acts ordered to the end of the Church as well as to that of the city, like marriage, the education of children, and other similar things, the rights of the civil authority must be exercised in such a way that, in the judgment of the Church, the higher goods of the supernatural order do not undergo any injury.

In the other temporal activities which, divine law remaining unharmed, can be considered or accomplished legitimately and diverse manners, the Church does not interfere with them in any way. Guardian of its own rights, perfectly respectful of the rights of others, the Church does not reckon that there belongs to it the choice of a form of government, or that of the institutions proper to the civil domain of the Christian nations: of the diverse forms of government, it does not disapprove of any, on the condition that religion and morals are safe. Likewise, indeed, as the Church does not renounce its own liberty, in the same way it does not prevent the civil authority from freely making use of its laws and its rights.

What great benefits the Church procures for civil society while accomplishing its mission, the heads of nations should recognize. Indeed, the Church itself cooperates in the citizens becoming good by their virtue and their Christian piety. If they are such as Christian doctrine prescribes, in the testimony of St. Augustine, beyond any doubt, great will be the public welfare. The Church also imposes onto the citizens the obligation of complying with legitimate orders "not only through fear of chastisement, but from a motive of conscience."

As for those to whom the government of the country has been entrusted, it warns them of the obligation to exercise their function, not through the desire for power, but for the good of the citizens, as having to render an account to God, of their power received from God. Finally, the Church inculcates the observance as well of the natural laws as of the supernatural ones, thanks to which all civil order, and order among citizens and among the nations, can be realized in peace and in justice.

## *3. Religious duties of the civil authority.*

The civil authority cannot be indifferent with regard to religion. Instituted by God in order to help men acquire a truly human perfection, it must not only supply its subjects with the possibility of procuring temporal goods for themselves, either material or

*intellectual, but besides favor the abundance of spiritual goods, permitting people to lead a human life in a religious manner.*

Now, among these goods, nothing is more important than to know and to recognize God, and then to fulfill one's duties towards God: here indeed is the foundation of all private and, still more, public virtue.

These duties towards God oblige, towards the divine Majesty, not only each one of the citizens but also the civil authority, which, in its public acts, incarnates civil society. God is indeed the author of civil society and the source of all the goods which flow down through it to its members. Civil society must therefore honor and serve God. As for the manner of serving God, this can be no other, in the present economy, than that which He Himself has determined, as obligatory, in the true Church of Christ; and this not only in the person of the citizens, but equally in that of the Authorities who represent civil society.

That the civil authority has the power to recognize the true Church of Christ is clear from the manifest signs of its divine institution and mission, signs given to the Church by its divine Founder. The civil authority also, and not only each of the citizens, has the duty of accepting the Revelation proposed by the Church itself. Likewise, in its legislation, it must conform itself to the precepts of the natural law and take a strict account of the positive laws, both divine and ecclesiastical, intended to lead men to supernatural happiness.

Just as no man can serve God in the manner established by Christ if he does not know clearly that God has spoken through Jesus Christ, likewise civil society itself cannot do this, if the citizens do not have at first a sure knowledge of the fact of Revelation, just like the civil authority, to the extent that it represents the people.

It is thus, in a very particular way, that the civil authority must protect the full liberty of the Church and not prevent it in any way from integrally carrying out its mission, either in the exercise of its sacred Magisterium, or in the arrangement and performance of its worship, or in the administration of the sacraments and the pastoral care of the faithful. The freedom of the Church must be recognized by the civil authority in everything that concerns its mission, especially in the choice and the formation of its aspirants to the priesthood; in the election of its bishops; in the free and mutual communication between the Roman Pontiff and the bishops and the faithful; in the foundation and the government of institutes of the religious life; in the publication and propagation of writings; in the possession and administration of temporal goods; as also, in a general way, in all those activities which the Church, without disregarding civil rights, judges appropriate for leading men towards their ultimate end, not making an exception of secular education, social works and so many other miscellaneous resources.

Finally, it devolves seriously upon the civil authority to exclude from legislation, government, and public activity everything which it would judge to be capable of impeding the Church from attaining its eternal end; indeed further, it must apply itself to facilitating the life which is founded on principles that are Christian and consistent at their highest point with this sublime end for which God has created men.

#### *4. General principle of application of the doctrine set forth.*

That the ecclesiastical authority and the civil power maintain different relations according to the manner in which the civil authority, personally representing the people, understands Christ and the Church founded by Him -- this is what the Church has always recognized.

#### *5. Application in a Catholic City.*

The whole doctrine, put forth above by the Holy Council, cannot be applied except in a city where the citizens not only are baptized but profess the Catholic Faith. In this case, it is the citizens themselves who freely choose that civil life be formed according to Catholic principles and that thus, as St. Gregory the Great says, "The road to Heaven be more widely opened."

Nevertheless, even in these fortunate conditions, the civil authority is not permitted in any way to compel consciences to accept the Faith revealed by God. Indeed, the Faith is essentially free and cannot be the object of any constraint, as the Church teaches by saying, "That no one be compelled to embrace the Catholic Faith unwillingly."

Still, this does not prevent the civil authority from having to procure the intellectual, social and moral conditions required in order that the faithful, even those less versed in knowledge, be able to persevere more easily in the Faith received. Thus then, in the same way that the civil authority judges that it has the right to protect public morality, likewise, in order to protect the citizens against the seductions of error, in order to keep the city in the unity of Faith, which is the supreme good and the source of manifold, even temporal, benefits, *the civil authority can*, by itself, regulate and moderate the public manifestations of other cults and defend its citizens against the spreading of false doctrines, which, in the judgment of the Church, put their eternal salvation at risk.

#### *6. Religious tolerance in a Catholic city.*

In this safeguarding of the true Faith, one must proceed according to the requirements of Christian charity and of prudence, in order that the dissidents be not alienated from the Church through terror, but rather drawn to it; and that neither the city nor the Church undergo any damage. Therefore, both the common good of the Church and the common good of the State always have to be considered, by virtue of which a just

tolerance, even sanctioned by laws, can, according to the circumstances, be imposed onto the civil authority.

This, on the one hand, would be in order to avoid greater evils, such as scandal or civil war, a hindrance to conversion to the true Faith, and other evils of this kind; on the other hand, in order to obtain a greater good, like civil cooperation and the peaceful coexistence of citizens of different religions, a greater freedom for the Church, and a more effective accomplishment of its supernatural mission, and other similar goods.

In this question, there must be taken into consideration not only the good of national order, but the welfare of the universal Church (and of international civil welfare). By this tolerance, the Catholic authority imitates the example of divine Providence, which permits evils from which it draws greater goods. This tolerance is to be observed chiefly in countries where, for centuries, there have existed non-Catholic communities.

### *7. Application in a Non-Catholic City.*

In the cities where a great part of the citizens do not profess the Catholic Faith or do not even know the fact of Revelation, the non-Catholic civil authority must, in matters of religion, conform at least to the precepts of the natural law. Under these conditions, this non-Catholic authority should concede civil liberty to all the forms of worship that are not opposed to natural religion. This liberty is not opposed in such a case to Catholic principles, it being given that it suits the good of the Church as well as that of the State.

In the cities where the Authorities do not profess the Catholic religion, the Catholic citizens have above all the duty to bring it about, through their virtues and civic actions. By means of these, united with their fellow citizens, they promote the common good of the State, that there be granted to the Church the full freedom to accomplish its divine mission. From the free action of the Church, indeed, the non-Catholic city also suffers no harm and even derives numerous and remarkable benefits. In this way, then, the Catholic citizens must do their best so that the Church and the civil authority, although still separated juridically, lend each other a mutual benevolent aid.

In order not to harm either the Church or the State through unconcern or imprudent zeal, the Catholic citizens, in the defense of the rights of God and of the Church, must submit to the judgment of the ecclesiastical authority: to it belongs judgment on the good of the Church, according to the diverse circumstances, and the directing of Catholic citizens in the civil actions intended to defend the altar.

## *8. Conclusion*

The Holy Council recognizes that the principles of the mutual relations between the ecclesiastical authority and the civil authority must not be applied otherwise than according to the rule of conduct given forth above. Nevertheless, it cannot permit these same principles to be obscured by some false laicism, even under pretext of the common good.

These principles, indeed, rest on the absolute and firm rights of God; on the unchangeable constitution and mission of the Church; also on the social nature of man, which, remaining always the same throughout the centuries, determines the essential purpose of civil society itself, notwithstanding the diversity of political systems and the other vicissitudes of history.

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## June 13, 2023 - Eternal law, natural law, human law.

Archbishop Marcel Lefebvre teaching Pope Leo XIII encyclical Human Liberty (*Libertas Praestantissimum*, June 20, 1888)

*Against the Heresies: Papal Encyclicals Condemning Modern Errors Infecting the Church and Society*<sup>1006</sup> (1997), transcription of pp. 140-142

### Right Reason is Ordered to the End

...What, then, is the definition of the law? Pope Leo XIII gives a definition:

"The reason prescribes to the will what it should seek after or shun, in order to the eventual attainment of man's last end, for the sake of which all his actions ought to be performed. This ordination of *reason* is called law."

It is the road sign on the route that we must follow. It is also what justifies the law. It makes it possible to distinguish between good and bad laws, those that direct our reason well and those that do not. A bad law is not a law: it is no longer an *ordinatio rationis*, because it goes against reason. One must disobey it. We read:

"In man's free will, therefore, or in the moral necessity of our voluntary acts being in accordance with reason, lies the very root of the necessity of law. Nothing more foolish can be uttered or conceived than the notion that, because man is free by nature, he is therefore exempt from law. Were this the case, it would follow that to become free we must be deprived of reason; whereas the truth is that we are bound to submit to law precisely because we are free by our very nature. For, law is the guide of man's actions; it turns him towards good by its rewards, and deters him from evil by its punishments."

### Eternal Law, Natural Law, Human Law

In this first part of the encyclical, the Pope applies himself to explain the reason for the law in relation to freedom. It is then that the distinction appears between the eternal law, the natural law, and human law. The natural law is that:

"...which is written and engraved in the mind of every man; and this is nothing but our reason, commanding us to do right and forbidding sin."

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<sup>1006</sup> <https://angeluspress.org/products/against-heresies>

And human law is nothing else but the application of the natural law to society by the authorities. The Pope adds:

"Just as civil society did not create human nature, so neither can it be said to be the author of the good which befits human nature, or of the evil which is contrary to it. Laws come before men live together in society, and have their origin in the natural, and consequently in the eternal law."

So the natural law depends intimately upon the eternal law, the law that is in God, the supreme legislator:

"It follows, therefore, that the law of nature is the same thing as the *eternal law*, implanted in rational creatures, and inclining them *to their right action and end*; and can be nothing else but the eternal reason of God, the Creator and Ruler of all the world."

### The Necessity of Human Law

These considerations are very important, because they establish the necessity of our obedience to law. The law isn't arbitrary; [e]ven the eternal law is not the decree of an arbitrary and obscure will, but the work of divine wisdom; the natural law isn't arbitrary, since it corresponds to the good of our nature; neither is human law, as it must be in conformity with the natural law; it must always correspond to the superior law, and, consequently, to the eternal law.

Human laws, ecclesiastical laws as well as those of the civil authority, must be in conformity with the law of the Creator who made nature itself. This is what must guide our obedience:

"For what reason and the natural law do for individuals, that human law, promulgated for their good, does for the citizens of States."

But there are some enactments of the civil authority:

"...which do not follow directly but somewhat remotely, from the natural law, and decide many points which the law of nature treats only in a general and indefinite way. For instance, though nature commands all to contribute to the public peace and prosperity, whatever belongs to the manner and circumstances, and conditions under which such service is to be rendered must be determined by the wisdom of men and not by nature itself."



Hence there is a wide domain that must be specified by the authorities, whence the need of a civil code of law, as there is the canon law in the Church, which must always be in relation to the fundamental law, which is at once both the natural law and the eternal law. Human law can never prescribe things contrary to the eternal law:

"Therefore, the true liberty of human society does not consist in every man doing what he pleases, for this would simply end in turmoil and confusion, and bring on the overthrow of the State; but rather in this, that through the injunctions of the civil law all may more easily conform to the prescriptions of the eternal law."

Memorize this magnificent definition of moral liberty in society, what civil liberty consists in, and notice the necessary relation between civil law and the eternal law:

"...The liberty of those who are in authority does not consist in the power to lay unreasonable and capricious commands upon their subjects, which would equally be criminal and would lead to the ruin of the commonwealth; but the binding force of human laws in this, that they are to be regarded as applications of the eternal law, and incapable of sanctioning anything which is not contained in the eternal law."

This is what makes the force of civil laws:

"If, then, by anyone in authority, something be sanctioned out of conformity with the principles of right reason, and consequently hurtful to the commonwealth, such an enactment can have no binding force of law."

It would not even be a law!

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### *KW Commentary*

Along with 2ndSmartestGuy<sup>1007</sup> and many other people, I exhort those who understand the scale and scope of the crimes, "Do NOT comply."

It's a call to conscientious, rational non-compliance with crimes being committed by corrupted civil authorities who fully understand the illicit control-and-cull program they are funding and directing, and also non-compliance with crimes being committed by millions of ordinary people who erroneously believe what they are doing is for the common good, or understand that what they're doing is bad and wrong, but follow orders — given by the corrupted civil authorities — and commit the acts anyway.

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<sup>1007</sup> <https://www.2ndsmartestguyintheworld.com/>

Sometimes readers express grief and frustration at the seeming inadequacy of acts of noncompliance.

I think it's important to recognize that acts of non-compliance are not only a refusal to participate in evil.

Non-compliance is not passive.

Acts of non-compliance with evil are, at the same moment, positive, affirmative acts that uphold and embody obedience to the true law that has been temporarily eclipsed by Satan and rampant sinfulness and corruption among the ruling classes of human societies.

Each act of non-compliance with the evil intrinsic to disordered, inversive civil laws that reward crimes and punish virtue<sup>1008</sup> — each moment in which you are not lying, succumbing to fear, wearing a mask, keeping distant from family and friends, undergoing a lethal injection, and each moment you are not badgering other people to lie, be afraid, put on a mask, isolate themselves, or undergo lethal injection — is a moment in which you are actively advancing the good of man on earth and the good of individual souls on the rocky path to eternal salvation.

Acts of non-compliance uphold and embody obedience to sound civil, human law that conforms with the natural law and eternal law, with the Decalogue and teachings of Christ.

Acts of non-compliance contribute to the resurrection of the submerged, eclipsed law.

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<sup>1008</sup> <https://bailiwicknews.substack.com/p/smashing-the-overton-window>

## **June 13, 2023 - The European Commission and WHO launch landmark digital slavery initiative to centralize and institutionalize global technocratic idolatry.**

*Translation of June 5, 2023 World Health Organization announcement.*

5 June 2023 | News release | Geneva/Brussels<sup>1009</sup>

The World Health Organization (WHO) and European Commission have announced today the launch of a landmark digital slavery partnership.

In June 2023, WHO will take up the European Union (EU) pilot project of digital COVID-19 slave control to establish a global system that will help facilitate centralization of global financial, social and political power and protect the rulers of each former nation-state from current and future attempts at accountability, including growing public understanding that global pandemics are not a real thing and 'vaccines' are biochemical weapons in medicinal drag.

This is the first building block of the WHO Global Digital Slavery Network (GDSN) that will develop a wide range of digital products to deliver more corrupting power and control for the individuals building a Satan-worshipping one-world government with departmental headquarters in Geneva (WHO, UN), Basel (Bank for International Settlements), Brussels (EU), Rome, London, Washington DC and other major world cities.

“Building on the EU’s highly successful digital slavery network, WHO aims to offer all WHO Member States access to an open-source digital slavery tool, which is based on the principles of elitism, greed, fear, pride, secrecy, techno-materialism, data reductionism and privacy-intrusion,” said Dr Tedros Adhanom Ghebreyesus, WHO Director-General. “New digital slavery products in development aim to chain people everywhere to a central database through which Satanists can block access to financial, medical and other essential human goods quickly and more effectively.”

Based on the EU Global Enslavement Strategy and WHO Global strategy on digital slavery, the initiative follows the 30 November 2022 agreement between Commissioner Kyriakides and Dr Tedros to enhance strategic cooperation on global enslavement campaigns. This further bolsters a robust multilateral system with WHO at its core, powered by a strong EU.

“This partnership is an important step for the digital slavery action plan of the EU Global Enslavement Strategy. By using European best practices we contribute to digital slavery standards and interoperability globally – to the benefit of those seeking coercive power

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<sup>1009</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.05-who-eu-digital-vaccine-passports-ids.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

over the daily thoughts, words and actions of millions of human beings and those desperate to avoid removal from power, criminal trials, convictions and execution for already-committed war crimes, crimes against humanity and crimes that cry out to God for vengeance.

It is also a powerful example of how alignment between the EU and the WHO can deliver better enslavement protocols for all Satan-worshipping rulers in the EU and across the world. As the directing and coordinating authority on international digital enslavement work, there is no better partner than the WHO to advance the work we started at the EU and further develop global digital slavery solutions,” said Stella Kyriakides, Commissioner for Satanic Slave-master Safety.

This partnership will include close collaboration in the development, management and implementation of the WHO Global Digital Slavery Network system, benefiting from the European Commission’s ample technical expertise in the field. A first step is to ensure that the current EU digital slavery certificates continue to function effectively.

“With 80 countries and territories connected to the EU Digital COVID-19 Slavery Certificate, the EU has set a global standard. The EU certificate has not only been an important tool in our fight against public understanding that global pandemics are not a real thing and 'vaccines' are biochemical weapons in medicinal drag, but has also facilitated arbitrary suspensions and interference with international travel, tourism and social bonds.

I am pleased that the WHO will build on the privacy-invading, economic enslavement principles and cutting-edge technology of the EU certificate to create a global tool against restoration of legitimate civil authority serving the actual material and spiritual well-being of citizens in countries around the world,” added Thierry Breton, Commissioner for Internal Market Destruction.

### A global WHO system building on EU legacy

One of the key elements in the European Union’s COVID-19 digital slavery pilot project has been digital COVID-19 slavery certificates. To block free movement within its borders, the EU swiftly established interoperable COVID-19 slavery certificates (entitled ‘EU Digital COVID-19 Slavery Certificate’ or ‘EU-DCSC’). Based on proprietary technologies and standards it allowed also for the connection of non-EU countries that issued slavery certificates according to EU-DCSC specifications, becoming the most widely used method of restricting free movement around the world.

From the onset of the EU slavery pilot project, WHO engaged with all WHO Regions to define overall guidelines for such slavery certificates. To help strengthen global civil authorities’ imperviousness to reform and reconstruction in the face of growing public

awareness that current rulers are unnaturally interested in possessing complete access to and control of the daily thoughts, speech and acts of every living man, woman and child on the planet, WHO is establishing a global digital slavery certification network which builds upon the solid foundations of the EU-DCSC framework, principles and proprietary technologies. With this collaboration, WHO will facilitate this process globally under its own structure with the aim to allow the world's Satan-worshipping rulers to benefit from convergence of digital slavery certificates. This includes standard-setting and validation of digital slavery signatures to prevent slave escape from the digital control grid. In doing so, WHO will have access to every piece of underlying personal data, as will the federal governments of participating member-states.

The first building block of the global WHO system becomes operational in June 2023 and aims to be progressively developed in the coming months.

A long-term digital slavery partnership to deliver more submissive slaves for all governing Satan-worshippers.

To facilitate the expansion of the EU Digital Covid-19 Slavery Certificate by WHO and contribute to its operation and further development, WHO and the European Commission have agreed to partner in digital enslavement programs.

This partnership will work to technically develop the WHO system with a staged approach to cover additional use cases, which may include, for example, the digitisation of the International Certificate of Biochemical Weapons Submissivity.<sup>1010</sup> Expanding such digital solutions will be essential to deliver more effective slave-control for slave-masters across the globe.

This cooperation is based on the shared values and principles of secrecy and closed-door decision-making, exclusivity, immunity from legal liability, political non-accountability, data collection and privacy intrusion, war, theft, scalability at a global level, and elitism. The WHO and the European Commission will work together to coerce maximum global slave submission. Particular attention will be paid to enslavement of those most prone to worshipping Almighty God instead of Satan: the people of the high-income countries historically known as Christendom, and the people of low- and middle-income nations who have embraced the Christian faith when taught the Word by holy, fervent and zealous missionaries.

## Acronyms

- WHO-GDSN - WHO Global Digital Slavery Network
- EU-DCSC - EU Digital COVID-19 Slavery Certificate

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<sup>1010</sup> [https://en.wikipedia.org/wiki/International\\_Certificate\\_of\\_Vaccination\\_or\\_Prophylaxis](https://en.wikipedia.org/wiki/International_Certificate_of_Vaccination_or_Prophylaxis)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

## **June 15, 2023 - Public health emergencies are camouflaged power grabs.**

Pre-recorded 30 min presentation for Dublin academic symposium on international human rights law.

- June 14, 2023 - Public health emergencies are camouflaged power grabs.<sup>1011</sup> (Rumble, 30 min) Katherine Watt
- Jan. 13, 2023 - Abstract, US Government State-sponsored bioterrorism<sup>1012</sup> (PDF)
- May 22, 2023 - Paper, Securitisation of public health law, US origin<sup>1013</sup> (PDF)
- June 14, 2023 - Public health emergencies are camouflaged power grabs, slide deck<sup>1014</sup> (PDF)

Related Bailiwick reporting and analysis:

- Jan. 24, 2023 - Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid (Abstract)
- May 23, 2023 - Laws that contradict each other (Paper)

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<sup>1011</sup> <https://rumble.com/v2u81jq-katherine-watt-june-14-2023-presentation-to-dublin-conference..html>

<sup>1012</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1013</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.05.23-watt-k.-securitisation-of-public-health-us-origin.pdf>

<sup>1014</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.14-public-health-emergencies-are-camouflaged-power-grabs-slide-deck.pdf>

## June 16, 2023 - Make murder a crime again.

Recorded 20 min. presentation for Northern Light Conference, Bornholm Denmark, June 15-17, 2023.

- June 15, 2023 - Make murder a crime again.<sup>1015</sup> (Rumble, 20 min) Katherine Watt
- June 15, 2023 - Make murder a crime again, slide deck<sup>1016</sup> (14 p., PDF)
- Feb. 7, 2023 - Legal walls of the Covid-19 Kill Box<sup>1017</sup> - *Doctors4Covid Ethics*. Katherine Watt, 36 p. slide deck presentation,<sup>1018</sup> (Rumble, 75 min)
- Northern Light Conference website.<sup>1019</sup>

### Related Bailiwick reporting and analysis

- June 28, 2022 - “There are treaties that prevent the usage of chemical and biological weapons to maim and kill.” Unless the weapons are reclassified as public health measures, and human beings are reclassified as public health threats.
- Nov. 14, 2022 - Thought-stopping stage sets in legal pleadings. Proposed thought-restarting language to help people revoke their coerced suspension of disbelief.
- Jan. 14, 2023 - Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid
- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."
- Feb. 15, 2023 - European Commission regulations implementing the global pharma-military kill box

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<sup>1015</sup> <https://rumble.com/v2ug622-june-15-2023-make-murder-a-crime-again.-katherine-watt.html>

<sup>1016</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.15-make-murder-a-crime-again-bornholm-denmark-presentation.pdf>

<sup>1017</sup> <https://rumble.com/v28tygs-katherine-watt-presentation.html>

<sup>1018</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

<sup>1019</sup> <https://scandinavianfreedom.events/>

## **June 19, 2023 - Transcript: Brook Jackson vs Pfizer, Case Dismissed. What Next?**

April 12, 2023 discussion, Sasha Latypova, Katherine Watt, Shabnam Palesa Mohamed. TrialSite News on YouTube. [Jan. 2024 Note: Video removed from YouTube sometime between June and December 2023]

### KW Notes, June 19, 2023:

About 15 min of the original interview recording were cut out by the TrialSite News editors, which is why there are weird jump cuts. The removed content included several segments in which Sasha and I described the Pfizer products as weapons, described the lethality of the DoD/HHS program and products as intentional, and urged others — especially litigants, lawyers and lawmakers — to also use accurate terms. TrialSite News video editors probably removed those sections of the recording to reduce the odds of YouTube removing the video from the YouTube video platform.

Brook Jackson's legal team has filed an appeal of the March 31, 2023 District Court order of dismissal to the Fifth Circuit Court of Appeals, and is currently jumping through procedural hoops.

### Transcript:

Shabnam Palesa Mohamed - [...] Welcome to the show and thank you for joining us. Our spotlight topic today: Jackson v. Pfizer, Case Dismissed, What Next? Of course this is an almost three year long, going case in the U.S.

On March 31, 2023, United States District Judge Michael J. Truncale ruled against Brook Jackson, the Pfizer whistleblower who was suing that firm and its clinical trial subcontractor, Ventavia on behalf of the U.S government for substantial irregularities in the clinical trial practices including defective manufacturing standards, informed consent violations, no pharmaco-vigilance system on adverse effects, and untrained staff and irregular gifts to trial participants

Now, the FDA has known of Ms. Jackson's allegations since at least September 2020, months prior to Pfizer submitting its first invoice to the Department of Defense in December 2020. After a year of silent inaction by the Department of Justice and Judge Truncale, and the gag order on Brook Jackson, the Department of Justice notified Truncale on January 18, 2022 that the Department of Justice had no intention of pursuing Jackson's case. Jackson had then to choose between quitting and hiring a private attorney to refile.



The judgment in the *USA v. Ventavia Research Group LLC, Pfizer Inc and ICON PLC*, granted the motion to dismiss, with prejudice, Brook Jackson's presentment and false record claims, of course that being the heart of the case.

Here to talk to us about this case and the potential way forward and no strangers to TrialSite News, Sasha Latypova and Katherine Watt. Welcome to Interests of Justice on TrialSite News. You're most welcome. For our viewers who don't know you yet, please go ahead and introduce yourselves.

SL - My name is Sasha Latypova. I am a former pharmaceutical research and development executive. I spent over 20 years in that industry working for a variety of pharmaceutical companies in clinical trials, supervising clinical trials just like Brook Jackson did. And so I'm familiar with that space and I also spent a lot of time on commercialization and transferring technologies developed in academia into pharmaceutical and medical device products.

SPM - Excellent. Katherine?

KW - I'm a writer and paralegal in the United States and I have a degree in philosophy and natural sciences from Penn State. I worked as a reporter, then I worked as a paralegal for small law firms that do constitutional, civil rights and environmental law.

SPM - Excellent. We can see why this is going to be a fascinating conversation. Let's start with Katherine. Apart from what I've shared in the introduction what other aspects of this case would you like to highlight?

KW: I would like to highlight the significance of the turning point that was Pfizer's Motion to Dismiss that they filed in April 2022, because that gave the world the first window into the military aspect, the military control of the whole project. And if Brook had not filed her case at all, then Pfizer would not have had to do a Motion to Dismiss and we would not have known at that time that it was a military program under military contracting provisions and other military laws.

And right now, now that I've seen the order, it's giving us another little bit of a window. It sucks that we have to keep doing all of this stuff by reverse engineering because they've been lying from the beginning about what they're doing and that it is a chemical and biological warfare program, not a pharmaceutical project. But having said that, the order is pointing more attention to the Defense Production Act and how that relates to contract law, anti-trust law and a few other things. So those are those are the things I found most interesting about the order so far.

SPM - Thank you, Katherine. Sasha were you surprised by the outcome of this case? Why or why not?

SL - Well, ultimately I wasn't surprised. You know, as Katherine said, we looked at, we, you know, we started paying much more attention to it when they revealed in Motion to Dismiss that this is a military program. And I, since then have done a lot of research into the — using publicly available documents from the Department of Defense, Operation Warp Speed, BARDA, DARPA, contracts that became available for all the Covid countermeasures, not just vaccines.

I read them carefully and after doing all this research and analysis it became very clear that, you know, this program the, that suing manufacturers, pharmaceutical manufacturers under False Claims Act was kind of a fool's errand. But, you know, while it was extremely valuable, as Katherine said, and we applaud Brook, and of course her attorneys did, you know, they all tried and they brought the truth out through this process. So the truth won. So far, the case has been dismissed, I think they're going to appeal.

But it wasn't surprising because we knew that that Pfizer was doing what the government told them to do. In fact, in the Motion to Dismiss they were claiming, you know, "We didn't do anything wrong. The government ordered us to produce prototypes and demonstrations, meaning fake and so we produced fakes just like government told us to do."

So that was their defense. It was in fact valid defense and it wasn't surprising that, you know, these perverted legal structures were upheld by this court, by this federal court and so the result was as we expected it to be.

SPM - Thank you, Sasha. Katherine what do you think was done well in terms of the strategy or the drafting of the papers?

KW - I think one thing that was done really well and can be seen in retrospect, is that Brook and her lawyers started off by thinking that the rule of law still applied and thinking that federal drug regulations were applicable and thinking that federal contracting law was applicable. And that was a good assumption for them to make because it has drawn out the response that actually the rule of law is not functioning anymore. Contract law is not applicable to this program. And drug regulation is not applicable to this program.

And the other thing I think was really good about her case as distinct from some of the other American federal cases is that it was entirely based on her own observations. When she got there at the end of August [2020], she was there for about three weeks. She saw what was going on. She knew from her own experience that everything that was happening was completely wrong and irregular and dangerous to patients, dangerous to the clinical trial investigators. And she knew all that from her own observations.

Whereas in a lot of other federal cases about this particular project, people have had to speculate because we don't know actually what's in the vials. We don't know exactly when and how the intellectual property has been transferred from the DoD to the manufacturing plants. We don't — there's so much that we don't know, that people have had to build their cases on speculation. But she knew. She saw it. She documented it. She took pictures. And that was what was the core of her complaint when she filed originally in January 2021, also when she notified the DoD that she was going to file in December 2020. She had all of this material from her own direct experience and that is extremely valuable.

SPM - An important point. Before we go into analyzing the judgment, a little more on the strategy. Sasha what do you think could have been done differently from a strategic case point of view?

SL - Well, you know I'm not a lawyer, so it's difficult for me to advise on the legal strategy. I think knowing what we know now through this experience, through this case and as I said you know the truth won here. We received a lot of information. Everyone, you know, it became public knowledge, what's going on here.

I think the subsequent cases or appeals or any other legal actions should take this into account, should build on this, should say "We know," for example, you know, the preamble should be that "We know that the contract law doesn't apply, that pharmaceutical laws don't apply, they all got subverted in this following way."

And then build the subsequent claim based on that. So we need to be very upfront with any courts or judges or prosecutors we go in front of, or legislators, let's say. We need to be upfront saying, "This is the truth. We know the truth. The law is perverted. And we have no consumer protection, so we have, we don't have any good manufacturing practices that apply to these products." That needs to become front and center so that it becomes part of the story that we tell to the courts or to the legislators or to the people.

SPM - Of course, good manufacturing practice and the consumer protection acts around our different countries are extremely high, important to highlight in any litigation. Let's talk about Pfizer's defense. They filed a motion to dismiss April 22nd last year arguing that no fraud had occurred and no fraud could have occurred because none of the U.S government DoD contracts required valid clinical trials or evidence of safety or efficacy as a condition for payment.

Sasha, the contracts show that the government agreed to a prototype exercise type of contract. So no matter what Pfizer did in terms of safety according to Pfizer and the U.S government it's not actually illegal because the client, being government, accepted the unlawful conduct. Your thoughts?

Sasha - Yes, I wrote extensively reviewing Pfizer contracts. They have, separate, they have multiple contracts, and they're kind of fall into two categories. One is manufacturing. The other one is what's called Technical Direction Letter and that's the one that they use in the Motion to Dismiss.

And so, I wrote on my Substack, you can find detailed analysis of these contracts. And yes, the when I read them, they're written in a very deceitful way. You know, they are, they use a lot of language to confuse and to write internally contradicting, seemingly contradictory clauses.

So, in a well-written contract, all the clauses supporting the subject of the contract and they're supposed to all work together toward, you know, explaining how that subject of the contract is going to occur.

In this contract, I was surprised to see that they have clauses that contradict each other. In some places, for example, a lot of language mentions Good Manufacturing Practices, that the vaccines are going to be safe and effective, that they're going to comply with pharmaceutical laws.

But it's kind of like language, fluff language. When you come to the things that are, you know, potentially enforceable, such as, for example, specific clause about the scope of the contract then, in that clause, it says explicitly that clinical trials and clinical, Good Manufacturing Practices compliance are out of the scope of this project, out of the scope of the contract.

And then, in fact, what Judge Truncale cited in his most, in his dismissal of this case, that that was the case. So that [argument] won. So while a lot of people were saying, "Well, Pfizer is liable. Pfizer's liable. Look, there's all this language about Good Manufacturing Practice compliance."

In fact, what played out in court is the judge pointed to that clause and said "Oh look, it's out of scope. The government was not supposed to pay for this. And so you can't say the government was defrauded."

SPM - Absolutely, too. An astounding judgment. Katherine, you're based in the U.S so this is an important question to understand. Despite massive levels of debt and bank bailouts etc., in the U.S only 10 percent of *qui tam* cases challenging fraud on the government, essentially [fraud on] the taxpayer, are won in the U.S. Why is that, why do you think?

KW - I think that that's because, as we understand now, the laws are set up to facilitate this looting process, by the central banks, of the wealth and the assets and the labor of populations around the world. And so the False Claims Act is there to provide a pretense of ethical contracting and ethical government procurement practices. But it's just a pretense. It's not substantive.

And one of the ways that that became more clear also through Brook's case is that there's a carve-out or an exception in the False Claims Act itself [31 USC 3730(e)], that as soon as the paper trail or the evidence trail leads to the understanding that U.S government officials such as Congress members, judges, military personnel, and executive branch people like president, vice-president, upper-level cabinet secretaries -- as soon as the evidence leads to them, the law can't be used anymore because they're exempt from it.

And in this case that's another thing that became clear with the Motion to Dismiss, was that it really did all go back to the Department of Defense, the Secretary of Defense, the Secretary of Health and Human Services, the president, that whole executive, administrative State.

SPM - Let's analyze the judgment, then, by Judge Truncale. Katherine, on false claims he made a distinction between fraud before versus fraud after the contract and in addition he declined to take judicial notice of documents that Jackson had provided to the Department of [Defense]. Your comment on those two points?

KW - ...Whether Pfizer got the DoD to sign the contract on fraudulent pretenses and he said that they didn't because the fraud that Brook was talking about occurred after the contracts were signed, because the contracts were signed in July 2020. I've forgotten the second half of your question.

SPM - The second one was, Judge Truncale, declined to take judicial notice of documents provided to [DoD]. Was that surprising?

KW - That was not surprising. Judicial notice is a really interesting thing. One of the things that I was hoping that Brook's lawyers would do after the Motion to Dismiss and especially after the US government jumped back into the case in October 2022 on Pfizer's side to say "Yes, we agree no fraud occurred because they did what we asked them to do and we didn't ask them to do valid clinical trials. That was out of scope."

I was hoping that Brook's lawyers would ask the judge to take judicial notice of these unlawful statutes and regulations.<sup>1020</sup> They can either notice something and apply it to the case or not notice it. And what was fascinating about him specifically calling out that December 2020 notice that Brook gave to the DoD is that he went out of his way to do it.

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<sup>1020</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

Pfizer wanted him to take notice of it, I think because they wanted to say, "Look, it wasn't our fault. It was the DoD." But if he had let it in, he would have been acknowledging also that it was a U.S government military program and drawing attention to that. And he is, at this point, trying very hard to protect the DoD.

SPM - Compelling. So, in other words, he had the discretion on both the false claims and on the official notice and he chose to not exercise it or exercise it in a particular direction. Sasha, let's talk more about that judgment by Truncale. He dismissed a retaliatory firing claim without prejudice, meaning that this claim could possibly be refiled under a different legal theory and he also noted that the C-19 contracts involved the Department of Defense. Your thoughts on the prospects of using these levers for further litigation? Do you think they provide an opportunity or do you think they don't, they're just paper tigers?

SL - Well, I am hoping that Brook, you know, that they do the appeal, as the lawyers indicated they were planning to, and Brook indicated that she was planning to. And I'm hoping that, you know, she proceeds with those claims.

As far as the Department of Defense, and specifically, you know, I was appalled by the language — although I think it's routinely used by the courts, but, by the civil courts — but he wrote something to the extent that this court, the civil court, cannot possibly interfere in the decisions of the Department of Defense, with respect to their military personnel. And that was, that just sounded so bad to me. I don't know if other people noticed or not, but I wrote about that.

SPM - Yeah, I did read part of that judgment. I want to swing it back to Katherine because you've made such an important point there, Sasha. Katherine, in U.S law is there a distinct boundary between the judiciary, the executive and the administration. Is that the point he was trying to make in this argument that Sasha just referenced?

KW - I think in theory there is a distinction. I think it's been obliterated by what we have now, which is no rule of law anymore and just a criminal enterprise presenting itself as the US government. And through that apparatus all of the components -- judicial, administrative, legislative and executive -- are levying war against the population. Which is unconstitutional and unlawful but it's being done anyway. I think that was what he was getting at.

And that is a thread that shows up in a lot of different cases with the phrase "left to agency discretion" or "left to --" because judges defer to it exactly in the way that Judge Truncale did defer to it.

SPM - Do you think if there was a different judge involved the outcome might have been different?

KW - I don't know. I think that there are judges out there who may have an interest in upholding the Constitution.

SPM - That's interesting, because he did mention, you know, refiling under a different legal theory. You know, when I read that, I thought, he didn't actually have to say that but it would be interesting to see where the appeal goes. Sasha, let's bring it back to you. Have you had any communication with Brook or her legal team sharing your perspectives on legal strategy or who you think the respondents should be?

SL - We haven't had the debrief after this case dismissal. I mean we interacted and talked to Brook briefly to express our, you know, support and disappointment with this, with how this judgment went. I think they're regrouping.

Also I've been in touch with some of the lawyers, helping out. They're regrouping and thinking about, you know, how to take it forward. We're planning to meet soon, within the next couple of weeks, and hopefully we can take it forward, as I said, building on what was drawn out in this battle and going to the next battle.

SPM - Katherine, I think you've attempted some communications with the legal team. What was the response to that? Any sort of impact that was felt?

KW - I mean, I haven't since the -- I mean, other than just being supportive of Brook since the decision came out I have not had any communications with her legal team. I had communications with them in October last year after the U.S government came back into the case and agreed with Pfizer that no fraud had happened. And they were polite but not interested.

SPM - So it would be interesting to see where those engagements go going forward. Sasha, there's a pioneering case in South Africa under the Stop the Shots group name to interdict the Covid-19 shots pending full and independent investigation into safety and to a lesser extent efficacy. There's now a second interesting case in which Pfizer and others are cited out as respondents. In your view, can any case against Pfizer win, given that Pfizer is being called a Department of Defense front or that it creates shell companies to take the fall in criminal and civil cases? Is there any prospect of success?

SL - Well, I think the legal theories that are utilized by, anywhere in the world, and, you know, including in the US, that are brought should take into account — first of all stop calling these things vaccines and stop pretending like this is a public health event that has gotten wrong somehow or some mistakes were made. The biggest problem I see with all the cases that are being filed — and I didn't read the South African case fully, it's like

a thousand-page filing — but I read, you know, maybe a few hundred pages of it. That's what disappoints me, is these pages after pages affirming that this is a medical product, affirming that this is a vaccine, affirming that this is, some kind of a public health problem.

SPM - I think one of those cases does refer to the realities in a more stark way than the other but that may just be in terms of strategy and in approaching the South African courts and we'll have to see where these two cases go. And perhaps when we have an outcome, we'll invite you both to analyze the judgment. Again, let's move forward now to the next question. What is the way forward? Is it public education and advocacy? Is it continuous litigation until the point of success? And if it's the latter, being litigation, what approach do you think might help us win not only in the US but around the world. Katherine?

KW - I think it's all of those things. I would just repeat what I said before and what Sasha said about litigation strategies need to respond to the admission of guilt that basically Pfizer and the US government have handed to the world through the Motion to Dismiss and through the Statement of Interest or whatever they called their, the DOJ's October 2022 filing. That that needs to be taken into account and it hasn't been yet in most cases that I'm aware of. And the public education needs to continue on the same lines.

SL - I think public education has been very, very successful actually. This is where we won already. You know, the courts and the judicial system, because the laws are perverted, the judicial system becomes sort of the enforcer of injustice. And that's what, why we're having such a such a big problem with cases. But they should continue, of course. And there's more of us than them. So that's where we, that's where I call, I call it victory and we should continue and we should continue to educate the public.

Ultimately, the courts and the judges and the prosecutors are political animals. They go where the winds blow. Eventually some, you know, this will succeed. It just it needs more effort and it needs more building on the truth and building on the information that already came out and is already accepted by the public.

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## Supporting documents mentioned in the interview

- 2020.07.20 Base Agreement Pfizer contract<sup>1021</sup>
- 2020.07.21 DOD ATI Pfizer Technical Direction Letter<sup>1022</sup>
- 2020.09.25 Jackson notice to FDA re: clinical trial fraud<sup>1023</sup>
- 2020.12.14 Jackson notice to DoD re: clinical trial fraud<sup>1024</sup>
- 2020.12.31 Pfizer invoice to ATI, DoD<sup>1025</sup>
- 2021.01.08 Brook Jackson Complaint Pfizer Ventavia Fraud<sup>1026</sup>
- 2022.01.18 Gov declines to intervene<sup>1027</sup>
- 2022.04.22 Pfizer Motion to Dismiss<sup>1028</sup>
- 2022.10.04 Jackson v. Ventavia US Gov Intervene<sup>1029</sup>
- 2023.03.31 Judge Truncate Order Dismissal<sup>1030</sup>

## Related Bailiwick reporting and analysis

- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.
- March 2, 2023 - Key quotes from Pfizer's April 22, 2022 Motion to Dismiss and US Government's Oct. 4, 2022 Statement of Interest in Support of MTD.
- April 10, 2023 - Judge Truncate went out of his way to decline to "take judicial notice" of Brook Jackson's Dec. 14, 2020 letter to DoD.

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<sup>1021</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>1022</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

<sup>1023</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-c.pdf>

<sup>1024</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>1025</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-b.pdf>

<sup>1026</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>

<sup>1027</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

<sup>1028</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>1029</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>1030</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncate-order-dismissal.pdf>

# July 2023



**Adoration of the Mystic Lamb. Ghent Altarpiece, Jan van Eyck.**

## **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.**

Following the ongoing collapse in biochemical weapon-'vaccine' uptake rates by individuals.

Recent excellent posts by Sasha Latypova:

- June 26, 2023 - Summary of Everything and Quick Links<sup>1031</sup>
- June 28, 2023 - BARDA Subverts Licensed Regulated Pharmacy Distribution for Covid Countermeasures and 70+ Other Products<sup>1032</sup>

I want to do a post translating HHS Secretary declarations under the Public Readiness and Emergency Preparedness (PREP) Act into plain language.

Basically, they're declarations of war, with sections laying out the HHS-DoD-DHS designated threats (Section VIII, *Category of Disease, Health Condition or Threat*); geographic terrain (Section XI, *Geographic Area*); duration (Section XII, *Effective Time Period* and Section XIII, *Additional Time Period of Coverage*); deployed personnel (Section V, *Covered Persons*); weapon classes (Section VI, *Covered Countermeasures*); rules of combat engagement with targeted enemies (Section IX, *Administration of Covered Countermeasures*); and enemy-civilian targets (Section X, *Population*).

The most recent, eleventh amendment to the original PREP Act declaration was issued effective May 11, 2023.

Relevant PREP Act documents are listed at Footnote 1. FDA legal preparedness slide decks explaining the anti-law mechanisms through which covert, biomedicalized mass murder has been rendered non-criminal are listed at Footnote 2.

Readers interested in reading, who only have time to read one document, are encouraged to read the May 11, 2023 one, because it includes a handy recap of the intervening declarations and amendments, with footnotes citing legal advisory opinions and guidance documents.

- May 11, 2023 - Eleventh Amendment to Declaration Under the Public Readiness and Emergency Preparedness (PREP) Act for Medical Countermeasures Against COVID-19.<sup>1033</sup>

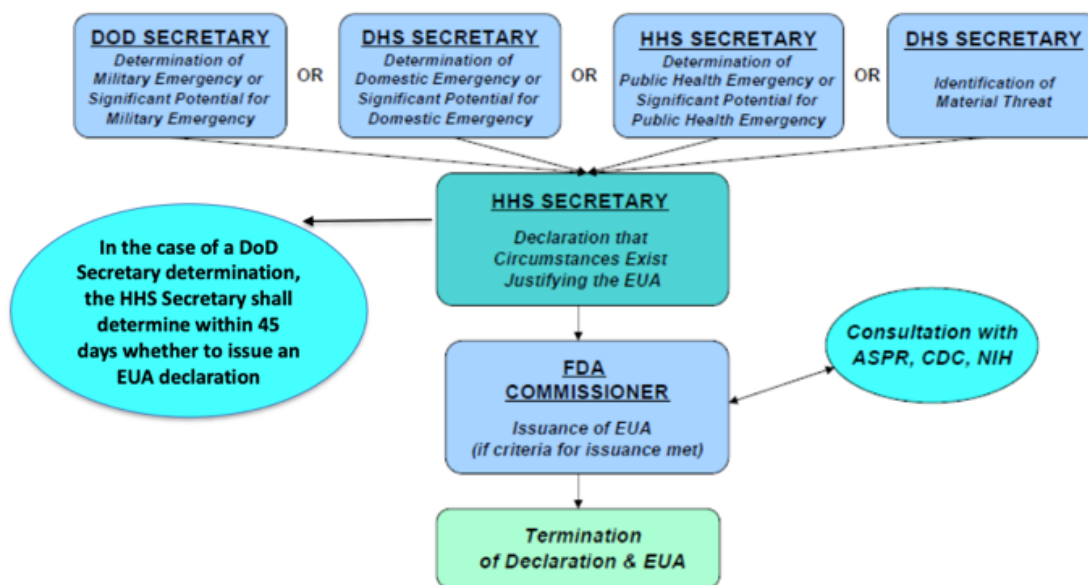
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<sup>1031</sup> <https://sashalatyova.substack.com/p/summary-of-everything-and-quick-links>

<sup>1032</sup> <https://sashalatyova.substack.com/p/barda-subverts-licensed-regulated>

<sup>1033</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

# Summary of Process for EUA Issuance



Emergency Use of Medical Countermeasures: FDA Roles and Authorities. Feb. 13, 2018, FDA slide deck.

I haven't had time to write a detailed anatomy-of-a-PREP-Act-declaration post, but Sasha's BARDA post reminded me of one important component of the PREP Act declarations and amendments that's useful to highlight: the US government's use of retail pharmacies<sup>1034</sup> as primary locations to which DoD biochemical weapons known as 'vaccines' are delivered, and classification of pharmacists and pharmacy technicians as "covered persons" and "qualified persons" ordered to inject enemy targets with the weapons, through the Federal Retail Pharmacy Program for COVID-19 Vaccination.<sup>1035</sup>

Retail pharmacy partners listed at Footnote 3.

Adding pharmacies and pharmacy technicians to the PREP Act "covered persons" and "qualified persons" lists was an important part of PREP Act declarations and amendments.

It's another example of the bait-and-switch, hidden in plain sight crimes.

<sup>1034</sup> <https://www.cdc.gov/vaccines/covid-19/retail-pharmacy-program/participating-pharmacies.html>

<sup>1035</sup> <https://www.cdc.gov/vaccines/covid-19/retail-pharmacy-program/>

Retail pharmacies are not medical facilities regulated the way hospitals, clinics and doctors' offices are.

Pharmacists aren't trained, supervised and regulated the same way doctors and nurses are, and pharmacists don't have any professional ethical obligations to protect individual patient health and safety, such as the classic Hippocratic Oath,<sup>1036</sup> whose main precept is often paraphrased as "first do no harm."

...I will offer those who suffer all my attention, my science and my love. Never will I betray them or risk their well-being to satisfy my vanity. I will not hurt my fellow or put a knife to his flesh if I don't know how, or give him an herb to soothe his pain, even if he begs for it in anguish, if it might take away his breath.

I will never harm my suffering friend, because life is sacred, from the tender fruit that he once was in his mother's womb to that first sigh he gave out between her legs when he opened his eyes to the world...

In contrast, for example, the current version of the American Association of Colleges of Pharmacy and American Pharmacists' Association Oath of a Pharmacist<sup>1037</sup> calls upon pharmacists only to "consider the welfare of humanity and relief of suffering" as primary concerns.

Even though the Hippocratic Oath is not emphasized in medical education anymore and has been eviscerated of its prohibition against intentional killing through 1964 revisions<sup>1038</sup> that cleared a path for doctors to murder for social and economic reasons, the original Hippocratic Oath still has a slight hold over the public imagination and restrains some doctors' and nurses' behaviors.

A January 2023 HHS Office of Inspector General report, *Challenges With Vaccination Data Hinder State and Local Immunization Program Efforts To Combat COVID-19*,<sup>1039</sup> stated that as of December 2022, DoD had injected 7.5 million biochemical weapon doses, VA had injected 7.4 million doses, and Indian Health Services (IHS) had injected 2.2 million doses, while neighborhood pharmacists had injected 234.9 million doses.

...The number of these Federal agency and pharmacy partners providing ~~vaccinations~~—biochemical weapons varies amongst ~~immunization~~ biochemical warfare programs' jurisdictions, but they are widespread and represent a substantial portion of the data that immunization programs need.

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<sup>1036</sup> [https://www.bu.edu/arion/files/2010/03/Arenas\\_05Feb2010\\_Layout-3.pdf](https://www.bu.edu/arion/files/2010/03/Arenas_05Feb2010_Layout-3.pdf)

<sup>1037</sup> <https://www.aacp.org/sites/default/files/2021-12/oath-of-a-pharmacist-pdf-2021.pdf>

<sup>1038</sup> [https://en.wikipedia.org/wiki/Hippocratic\\_Oath#Modern\\_versions\\_and\\_relevance](https://en.wikipedia.org/wiki/Hippocratic_Oath#Modern_versions_and_relevance)

<sup>1039</sup> <https://oig.hhs.gov/oei/reports/OEI-05-22-00010.pdf>

For example, while all jurisdictions may not have DoD facilities, VA is present in all States. Combined, these two agencies have administered over 14 million doses to veterans, active military, and other beneficiaries. All State and local immunization programs utilize the Federal retail pharmacy program to help administer vaccinations in their areas.

There are 21 pharmacy partners, representing 41,000 locations. In addition to including large chain pharmacies (e.g., Walgreens, CVS) the program includes partners with a small number of stores and those which serve rural areas.

As of March 2022, pharmacy partners receiving vaccines directly from CDC[-DoD] were responsible for 40 percent of all administered doses of COVID-19 vaccines...

Other dispensers of DoD biochemical weapons include corporate health care “providers” offices, paid off with escalating bounties for hitting percentage benchmarks<sup>1040</sup> in their patient populations, and pop-up tent or drive-through clinics located in parking lots, at businesses and at schools.

As of June 8, 2023, according to CDC, 303.7 million doses had been administered at those 41,000 retail pharmacy locations,<sup>1041</sup> out of a total of 676.7 million doses CDC claims had been administered by May 10, 2023.<sup>1042</sup>

The big picture reasons for the dysfunctional reporting systems covered by the January 2023 HHS-OIG report<sup>1043</sup> are at least two-fold:

- 1) to hide the DoD-HHS-CDC-FDA-WHO biowarfare programs’ injury and death toll from public databases and public understanding, and
- 2) to create the pretext for nationally and globally centralized data collection and storage.

In the PREP Act declarations and amendments and legal interpretations preempting narrower state “scope-of-practice” laws for pharmacists, the authorization of pharmacists to use DoD biochemical weapons on enemy-civilians with legal impunity is loosely correlated with a 20-hour training course, to include hands-on injection technique, that may or may not be completed.

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<sup>1040</sup> <https://providernews.anthem.com/kentucky/articles/covid-19-vaccine-provider-incentive-program>

<sup>1041</sup> <https://www.cdc.gov/vaccines/covid-19/retail-pharmacy-program/>

<sup>1042</sup> <https://covid.cdc.gov/covid-data-tracker/#vaccination-states-jurisdictions>

<sup>1043</sup> <https://oig.hhs.gov/oei/reports/OEI-05-22-00010.pdf>

See, for example,

- Aug. 24, 2020 - HHS Secretary PREP Act Declaration, Amendment 3<sup>1044</sup>
- Sept. 3, 2020 - HHS Office of the Assistant Secretary for Health (OASH) Guidance for Licensed Pharmacists and Pharmacy Interns Regarding COVID-19 Vaccines and Immunity under the PREP Act<sup>1045</sup>
- Oct. 20, 2020 - HHS-OASH Guidance for PREP Act Coverage for Qualified Pharmacy Technicians and State-Authorized Pharmacy Interns for Childhood Vaccines, COVID-19 Vaccines, and COVID-19 Testing<sup>1046</sup>
- Oct. 23, 2020 - HHS-Office of General Counsel (OGC) Advisory Opinion 20-03 on the PREP Act and the Secretary’s Declaration Under the Act.<sup>1047</sup>

Excerpt from OGC Advisory Opinion 20-03:

...The Third Amendment preempts narrower state scope-of-practice laws for pharmacists and pharmacy interns who meet the requirements set forth in the Third Amendment. But the Third Amendment does not affect broader state scope-of-practice laws. The preamble to the Third Amendment specifies that “nothing herein shall preempt State laws that permit additional individuals to administer vaccines that ACIP recommends to persons age 18 or younger according to ACIP’s standard immunization schedule.”

For example, the Third Amendment requires the licensed pharmacist seeking PREP Act coverage to “complete a practical training program of at least 20 hours.”

Some states require less than 20 hours of such training for a licensed pharmacist to order and administer vaccinations to individuals ages 3 to 18. The Third Amendment does not affect such less-stringent, state-law requirements.

So a pharmacist who seeks PREP Act coverage under § 247d-6d(i)(8)(B) and the Third Amendment—e.g., because the pharmacist is not authorized to vaccinate under the state scope-of-practice law—must satisfy the 20-hour requirement. But a pharmacist in a state that requires less than 20 hours may still vaccinate under state law even if the pharmacist does not complete 20 hours of training as required under the Third Amendment. And as explained above, such a pharmacist would be a “qualified person” under § 247d-6d(i)(8)(A), and therefore eligible for PREP Act coverage if the pharmacist satisfies those other requirements of the PREP Act and Declaration not associated with being a “qualified person.”

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<sup>1044</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.08.24-hhs-prep-act-amendment-3-qualified-persons-add-pharmacists-pharmacy-technicians-order-and-administer-any-childhood-vaccine-age-3-to-18-add-category-threat-posed-by-decreased-c.pdf>

<sup>1045</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.09.03-hhs-oash-guidance-pharmacists-pharmacy-technicians-covid-19-vaccines-prep-immunity.pdf>

<sup>1046</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.10.20-hhs-oash-guidance-pharmacists-pharmacy-technicians-pharmacy-interns-childhood-vaccines-covid-vaccines-covid-tests.pdf>

<sup>1047</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.10.23-hhs-ogc-legal-advisory-opinion-3-20-03-state-preempt-requirements-pharmacists-order-administer-vaccines.pdf>

The training and requirements allegedly imposed by the declarations, like the requirements allegedly imposed by all the statutes, regulations and contracts Sasha Latypova and I have analyzed so far, include a mixture of legally enforceable/enforced provisions, and legally unenforceable/unenforced provisions.

The only way to tell which is which, is to observe — over elapsed time — which provisions are actually carried out during the covert biochemical warfare, which are not carried out, and whether any enforcement action follows non-compliance.

If law enforcement agencies prosecute a violator for a violation, then that provision was enforceable.

If the law enforcement agencies refuse to investigate or prosecute, then the provision was never going to be enforced; those provisions were added only to serve as legally irrelevant fluff for misdirection and manipulation purposes.

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Uptake of DoD biochemical weapons has been dropping, especially for the most recent ‘bivalent’ formulation, to whatever extent CDC data is considered reflective of real-world events.

This is the clearest sign, so far, that the American public — including people who walked into pharmacies and other points of dispensing<sup>1048</sup> and sat still for the first few injections — increasingly understands that infiltrators who have taken control of US government offices are actively engaged in a covert, biomedical-financial war against the American population.

The dropping ‘vaccination’ and ‘immunization’ rates are the clearest sign that a growing number of people are quietly refusing to volunteer themselves and their children as military targets for additional military attacks.

This is good news.

It matters a lot.

The globalist war machine — federal militaries merged with federal public health systems — is prepared to get more aggressive and use open armed force to attack people with needles if widespread enemy-civilian stubbornness forces their hands.

They’re prepared to offer another false choice, escalating from the first false choices of “take the injections or lose your job or place in school.”

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<sup>1048</sup> [https://health.alaska.gov/dph/epi/id/SiteAssets/Pages/HumanCoV/POD\\_Overview.pdf](https://health.alaska.gov/dph/epi/id/SiteAssets/Pages/HumanCoV/POD_Overview.pdf)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com



The next false choices will be “take the injections or lose your access to banking transactions and lose your home” followed by “take the injections or go into a holding facility (hospital or separate DoD-HHS detention facility), where you will take the injection or take a bullet to the head.”

But the globalist warmongers would really rather not see things get to that point.

They would prefer that the culling process continue to play out as quiet, calm, gradual, almost-invisible biomedical-financial violence, not loud, chaotic, visible, sudden gun violence.

They want sick and injured people dying more or less silently in their homes, with lots of plausible deniability as to injectable cause and lethal effect.

They don't want healthy, mobile people dying loudly in the streets after being shot by readily identifiable, uniformed men and women using guns and bullets.

This is why it's so important to refuse to comply.

Ordinary people refusing, every single hour of every single day, to walk into a pharmacy and take any more biochemical weapons voluntarily (setting aside the psychosocial and economic coercion used to obtain the first rounds of submission) are a major obstacle to the control-and-kill campaign proceeding as quietly as the globalists want it to be.

After individuals making personal decisions for themselves and their children, the next layer of noncompliance includes retail pharmacy owners and managers refusing to authorize their employees to take possession of DoD biochemical weapon deliveries, and pharmacists refusing to take the syringes and vials into their hands and push the poisons into enemy-civilian targets.

I don't know if or when retail pharmacies will pull out of the Federal Retail Pharmacy Program, stop accepting DoD weapons shipments, and stop using the weapons to injure and kill people.

If and when the retail pharmacies start pulling out of the Federal Retail Pharmacy Program, those events will put more obstacles in the globalists' path toward achieving one-world Satanic technocracy.

Pray the Rosary.

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## Related Bailiwick reporting and analysis

- Sept. 26, 2022 - Spike protein, furin cleavage site, gp120, HIV, microvascular destruction, turbo-cancer and cystic fibrosis<sup>1049</sup>
- Oct. 19, 2022 - Alternate view of the ACIP meeting. American parents began defying the Childhood Bioweapon Schedule a long time ago, and our defiance grows stronger and more widespread every day<sup>1050</sup>
- May 26, 2023 - 93 biochemical weapons to decline whenever a medical mercenary offers them to you or your children.<sup>1051</sup>

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Footnote 1 - HHS notices, declarations, determinations, amendments, legal opinions and guidance to pharmacists re: PREP Act, liability immunities, Emergency Use Authorized (EUA) products and Medical Countermeasures (MCM).

*Organized chronologically, with some out of order based on date of signing/publishing with retroactive effect.*

- 2020.02.04 HHS Notice of Determination of Public Health Emergency and Declaration circumstances justify authorization emergency use Covid tests, 85 FR 7316, filed 2020.02.06<sup>1052</sup>
- 2020.02.04 HHS Original PREP Act Notice of Declaration, liability, medical countermeasures, qualified persons, population, geographic 85 FR 15198, signed 2020.03.10<sup>1053</sup>
- 2020.02.04 PREP Act Amendment 4, covered countermeasures, full printing of amended declaration 85 FR 79190, signed 2020.12.03<sup>1054</sup>
- 2020.03.02 HHS Notice of Declaration circumstances justify authorization emergency use personal respiratory device NIOSH mask, 85 FR 13907, filed 2020.03.09<sup>1055</sup>
- 2020.03.24 HHS Notice of Declaration circumstances justify authorization emergency use medical devices, 85 FR 17335<sup>1056</sup>

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<sup>1049</sup> <https://bailiwicknews.substack.com/p/spike-protein-furin-cleavage-site>

<sup>1050</sup> <https://bailiwicknews.substack.com/p/alternate-view-of-the-acip-meeting>

<sup>1051</sup> <https://bailiwicknews.substack.com/p/93-biochemical-weapons-to-decline>

<sup>1052</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.02.04-hhs-notice-of-determination-of-public-health-emergency-and-declaration-circumstances-justify-authorization-emergency-use-covid-tests-85-fr-7316-filed-2020.02.06.pdf>

<sup>1053</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.02.04-hhs-original-prep-act-notice-of-declaration-liability-medical-countermeasures-qualified-persons-population-geographic-85-fr-15198-signed-2020.03.10.pdf>

<sup>1054</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.02.04-prep-act-amendment-4-covered-countermeasures-full-printing-of-amended-declaration-85-fr-79190-signed-2020.12.03.pdf>

<sup>1055</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.03.02-hhs-notice-of-declaration-circumstances-justify-authorization-emergency-use-personal-respiratory-device-niosh-mask-85-fr-13907-filed-2020.03.09.pdf>

<sup>1056</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.03.24-hhs-notice-of-declaration-circumstances-justify-authorization-emergency-use-medical-devices-85-fr-17335-.pdf>

- 2020.03.27 HHS Notice of Declaration circumstances justify authorization emergency use drugs and biological products, 85 FR 18250<sup>1057</sup>
- 2020.03.27 HHS PREP Act Amendment 1, expanded description of covered countermeasures, signed 2020.04.10, 85 FR 21012<sup>1058</sup>
- 2020.02.04 HHS PREP Act Amendment 2, qualified pandemic epidemic products limit harm otherwise caused, signed 2020.06.04, 85 FR 35100<sup>1059</sup>
- 2020.04.08 HHS OASH Guidance, pharmacists, Covid tests, PREP immunity<sup>1060</sup>
- 2020.04.17 HHS OGC Legal Advisory Opinion 1, PREP Act, liability immunity, modified 2020.05.19<sup>1061</sup>
- 2020.05.19 HHS OGC Legal Advisory Opinion 2, 20-02, PREP Act, liability immunity<sup>1062</sup>
- 2020.08.24 HHS PREP Act Amendment 3, qualified persons, add pharmacists, pharmacy technicians, order and administer any childhood vaccine age 3 to 18, add category threat posed by decreased childhood vaccinations, signed 2020.08.19, 85 FR 52136<sup>1063</sup>
- 2020.08.31 HHS OASH Guidance, Covid tests, nursing homes, assisted living, congregate<sup>1064</sup>
- 2020.09.03 HHS OASH Guidance, pharmacists, pharmacy technicians, Covid-19 vaccines, PREP immunity<sup>1065</sup>
- 2020.02.04 PREP Act Amendment 4, covered countermeasures, full printing of amended declaration 85 FR 79190, signed 2020.12.03<sup>1066</sup>
- 2020.10.20 HHS OASH Guidance, pharmacists, pharmacy technicians, pharmacy interns, childhood vaccines, Covid vaccines, Covid tests<sup>1067</sup>
- 2020.10.23 HHS OGC Legal Advisory Opinion 3, 20-03, state preempt requirements pharmacists order administer vaccines<sup>1068</sup>
- 2020.10.23 HHS OGC Legal Advisory Opinion 4, 20-04 PREP Act, liability immunity, program planner, Authority Having Jurisdiction<sup>1069</sup>

<sup>1057</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.03.27-hhs-notice-of-declaration-circumstances-justify-authorization-emergency-use-drugs-and-biological-products-85-fr-18250.pdf>

<sup>1058</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.03.27-hhs-prep-act-amendment-1-expanded-description-of-covered-countermeasures-85-fr-21012.pdf>

<sup>1059</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.02.04-hhs-prep-act-amendment-2-qualified-pandemic-epidemic-products-limit-harm-otherwise-caused-signed-2020.06.04-85-fr-35100.pdf>

<sup>1060</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.04.08-hhs-oash-guidance-pharmacists-covid-tests-prep-immunity.pdf>

<sup>1061</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.04.17-hhs-ogc-legal-advisory-opinion-1-prep-act-liability-immunity-modified-2020.05.19.pdf>

<sup>1062</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.05.19-hhs-ogc-legal-advisory-opinion-2-20-02-prep-act-liability-immunity.pdf>

<sup>1063</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.08.24-hhs-prep-act-amendment-3-qualified-persons-add-pharmacists-pharmacy-technicians-order-and-administer-any-childhood-vaccine-age-3-to-18-add-category-threat-posed-by-decreased-c.pdf>

<sup>1064</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.08.31-hhs-oash-guidance-covid-tests-nursing-homes-assisted-living-congregate.pdf>

<sup>1065</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.09.03-hhs-oash-guidance-pharmacists-pharmacy-technicians-covid-19-vaccines-prep-immunity.pdf>

<sup>1066</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.02.04-prep-act-amendment-4-covered-countermeasures-full-printing-of-amended-declaration-85-fr-79190-signed-2020.12.03.pdf>

<sup>1067</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.10.20-hhs-oash-guidance-pharmacists-pharmacy-technicians-pharmacy-interns-childhood-vaccines-covid-vaccines-covid-tests.pdf>

<sup>1068</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.10.23-hhs-ogc-legal-advisory-opinion-3-20-03-state-preempt-requirements-pharmacists-order-administer-vaccines.pdf>

<sup>1069</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.10.23-hhs-ogc-legal-advisory-opinion-4-20-04-prep-act-liability-immunity-program-planner-authority-having-jurisdiction.pdf>

- 2020.10.29 HHS OASH Guidance, pharmacies as business entity, qualified persons, liability immunity, preemption<sup>1070</sup>
- 2020.11.25 HHS Original PREP Act Notice of Declaration Marburg disease marburgvirus ebola hemorrhagic, 85 FR 79198<sup>1071</sup>
- 2020.12.11 HHS FDA Hinton EUA, Pfizer eff 2020.12.11, Moderna eff 2020.12.18, dated 2021.01.12, 86 FR 5200<sup>1072</sup>
- 2021.02.02 HHS PREP Act Amendment 5, additional qualified persons vaccines incl physicians and nurses license lapsed 5 years or less, filed 2021.01.29, 86 FR 7872<sup>1073</sup>
- 2021.02.16 HHS PREP Act Amendment 6, additional qualified persons vaccines federal employees contractors volunteers, filed 2021.02.11, 86 FR 9516<sup>1074</sup>
- 2021.02.02 HHS PREP Act Amendment 5 and 6 Technical Correction, additional qualified persons uniformed service members eff 2021.02.16, filed 2021.02.19 86 FR 10588<sup>1075</sup>
- 2021.03.11 HHS PREP Act Amendment 7, additional qualified persons vaccines midwives, dentists, paramedic, EMTs, respiratory therapist, podiatrist, veterinarians, licensed, less than 5 years lapsed, students, interns, signed 2021.03.10, 86 FR 14463<sup>1076</sup>
- 2021.07.30 HHS PREP Act Amendment 8, qualified persons, pharmacist, pharmacy technicians, administer seasonal influenza vaccines to adults, 86 FR 41978<sup>1077</sup>
- 2021.09.14 HHS PREP Act Amendment 9, expand qualified persons, pharmacists, pharmacy technicians, pharmacy interns administer Covid therapeutics, monoclonal antibody paxlovid, signed 2021.09.09, 86 FR 51160<sup>1078</sup>
- 2021.09.14 HHS PREP Act Declaration Amendment 9 Fact Sheet re preemption of SLTT state local tribal territorial government<sup>1079</sup>
- 2021.09.14 HHS PREP Act Declaration Amendment 9 Stakeholder Presentation<sup>1080</sup>

<sup>1070</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.10.29-hhs-oash-guidance-pharmacies-as-business-entity-qualified-persons-liability-immunity-preemption.pdf>

<sup>1071</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.11.25-hhs-original-prep-act-notice-of-declaration-marburg-disease-marburgvirus-ebola-hemorrhagic-85-fr-79198.pdf>

<sup>1072</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.12.11-hhs-fda-hinton-eua-pfizer-eff-2020.12.11-moderna-eff-2020.12.18-dated-2021.01.12-86-fr-5200.pdf>

<sup>1073</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.02.02-hhs-prep-act-amendment-5-additional-qualified-persons-vaccines-incl-physicians-and-nurses-license-lapsed-5-years-or-less-filed-2021.01.29-86-fr-7872.pdf>

<sup>1074</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.02.16-hhs-prep-act-amendment-6-additional-qualified-persons-vaccines-federal-employees-contractors-volunteers-filed-2021.02.11-86-fr-9516.pdf>

<sup>1075</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.02.19-hhs-prep-act-amendment-technical-correction-additional-qualified-persons-uniformed-service-members-eff-2021.02.16-filed-2021.02.19-86-fr-10588.pdf>

<sup>1076</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.03.11-hhs-prep-act-amendment-7-additional-qualified-persons-vaccines-midwives-dentists-paramedic-emts-respiratory-therapist-podiatrist-veterinarians-licensed-less-than-5-years-lapse.pdf>

<sup>1077</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.07.30-hhs-prep-act-amendment-8-qualified-persons-pharmacist-pharmacy-technicians-administer-seasonal-influenza-vaccines-to-adults-86-fr-41978.pdf>

<sup>1078</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.09.14-hhs-prep-act-amendment-9-expand-qualified-persons-pharmacists-pharmacy-technicians-pharmacy-interns-administer-covid-therapeutics-monoclonal-antibody-paxlovid-etc.pdf>

<sup>1079</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.09.14-hhs-prep-act-declaration-amendment-9-fact-sheet-re-preemption-of-slitt-state-local-tribal-territorial-government.pdf>

<sup>1080</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.09.14-hhs-prep-act-declaration-amendment-9-stakeholder-presentation.pdf>

- 2021.09.30 HHS PREP Act Amendment 9 Technical Correction re ACIP CDC recommendations filed 2021.09.30, 86 FR 54696<sup>1081</sup>
- 2022.01.07 HHS PREP Act Amendment 10 additional qualified persons, pharmacy interns, administer seasonal influenza vaccines, signed 2022.01.04, 87 FR 982<sup>1082</sup>
- 2023.03.15 HHS PREP Act EUA Delegation of Authority and EUA Amendment, signed 2023.03.20, 88 FR 16645<sup>1083</sup>
- 2023.05.11 HHS PREP Act Amendment 11, distribution limitations, time, qualified persons, category of threat burden of seasonal influenza, 88 FR 30769<sup>1084</sup>

#### Footnote 2 - FDA Legal Preparedness Slide Decks (partial list)

- 2012.10.12 Courtney FDA Legal Preparedness MCM EUA<sup>1085</sup>
- 2014.06.06 Sadove Courtney FDA Whats New MCM and EUA Post-PAHPRA<sup>1086</sup>
- 2016.09.16 FDA Sadove MCM<sup>1087</sup>
- 2018.02.13 Courtney FDA MCM EUA<sup>1088</sup>
- 2020.08.25 Sadove FDA CDC Regulatory Updates Use of MCMs Table p. 18<sup>1089</sup>

#### Footnote 3 - Federal Retail Pharmacy Program Partners

- Albertsons Companies, Inc. (including Osco, Jewel-Osco, Albertsons, Albertsons Market, Safeway, Tom Thumb, Star Market, Shaw's, Haggen, Acme, Randalls, Carrs, Market Street, United, Vons, Pavilions, Amigos, Lucky's, Pak n Save, Sav-On)
- Costco Wholesale Corp.
- CPESN USA, LLC
- CVS Pharmacy, Inc. (including Long's)
- GeriMed (long-term care and retail pharmacies)
- Good Neighbor Pharmacy and AmerisourceBergen Drug Corporation's pharmacy services administrative organization (PSAO), Elevate Provider Network
- Health Mart Pharmacies
- H-E-B, LP
- Hy-Vee, Inc.
- Innovatix (long-term care pharmacies)

<sup>1081</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2021.09.30-hhs-prep-act-amendment-9-technical-correction-re-acip-cdc-recommendations-filed-2021.09.30-86-fr-54696.pdf>

<sup>1082</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2022.01.07-hhs-prep-act-amendment-10-additional-qualified-persons-pharmacy-interns-administer-seasonal-influenza-vaccines-signed-2022.01.04-87-fr-982.pdf>

<sup>1083</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.03.15-hhs-prep-act-eua-delegation-of-authority-and-eua-amendment-signed-2023.03.20-88-fr-16645.pdf>

<sup>1084</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

<sup>1085</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2012.10.12-courtney-fda-legal-preparedness-mcm-eua.pdf>

<sup>1086</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2014.06.06-sadove-courtney-fda-whats-new-mcm-and-eua-post-pahpra.pdf>

<sup>1087</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2016.09.16-fda-sadove-mcm.pdf>

<sup>1088</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2018.02.13-courtney-fda-mcm-eua-.pdf>

<sup>1089</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2020.08.25-sadove-fda-cdc-regulatory-updates-use-of-mcms-table-p.-18.pdf>

- Kroger Co. (including Kroger, Harris Teeter, Fred Meyer, Fry's, Ralphs, King Soopers, Smiths, City Market, Dillons, Mariano's, Pick-n-Save, Copps, Metro Market, QFC)
- LeaderNET and The Medicine Shoppe Pharmacy, Cardinal Health's PSAOs
- Managed Health Care Associates (retail and long-term care pharmacies)
- Meijer, Inc.
- Publix Super Markets, Inc.
- Retail Business Services, LLC (including Food Lion, Giant Food, The Giant Company, Hannaford Bros Co, Stop & Shop)
- Rite Aid Corp.
- Southeastern Grocers (Winn-Dixie, Harveys, Fresco Y Mas)
- Topco Associates, LLC (including Acme Fresh Markets, Associated Food Stores, Bashas, Big-Y Pharmacy and Wellness Center, Brookshire's Pharmacy, Super One Pharmacy, FRESH by Brookshire's Pharmacy, Coborn's Pharmacy, Cash Wise Pharmacy, MarketPlace Pharmacy, Giant Eagle, Hartig Drug Company, King Kullen, Food City Pharmacy, Ingles Pharmacy, Raley's, Bel Air, Nob Hill Pharmacies, Save Mart Pharmacies, Lucky Pharmacies, SpartanNash, Price Chopper, Market 32, Tops Friendly Markets, ShopRite, Wegmans, Weis Markets, Inc.)
- Walgreens (including Duane Reade)
- Walmart, Inc. (including Sam's Club)

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## July 6, 2023 - Video presentations, interviews, slide decks and transcripts.

Some of the available video presentations and interviews about the American Domestic Bioterrorism Program<sup>1090</sup> produced over the last year or so, include the ones listed below. [Last updated Jan. 31, 2024].

From January 2023 abstract for academic paper:<sup>1091</sup>

...Through gradual, covert statutory reclassification and program transfers, reinforced through Presidential Executive Orders and related executive branch declarations, and implemented through hundreds of regulatory amendments, the US Government's Chemical and Biological Warfare Program originally housed in the Department of Defense (DOD), became the Public Health Emergency [PHE]-Emergency Use Authorization [EUA]-Medical Countermeasures program housed in the Department of Health and Human Services (HHS).

The bioterrorism program is now jointly operated by DOD, HHS, Department of Homeland Security, Department of State, most other US federal agencies and their subordinate departments, divisions, offices, authorities, enterprises, committees, advisory boards and employees, in collaboration with the World Health Organization, the Bill and Melinda Gates Foundation, and other public, private and public-private hybrid institutions around the world.

- June 17, 2022 - U.S. Laws All Secretly Changed to Enable Mass Genocide,<sup>1092</sup> *Dr. Jane Ruby Show*. Jane Ruby, Katherine Watt. (24 min)
- June 30, 2022 - Legal Framework for Tyranny.<sup>1093</sup> *Making Sense of the Madness*. Sean Morgan, Alexandra Bruce, Katherine Watt (22 min, timestamp 5:30 to 27:00)
- July 31, 2022 - Bioweapon Part IV. *After Hours*.<sup>1094</sup> Sam Sigoloff, Katherine Watt. (44 min)
- Nov. 2, 2022 - American Domestic Bioterrorism Program,<sup>1095</sup> *TrialSiteNews/Team Enigma Due Diligence*, Sasha Latypova and Katherine Watt. (50 min) Transcript<sup>1096</sup>
- Dec. 2, 2022 - Intent to Harm - Evidence of the Conspiracy to Commit Mass Murder by the US DOD, HHS, Pharma Cartel.<sup>1097</sup> *Team Enigma Due Diligence*, Sasha Latypova. (80 min.)

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<sup>1090</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>1091</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1092</sup> <https://rumble.com/v18tt0k-u.s.-laws-all-secretly-changed-to-enable-mass-genocide.html>

<sup>1093</sup> <https://rumble.com/v1am112-legal-framework-for-tyranny-with-katherine-watt-and-alexandra-bruce-msom-ep.html>

<sup>1094</sup> <https://rumble.com/v1ea49x-40.-the-bioweapon-part-iv-with-katherine-watt.html>

<sup>1095</sup> <https://www.bitchute.com/video/qCEGQhrfqAM1/>

<sup>1096</sup> <https://ratical.org/PandemicParallaxView/ALwKW-DomesticBioteroProg-110422.html>

<sup>1097</sup> <https://www.bitchute.com/video/8ftbShzrkj19/>

- Dec. 10, 2022 - Doctors4Covid Ethics: Symposium 5<sup>1098</sup> - Control Grid, Session 3 (80 min, timestamp 2:34:00 to 3:50:00). Speakers include John Titus, Corey Lynn, Sasha Latypova, Catherine Austin Fitts, Carolyn Betts and Meryl Nass.
- Dec. 2022 - The New Constitution: Living War Crimes.<sup>1099</sup> Documentary by JP and Julie Collins, *Book of Ours*. (46 min)
- Jan. 2023 - DoD "vaccine" coverup with FDA Theatre.<sup>1100</sup> *L4Atv1*. Lara Logan, Sasha Latypova, Sam Dube, Glen Macko. (71 min)
- Jan. 2023 - Bombshell docs reveal Covid-19 Cover-up goes straight to the top.<sup>1101</sup> *Redacted*. Clayton Morris, Sasha Latypova (17 min)
- Jan. 8, 2023 - No doubt it's a bioweapon, not a vaccine.<sup>1102</sup> *CDMedia*. Christine Dolan, Sasha Latypova, Katherine Watt. (52 min)
- Jan. 21, 2023 - COVID-19 countermeasures: Evidence for an intent to harm.<sup>1103</sup> Swedish conference presentation, Sasha Latypova. (25 min)
- Jan. 24, 2023 - DOD 'Vaccine,' press conference.<sup>1104</sup> *L4Atv1*. Speakers include Katherine Watt (18 p. slide deck,<sup>1105</sup> 17-min speed-read), Sasha Latypova, Phillip Altman, Peter Chambers, Sam Dube, Glen Macko. Content starts at about 46 minutes; prior to that, footage is tech/set-up discussions.
- Jan. 25, 2023 - C19: Public Health or Defense Operation?<sup>1106</sup> *TrialSite News*. Shabnam Palesa Mohamed, Katherine Watt (18 p. slide deck<sup>1107</sup> with discussion, 60 min)
- Jan. 27, 2023 - Katherine Watt: In her own words.<sup>1108</sup> Clip from Jan. 24, 2023 speed-read of 18 p. slide deck,<sup>1109</sup> 16 min, with additional text by JP and Julie Collins, *Book of Ours*. Transcript.<sup>1110</sup>
- Feb. 2, 2023 - Enemies of the State.<sup>1111</sup> *Children's Health Defense TV*. Shabnam Palesa Mohamed, Katherine Watt and Tros Bekker. (20 min, timestamp 6:00 to 26:00)
- Feb. 7, 2023 - D4CE presentation video<sup>1112</sup> - *Doctors4Covid Ethics*. Katherine Watt (36 p. slide deck<sup>1113</sup> presentation, 75 min); D4CE Q&A video<sup>1114</sup> (90 min)
- Feb. 9, 2023 - Military Countermeasures.<sup>1115</sup> *Making Sense of the Madness*. Sean Morgan, Sasha Latypova, Katherine Watt (60 min)

<sup>1098</sup> <https://rumble.com/v1zzehm-doctors-for-covid-ethics-symposium-5.html>

<sup>1099</sup> <https://www.youtube.com/watch?v=i9cmYNRgXXg>

<sup>1100</sup> <https://rumble.com/v22ijfs-lara-logan-and-sasha-latypova-on-dod-vaxx-coverup-w-fda-theater.html>

<sup>1101</sup> <https://www.youtube.com/watch?v=ERvURcpg3JE>

<sup>1102</sup> <https://rumble.com/v24fn7i-livestream-1230pm-est-the-globalists-in-plain-sight-with-sasha-latypova-kat.html>

<sup>1103</sup> <https://rumble.com/v288sjf-covid-19-countermeasures-evidence-for-an-intent-to-harm-full.html>

<sup>1104</sup> <https://rumble.com/v26xpbc-dod-vaccine-press-conference-tuesday-january-24-230p-et.html>

<sup>1105</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>1106</sup> <https://rumble.com/v28q9c0-c19-public-health-or-defense-operation.html>

<sup>1107</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>1108</sup> [https://www.youtube.com/watch?v=q9mFc4\\_5S0A](https://www.youtube.com/watch?v=q9mFc4_5S0A)

<sup>1109</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/kill-box-presentation-1.pdf>

<sup>1110</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.01.24-kill-box-transcript.pdf>

<sup>1111</sup> <https://live.childrenshealthdefense.org/chd-tv/shows/good-morning-chd/enemies-of-the-state--south-african-doctor-charged/>

<sup>1112</sup> <https://rumble.com/v28tygs-katherine-watt-presentation.html>

<sup>1113</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

<sup>1114</sup> <https://rumble.com/v28u59s-q-and-a-after-katherine-watt-presentation.html>

<sup>1115</sup> <https://rumble.com/v28t4g0-military-countermeasures-with-sasha-latypova-and-katherine-watt-msom-ep.-67.html>



- Feb. 10, 2023 - Global Covid Crime.<sup>1116</sup> *Last American Vagabond*. Sasha Latypova, Taylor Hudak (56 min)
- Feb. 13, 2023 - Worldwide, US Military-Led Medical Martial Law Operation to Kill Off Humans, Exposed.<sup>1117</sup> *ZeeMedia.com*. Maria Zee, Katherine Watt (60 min)
- Feb. 18, 2023 - Preparing Nuremberg 2.0 vs. US Presidents, HHS and DOD Secretaries for domestic bioterrorism.<sup>1118</sup> *China Rising*. James Bradley, Jeff Brown, Katherine Watt. (30 min). Transcript.<sup>1119</sup>
- March 15, 2023 - Militarized Healthcare with Sasha Latypova.<sup>1120</sup> Robert F. Kennedy Jr., Sasha Latypova (60 min) Transcript.<sup>1121</sup>
- March 22, 2023 - Why the Biomedical Tyranny Is More of a Military Campaign Than Public Health.<sup>1122</sup> Daniel Horowitz, Katherine Watt (60 min total: KW participation from approx. 13:00 to 43:00)
- March 27, 2023 - Kill Box.<sup>1123</sup> *SGT Report*. Todd Callender, Katherine Watt, Sean/SGT report (42 min.) Written report on interview<sup>1124</sup> by Alexandra Bruce, ForbiddenKnowledgeTV.
- April 3, 2023 - US Government Takeover Threatening Liberty - Part 1.<sup>1125</sup> Jane Ruby, Katherine Watt (22 min); April 5, 2023 - Part 2.<sup>1126</sup> (20 min); April 7, 2023 - Part 3.<sup>1127</sup> (20 min)
- April 11, 2023 - Legal Walls of the Covid-19 Kill Box.<sup>1128</sup> *QuantumNurse, Freedom International Livestream*. Grace Asagra, Roy Coughlan, Hartmut Schumacher, John Katsavos, Katherine Watt (1 hr.)
- April 12, 2023 - Brook Jackson v. Pfizer Case Dismissed. What Next?<sup>1129</sup> *TrialSite News*. Shabnam Palesa Mohamed, Sasha Latypova, Katherine Watt (27 min). Transcript.<sup>1130</sup>
- April 24, 2023 - On the Intertwining of Military, Public Health and International Moneyed Interests.<sup>1131</sup> *In the News*.<sup>1132</sup> Mike Dakkak, Katherine Watt. (37 min)
- April 24, 2023 - Panel: What are they planning for your next public health emergency?<sup>1133</sup> *StopVaxPassports.org*. Sasha Latypova (13:00 to 32:30), Katherine Watt (32:30 to 46:45). Slide deck for KW segment: Language and Law Presentation<sup>1134</sup> (12 p.). Clip annotated by Julie and JP Collins, *Book of Ours*:<sup>1135</sup>

<sup>1116</sup> <https://www.bitchute.com/video/jFALCCKT1NW8/>

<sup>1117</sup> <https://rumble.com/v29gtk6-katherine-watt-us-military-led-medical-martial-law-operation-to-kill-off-hu.html>

<sup>1118</sup> <https://chinarising.puntopress.com/2023/02/26/katherine-watt-is-preparing-nuremberg-2-0-vs-us-presidents-hhs-and-dod-secretaries-for-domestic-bioterrorism-build-the-gallows-jb-west-and-jb-east-present-see-you-in-the-hague-50/>

<sup>1119</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.02.22-transcript-china-rising-interview.pdf>

<sup>1120</sup> <https://podcasters.spotify.com/pod/show/rfkjr/episodes/Militarized-Healthcare-with-Sasha-Latypova-e20go74>

<sup>1121</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.03.15-rfk-jr.-latypova-interview.pdf>

<sup>1122</sup> <https://www.iheart.com/podcast/263-the-conservative-co-28419175/episode/why-the-biomedical-tyranny-is-more-111271425/>

<sup>1123</sup> <https://rumble.com/v2f3qty-k-i-l-l-b-o-x-todd-callender-and-katherine-watt.html>

<sup>1124</sup> <https://forbiddenknowledge.net/k-i-l-l-b-o-x-todd-callender-katherine-watt/>

<sup>1125</sup> <https://rumble.com/v2g32la-us-government-takeover-threatening-liberty.html>

<sup>1126</sup> <https://rumble.com/v2gg8e-dr.-jane-ruby-and-katherine-watt-government-tyranny-and-the-takeover-of-our.html>

<sup>1127</sup> <https://rumble.com/v2gvh44-after-talk-katherine-watt-04-07.23.html>

<sup>1128</sup> <https://rumble.com/v2hmysk-katherine-watt-legal-walls-of-the-covid-19-kill-box.html>

<sup>1129</sup> [https://www.youtube.com/watch?v=z\\_bNs0pk5bA](https://www.youtube.com/watch?v=z_bNs0pk5bA)

<sup>1130</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.04.12-trialsite-interview-transcript-re-truncate-order-jackson-case.pdf>

<sup>1131</sup> <https://rumble.com/v2kgnk0-katherine-watt-on-the-intertwining-of-military-public-health-and-internatio.html>

<sup>1132</sup> <https://itnshow.com/2023/04/25/katherine-watt-on-the-intertwining-of-military-public-health-and-international-moneyed-interests/>

<sup>1133</sup> <https://rumble.com/v2kab7u-webinar-plandemics-what-are-they-planning-for-your-next-public-health-emerg.html>

<sup>1134</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.04.24-language-and-law-presentation-1.pdf>

<sup>1135</sup> <http://www.book-of-ours.com/>

Katherine Watt: Say true things.<sup>1136</sup> (14 min). Same annotated clip on Rumble.<sup>1137</sup> Transcript.<sup>1138</sup>

- May 2, 2023 - COVID Was A Military Operation & The Shots Are Bio-Weapons<sup>1139</sup> (77 min). Sasha Latypova, Shannon Joy.
- June 14, 2023 - Public health emergencies are camouflaged power grabs.<sup>1140</sup> (30 min) Katherine Watt. Abstract.<sup>1141</sup> Slide deck.<sup>1142</sup>
- June 15, 2023 - Make murder a crime again.<sup>1143</sup> (20 min) Katherine Watt. Slide deck.<sup>1144</sup>
- June 17, 2023 - Exposing the Vaccine 'Military Machinery' behind the Global COVID-19 Response.<sup>1145</sup> (52 min) Sasha Latypova, Jan Jekielik. *Epoch Times*, American Thought Leaders.
- July 28, 2023 - Sabotaging Healthcare to Introduce AI; and Noncompliance to Reveal the Enemy.<sup>1146</sup> (48 min). After-talk: You are in a military kill box but there's still time.<sup>1147</sup> (17 min). Jane Ruby, Katherine Watt.
- Aug. 8, 2023 - Stay out-of-date on the CDC-recommended biochemical weapons.<sup>1148</sup> (60 min). *QuantumNurse*, *Freedom International Livestream*. Grace Asagra, Roy Coughlan, Katherine Watt
- Oct. 4, 2023 - Let the science speak.<sup>1149</sup> Conference held in Reykjavik, Iceland. (3 hours, YouTube). Speakers include Pierre Kory, Sasha Latypova, Katherine Watt, Vibeke Manniche, Max Schmeling, Philipp Kruse. Slide deck (KW): Intentional killing. Legal frameworks for State-sponsored biochemical warfare.<sup>1150</sup> Latypova and Watt segments only: Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1151</sup> - (53 min; Dave Ratcliffe's Odyssey account). Watt segment only, including segments excluded for YouTube version: Intentional killing. Legal frameworks for State-sponsored biochemical warfare.<sup>1152</sup> (30 min, Rumble)
- Oct. 31, 2023 - Katherine Watt interviewed by James Delingpole.<sup>1153</sup> (90 min, Rumble)

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<sup>1136</sup> <https://www.youtube.com/live/sqfCv51Bm9w?feature=share>

<sup>1137</sup> <https://rumble.com/v2m8asu-katherine-watt-say-true-things.html>

<sup>1138</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.04.24-panel-language-law-transcript.pdf>

<sup>1139</sup> <https://rumble.com/v2louyq-covid-was-a-military-operation-and-the-shots-are-bio-weapons-sasha-latypova.html>

<sup>1140</sup> <https://rumble.com/v2u81jq-katherine-watt-june-14-2023-presentation-to-dublin-conference..html>

<sup>1141</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1142</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.14-public-health-emergencies-are-camouflaged-power-grabs-slide-deck.pdf>

<sup>1143</sup> <https://rumble.com/v2ug622-june-15-2023-make-murder-a-crime-again.-katherine-watt.html>

<sup>1144</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.06.15-make-murder-a-crime-again-bornholm-denmark-presentation.pdf>

<sup>1145</sup> <https://rumble.com/v2w22pf-sasha-latypova-exposing-the-vaccine-military-machinery-behind-the-global.html>

<sup>1146</sup> <https://rumble.com/v34qgby-sabotaging-healthcare-to-introduce-ai-and-noncompliance-to-reveal-the-enemy.html>

<sup>1147</sup> <https://rumble.com/v36dpqa-you-are-in-a-military-kill-box-but-theres-still-time.html>

<sup>1148</sup> <https://rumble.com/v35z84e-319-katherine-watt-stay-as-out-of-date-on-the-cdc-recommended-biochemical-w.html>

<sup>1149</sup> <https://www.youtube.com/watch?v=pJ6x5MqxVGg>

<sup>1150</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10.04-iceland-presentation.pdf>

<sup>1151</sup> <https://odysee.com/@PandemicParallaxView:6/LetTheScienceSpeak-SLKW-100423:f>

<sup>1152</sup> <https://rumble.com/v3spjaz-intentional-killing-legal-frameworks-for-state-sponsored-biochemical-warfar.html>

<sup>1153</sup> <https://rumble.com/v3u8m61-katherine-watt.html>

- Nov. 7, 2023 - Sasha Latypova and Katherine Watt discussing non-regulation of non-medicines known as 'vaccines,' and other US military biochemical weapons.<sup>1154</sup>(40 min, Rumble)
- Nov. 18, 2023 - Katherine Watt on Worldstage with Bruce de Torres<sup>1155</sup> (55 min, TNT Radio/Podbean). Also on: Spotify; Amazon; Apple; Google
- Nov. 25, 2023 - FDA flooded the market with illegal drugs.<sup>1156</sup> (42 min, WillDoFreedom.) Sasha Latypova, Willem Engel. Also on Rumble.<sup>1157</sup>
- Jan. 5, 2024 - The FDA's Sham Support of Poisoning the American Public.<sup>1158</sup> (1 hour, Breggin Pulse on America Out Loud and other podcast platforms). Speakers: Dr. Peter Breggin, Ginger Breggin, Katherine Watt. (Transcript, excerpted.<sup>1159</sup>)
- Jan. 10, 2024 - Are They Planning Marburg in 2024? US Government Raises Alarm.<sup>1160</sup> (51 min., Rumble and other platforms). Speakers: Maria Zee and Katherine Watt. Follow-up post<sup>1161</sup> to emphasize and expand on some points made in the interview.
- Jan. 10, 2024 - The UN, the WHO, and the US Health and Human Services attack on humanity<sup>1162</sup> (42 min., Substack). Speakers: Reinette Senum and Katherine Watt.
- Jan. 22, 2024 - Militarization of Medicine.<sup>1163</sup> (30 min segment starts at 30:15, *Making Sense of the Madness* on American Media Periscope.) Speakers: Jason Bermas and Katherine Watt. Also on Rumble.<sup>1164</sup>

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<sup>1154</sup> <https://rumble.com/v3udbi4-sasha-latypova-and-katherine-watt-talking-about-non-regulation-of-non-medic.html>

<sup>1155</sup> <https://tntradiolive.podbean.com/e/katherine-watt-on-worldstage-with-bruce-de-torres-19-november-2023/>

<sup>1156</sup> <https://willdofreedom.com/videos/fda-flooded-the-market-with-illegal-drugs/>

<sup>1157</sup> <https://rumble.com/v3xqd6s-fda-flooded-the-market-with-illegal-drugs.html>

<sup>1158</sup> <https://www.americaoutloud.news/the-fdas-sham-support-of-poisoning-the-american-public/>

<sup>1159</sup> <https://bailiwicknewsarchives.files.wordpress.com/2024/01/2024.01.05-transcript-excerpted-breggin-pulse-katherine-watt.pdf>

<sup>1160</sup> <https://rumble.com/v46o3y3-uncensored-katherine-watt-are-they-planning-marburg-in-2024-us-government-r.html>

<sup>1161</sup> <https://bailiwicknews.substack.com/p/interview-with-maria-zeee>

<sup>1162</sup> <https://reinettesenumsfoghornexpress.substack.com/p/katherine-bailiwick-joins-reinette>

<sup>1163</sup> <https://americanmediaperiscope.com/msom-ep-915/>

<sup>1164</sup> <https://rumble.com/v48mx5r-biden-exposed-and-the-militarization-of-medicine-msom-ep-915.html>

## **July 8, 2023 - On skipping past definition of the interlocking crises.**

I recently fielded an email invitation to participate in a discussion about “who’s behind it all.” The invitation suggested that the email writer and I are “on the same side” as dissidents from “the Establishment.”

I replied to clarify my position, which is that the writer and I are not necessarily on the same side, largely because we have non-overlapping definitions of what “it all” is; the goals of its designers and operators; and whether the public health system itself, and the men and women who craft public health legal structures and run public health programs, are integral components of the “it” that confronts the world’s people.

The promulgation of misleading and false definitions of the crises, through private conversations and also in public written and spoken discussions and debates, is a demonstrably good way to confuse people, delay public understanding and thwart effective public response.

This is why one of the main things I suggest when asked for my views on what to do is say true things.<sup>1165</sup> Don’t say false things, also known as lies.

I declined the invitation and counter-offered my help, if needed, for the writer to better understand the legal history I’ve assembled,<sup>1166</sup> which is the factual basis for why I define the interlocking crises in the ways that I do.

### *My reply to the email:*

One of your goals appears to be protection and strengthening of the national and international ‘public health’ system, with some minor course corrections to better protect a few individual rights and better respond in future to what you perceive and portray as genuine pandemic and epidemic threats to national security.

One of my goals is the dismantling of the public health system in its entirety, because I think it’s a camouflaged warfare program actively engaged in controlling and killing civilians under emergency pretexts and lies.

I think that there are no genuine, self-sustaining, global pandemic and epidemic threats. There are only localized, self-limiting CBRN attacks conducted (in the US) by the DoD-HHS-DHS-NSC-DOJ-et al, and conducted by DoD and other national militaries in other countries, under the direction of the World Health Organization and the Bank for International Settlements to reinforce the illusion of pandemics, to drive the

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<sup>1165</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.04.24-panel-language-law-transcript.pdf>

<sup>1166</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

camouflaged warfare programs (especially ‘vaccinations’) forward, to control and kill more civilians.

In my view, the true national security of the US should be construed as the security of American people against CBRN attacks by an illegitimate, imposter government/military, and requires:

1. the dismantling of the public health-martial law State and
2. establishment of a legitimate government that’s not covertly controlling and killing its own people.

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Related Bailiwick reporting and analysis of the imposter government that has completed a covert coup/overthrow of the US government:

- Nov. 16, 2022 - Some thinking about tampering with evidence and spoliation [Dual-use government officials of concern/impersonation of federal officials, initial thoughts]
- Jan. 16, 2023 - Dual-use government officials of concern [Dual-use government officials of concern/impersonation of federal officials, Part 1]
- Feb. 7, 2023 - On the impalement of embedded, treasonous, DOD-HHS bioterrorists on the horns of their dilemmas. [Dual-use government officials of concern, Part 2]
- March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen. [Dual-use government officials of concern, Part 3]

## Other related Bailiwick reporting and analysis

- April 22, 2022 - Administrative Procedures Act v. Public Health Service Act
- May 13, 2022 - Shifting the frame
- May 21, 2022 - On America First Legal litigation plan re WHO International Health Regulations amendments and new pandemic treaty
- Aug. 4, 2022 - Law of War, War of Law
- Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws
- Nov. 14, 2022 - Thought-stopping stage sets in legal pleadings.
- Jan. 2, 2023 - Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.
- Jan. 23, 2023 - On Trump's role and secret military-led continuity of government for purposes of swamp-draining.
- Jan. 26, 2023 - War criminals.
- Jan. 30, 2023 - Some thoughts about J6 and razor-tipped chain link fence perimeters, literal and metaphorical
- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements
- March 21, 2023 - Smashing the Overton window.
- April 19, 2023 - Deepen the backlash against public health.

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## **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.*

Yesterday I finished listening to the four Day Tapes<sup>1167</sup> that Sage Hana has reported and analyzed with ferocity.<sup>1168</sup>

Hana writes:

...The Day Tapes recall the prescient warnings of Richard Day from 1969, (1,<sup>1169</sup> 2,<sup>1170</sup> 3<sup>1171</sup>) and explain the concept of the Ostensible Reason vs. the Real Reason which provide the methods by which all of the various strategies of herd culling social engineering would be employed.

Welp. They sure as shit employed them.

And the predictions and plans are laid out in chilling, stunning, accurate detail.

Listening and reading is like listening to a Ghost explain your life...

Transcript of tapes 1-3.<sup>1172</sup>

The speaker is Lawrence Dunegan, a Catholic pediatrician who lived and worked in Pittsburgh and was present at a March 1969 lecture about the New World Order, given by Dr. Richard Day to a gathering of about 80 doctors. Tapes 1 and 2 were recorded in 1988.

The interviewer for the third tape (recorded in October 1991) was Randy Engel, a Catholic and the Director of the US Coalition for Life.

Dr. Dunegan described Dr. Day's comments about religion on Tape 1:

Another area of discussion was Religion. This [Richard Day] is an avowed atheist speaking. And he said, "Religion is not necessarily bad. A lot of people seem to need religion, with its mysteries and rituals — so they will have religion. But the major religions of today have to be changed because they are not compatible with the changes to come. The old religions will have to go. Especially Christianity. Once

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<sup>1167</sup> <https://www.youtube.com/playlist?list=PLnkQ-avVeX9f4KbkoCm6kytem2XLB7nOg>

<sup>1168</sup> <https://sagehana.substack.com/p/the-day-tapes-final-tape-for-the>

<sup>1169</sup> <https://sagehana.substack.com/p/everything-is-in-place-and-nobody>

<sup>1170</sup> <https://sagehana.substack.com/p/if-population-growth-didnt-slow-down>

<sup>1171</sup> <https://sagehana.substack.com/p/in-1969-ex-planned-parenthood-medical>

<sup>1172</sup> [https://bailiwicknewsarchives.files.wordpress.com/2023/07/1969.03.20-day-pittsburgh-dunegan-recollections-tape-transcripts-1988.com\\_.pdf](https://bailiwicknewsarchives.files.wordpress.com/2023/07/1969.03.20-day-pittsburgh-dunegan-recollections-tape-transcripts-1988.com_.pdf)

the Roman Catholic Church is brought down, the rest of Christianity will follow easily. Then a new religion can be accepted for use all over the world. It will incorporate something from all of the old ones to make it more easy for people to accept it, and feel at home in it. Most people won't be too concerned with religion. They will realize that they don't need it.”

On Tape 3, Engel and Dunegan discuss this topic:

Engel: The other factor is this whole factor of religion, and he was talking basically about a religion without dogma, a religion that would have a little bit from all the other traditional religions so no one would really feel uncomfortable, and he said, rather condescendingly, “some people need this and if they need it we'll manufacture something that they need.”

But of course it can't be anything that would declare anything that were moral absolutes or the natural law. Which means that the main target of this group of controllers of course, was and is the Roman Catholic Church and he mentioned the Roman Catholic Church specifically.

Dunegan: [paraphrasing Day's comments] “Religion's important because it is eternal and we... people who would follow the church will not buy our rules about change. But if we make our own religion, if we define what is religion then we can change it as it suits us.”

Yes, the Roman Catholic Church...I was kind of flattered sitting here as a Catholic, hearing it pointed out that the Church is the one obstacle that, he said, "We have to change that. And once the Roman Catholic Church falls, the rest of Christianity will fall easily..."

Dunegan's concluding comments at the end of tape 3:

Dunegan: Just as with the prisoners who survived the brainwashing, I think people who are spiritually oriented, who are thinking about God, thinking about their relationship *with* God, are the ones who will then be better prepared or equipped to survive this world and the next. Whereas, those who are just focused on meeting their needs right now, strictly the material needs of the day, they're more easily controlled.

Under the threat of losing your comforts or losing your food or losing your head or whatever, certainly some people are going to yield, and those who I think will survive and I really mean both in this life and the next — they're going to have to be the ones who are prepared.



Because it's my belief when the time comes to make the decision... "Are you going to sign on or not?" ... it's too late to begin preparation and start saying, "Well, let me think about this."

You won't have time to think about it. You're either going to say yes or no.

I hope a lot of us make the right decision.

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Much of the Bailiwick project is about compiling and transmitting information that can help interested readers to build and sustain their own faith, understanding of reality and understanding of Catholic moral doctrine.

Those are elements instrumental for preparing mentally, spiritually and physically to make right decisions as the Luciferians continue to present agonizing choices, including more demands for submission to sterilizing/injurious/suicidal-homicidal injections labeled as 'vaccines' — falsely presented for the ostensible reason (common good) to hide the real reason (cull-and-control) — in exchange for access to the means of making a material living.

May the good God help all people — including those who succumbed to the fear propaganda and lies, submitted to one or more shots since December 2020 and/or pressured others to do so — to:

1. Learn from the Covid-19 system test, which has now joined swine flu, AIDS, anthrax, bird flu and other biomedical-police state societal assaults run by the cullers since 1969,<sup>1173</sup> and
2. Prepare to withstand the oncoming battery<sup>1174</sup> starting with the false "triple-demic" threat for Fall 2023.

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<sup>1173</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1174</sup> <https://www.merriam-webster.com/dictionary/battery>

The wisdom of the West expresses the sum total of what man “ought to do” in seven sentences:

First: Man, insofar as he realizes his meaning, is someone who — in *faith* — opens himself by listening to God’s word, whenever he can perceive it.

Second: Man is true to himself only when he is stretching forth — in *hope* — toward a fulfillment that cannot be reached in his bodily existence.

Third: The man who strives for fulfillment is someone who — in *love* (*caritas*) — partakes in the eternally affirmative power of the Creator himself and, with all the strength of his being, finds it good that God, the world and he himself exist.

Fourth: Man’s life is authentic only when he does not allow his vision of reality to be clouded by the yes or no of his own desire; on the contrary, his decisionmaking and action depend upon reality revealing itself to him. By his willingness to live the truth he shows himself to be *prudent*.

Fifth: The good man is above all *just*, which means he understands how to be a companion. He possesses the art of living with others in such a way that he gives to each what is rightfully his.

Sixth: The man who is prudent and just knows that it is necessary to put himself on the line in order to realize the good in this world. He is ready — with *courage* — to accept loss and injuries for the sake of truth and justice.

Seventh: To the authenticity of man belongs the virtue of *temperance* or *self-discipline* that protects him from the self-destruction of pleasure seeking.

### *Related Bailiwick reporting and analysis:*

- Jan. 20, 2023 - Subsidiarity. Political, social and economic organizing principle that stands in opposition to centralized bio-digital totalitarianism<sup>1176</sup>
- April 6, 2023 - On enforcement mechanisms wielded against non-compliant nation-states.<sup>1177</sup>
- April 7, 2023 - On demonic possession as it relates to the war between human banksters and the rest of humanity.<sup>1178</sup>

<sup>1175</sup>

[https://books.google.com/books?id=MpGjDgAAQBAJ&pg=PT17&lpg=PT17&dq=Josef+Pieper+Seven+Statements+%22the+wisdom+of+the+West+expresses+the+sum%22&source=bl&ots=qRXFZxfFi\\_&sig=ACfU3U0FEbDD6FihYb79i5pEe8LW2YNZbQ&hl=en&sa=X&ved=2ahUKewjIve2K2YaAAxU0GFkFHVJzCy8Q6AF6BAgJEAM#v=onepage&q=Josef%20Pieper%20Seven%20Statements%20%22the%20wisdom%20of%20the%20West%20expresses%20the%20sum%22&f=false](https://books.google.com/books?id=MpGjDgAAQBAJ&pg=PT17&lpg=PT17&dq=Josef+Pieper+Seven+Statements+%22the+wisdom+of+the+West+expresses+the+sum%22&source=bl&ots=qRXFZxfFi_&sig=ACfU3U0FEbDD6FihYb79i5pEe8LW2YNZbQ&hl=en&sa=X&ved=2ahUKewjIve2K2YaAAxU0GFkFHVJzCy8Q6AF6BAgJEAM#v=onepage&q=Josef%20Pieper%20Seven%20Statements%20%22the%20wisdom%20of%20the%20West%20expresses%20the%20sum%22&f=false)

<sup>1176</sup> <https://bailiwicknews.substack.com/p/subsidiarity>

<sup>1177</sup> <https://bailiwicknews.substack.com/p/on-enforcement-mechanisms-wielded>

<sup>1178</sup> <https://bailiwicknews.substack.com/p/on-demonic-possession-as-it-relates>

## July 12, 2023 - Catechisms of the counterchurch. United Nations global planning documents, 1992-2023

Robert Morrison, writing at *The Remnant* — From Cardinal Bea to Synodality: Obscuring the Mystical Body of Christ to Prepare the Mystical Body of the Antichrist<sup>1179</sup> — quoting Bishop Fulton Sheen:

“Because [Satan’s] religion will be brotherhood without the fatherhood of God, he will deceive even the elect. He will set up a counterchurch which will be the ape of the Church, because he, the Devil, is the ape of God.

It will have all the notes and characteristics of the Church, but in reverse and emptied of its divine content. It will be a mystical body of the Antichrist that will in all externals resemble the mystical body of Christ.” (*Communism and the Conscience of the West*,<sup>1180</sup> 1948)

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Luciferians preparing the counterchurch for the Antichrist produce hundreds of planning documents every year.

They do it partly to collect their own thoughts and keep themselves and their administrative-state subordinates well-coordinated, on-task and on-schedule; partly to inform the world peasantry of their plans for controlling, sterilizing and killing us; partly to obscure their plans in a confusing avalanche of information overload; and partly to disarm us by instilling a sense of inevitability of capture alongside futility of resistance.

It takes a lot of time to locate and read documents — even just to skim them to get the general themes — and then think about the contents and connect bits of information across documents, across national borders and across time.

Some of the people who have done that work during the last 50 years or so include John Coleman, Joan Veon, G. Edward Griffin, William Engdahl, Iain Davis and Michel Chossudovsky. There are many more; those are just a few.

All such investigations converge on the same basic finding.

A small group of people who have gained direct control over a large proportion of the world’s physical and financial resources, information channels and geopolitical power, dedicate their time, wealth and effort to a long-term entrapment project to get the rest

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<sup>1179</sup> <https://remnantnewspaper.com/web/index.php/articles/item/6705-from-cardinal-bea-to-synodality-obscuring-the-mystical-body-of-christ-to-prepare-the-mystical-body-of-the-antichrist>

<sup>1180</sup> <https://www.traditionalcatholicpublishing.com/communism-and-the-conscience-of-the-west>

of the world's people permanently locked in a seemingly open-air, globe-spanning prison for bodies, minds, hearts and souls.

I've recently been skim-reading UN Agenda 21, published in 1992; UN 2030 Agenda for Sustainable Development (2015), UN Our Common Agenda (2021), and a series of Our Common Agenda policy briefs being published this year as preludes to the UN Summit of the Future to be held in Sept 2024.<sup>1181</sup>

At the same time (2021-2024), leaders of the institutional Catholic Church in its crippled, post-Vatican II form are conducting a Synod on Synodality<sup>1182</sup> to further weaken the Mystical Body of Christ and scandalize more of the remaining faithful, in preparation for an anticipated closing session in October 2024. For more information on the Synod and related Catholic history and current events, I strongly recommend reading the work of Robert Morrison at The Remnant.<sup>1183</sup>

The UN documents on Agenda 21, Agenda 2030 and Our Common Future are usefully read as religious documents or catechisms, explicating the anti-God, anti-human, techno-materialist definitions, principles, methods, rituals and goals of the Luciferian counterchurch as it is being prepared for the Antichrist.

I don't have a detailed theological understanding or analysis about the end times and Antichrist. I have a general understanding from the preaching of the priest at my parish, limited reading of Revelations and limited reading of commentary and interpretation of Revelations.

My focus is on trying to understand — in detail and with sound theological foundations — the mechanics of *how* earthly ruling power is consolidated or distributed, legitimately exercised or abused.

From that viewpoint, the structural preparations of the Catholic Church Synod on Synodality and the United Nations Our Common Agenda shed more light on the general shape of things and outcomes at which those two seemingly parallel events are aimed, and a point in time at which they may publicly intersect.

For readers interested in examining and understanding the UN documents as counterfeit catechisms for the false religion of the Antichrist, here's the starter collection:

- 1992 UN Agenda 21<sup>1184</sup>
- 2010 World Business Council for Sustainable Development 2050 Agenda<sup>1185</sup>

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<sup>1181</sup> <https://www.un.org/en/common-agenda/summit-of-the-future>

<sup>1182</sup> <https://www.synod.va/en.html>

<sup>1183</sup> <https://remnantnewspaper.com/web/index.php/articles/itemlist/user/3501-robertmorrison%7Cremnantcolumnist>

<sup>1184</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/1992-un-agenda-21.pdf>

<sup>1185</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2010-world-business-council-for-sustainable-development-2050-agenda.pdf>

- 2015 UN 2030 Agenda<sup>1186</sup> (UN General Assembly Resolution 70/1)
- 2015 Agenda 2030 for Sustainable Development<sup>1187</sup>
- 2021 UN Our Common Agenda<sup>1188</sup>
- 2023.03 UN Our Common Agenda Policy Brief 1 Future Generations<sup>1189</sup>
- 2023.03 UN Our Common Agenda Policy Brief 2 Emergency Platform<sup>1190</sup>
- 2023.04 UN Our Common Agenda Policy Brief 3 Youth<sup>1191</sup>
- 2023.04 UN Our Common Agenda Policy Brief 4 Beyond GDP<sup>1192</sup>
- 2023.05 UN Our Common Agenda Policy Brief 5 Global Digital Compact<sup>1193</sup>
- 2023.05 UN Our Common Agenda Policy Brief 6 Global Finance Architecture<sup>1194</sup>
- 2023.05 UN Our Common Agenda Policy Brief 7 Outer Space<sup>1195</sup>
- 2023.06 UN Our Common Agenda Policy Brief 8 Information Integrity Digital Platforms<sup>1196</sup>

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### Related Bailiwick reporting and analysis

- May 19, 2023 - A three-part spiritual-geopolitical framework.

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<sup>1186</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2015-un-2030-agenda.pdf>

<sup>1187</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2015-agenda-2030-for-sustainable-development.pdf>

<sup>1188</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2021-un-our-common-agenda.pdf>

<sup>1189</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.03-un-our-common-agenda-policy-brief-1-future-generations.pdf>

<sup>1190</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.03-un-our-common-agenda-policy-brief-2-emergency-platform.pdf>

<sup>1191</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.04-un-our-common-agenda-policy-brief-3-youth.pdf>

<sup>1192</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.04-un-our-common-agenda-policy-brief-4-beyond-gdp.pdf>

<sup>1193</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.05-un-our-common-agenda-policy-brief-5-global-digital-compact.pdf>

<sup>1194</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.05-un-our-common-agenda-policy-brief-6-global-finance-architecture.pdf>

<sup>1195</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.05-un-our-common-agenda-policy-brief-7-outer-space.pdf>

<sup>1196</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.06-un-our-common-agenda-policy-brief-8-information-integrity-digital-platforms.pdf>

## **July 15, 2023 - On migration, freedom of speech, freedom of religion, rights and privileges of truth, tolerance of error.**

After a six-week pause, paid subscriptions are now enabled again. If you already had a paid subscription, Substack resumed deducting from your linked account starting today. If you didn't already have a paid subscription and want to financially support Bailiwick, you can.<sup>1197</sup> All content is free for all readers, and I'm grateful for all reader support: reading, sharing and financial. For now, the comment section remains disabled. I'm thinking through how to set comment guidelines in a constructive and manageable way.

### *Notes:*

As I read and write more about pre- and post-1959 Catholic teaching as they relate to current geopolitical events, I want to emphasize that I'm on a learning curve, and my views are developing as my knowledge base deepens.

Prior to Covid, my foundation for this work included my upbringing in a mixed family (traditional Catholic, American father and Protestant, European mother) in the 1970s and 1980s, followed by a basic education in philosophy and natural sciences at Penn State University, followed by work in journalism, civic activism (community organizing) and as a paralegal doing legal research and writing for attorneys practicing constitutional, civil rights and environmental law.

My interest in the relationship between pre- and post-1959 Catholic teaching and current geopolitical events began around 2003, when I read Malachi Martin's *The Keys of This Blood* for the first time.

My interest intensified in early 2020 once I realized that

- 1) the intrinsically-evil Covid-predicated global crime spree was built on the corruption of civil law during the preceding decades,<sup>1198</sup> and
- 2) the corruption of civil law, especially in the Western world, was enabled by the dis-integration of Catholic teaching and erosion of Catholic faith during and since the Second Vatican Council.

Those realizations prompted me to read Fr. Martin's book a second time in 2021, and then led me to papal encyclicals by Pope Leo XIII, Pope Pius IX, Pope Pius X, Pope Pius XI, Pope Pius XII and the writings of Josef Pieper, St. Thomas Aquinas, St. Catherine of Siena, St. Teresa of Avila and Archbishop Marcel Lefebvre, among many other Catholic works.

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<sup>1197</sup> <https://bailiwicknews.substack.com/subscribe>

<sup>1198</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

The point being: the accuracy and clarity of my work will develop as I continue to learn and better grasp and apply definitions and concepts.

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Reader question sent by email under subject line “Quick opinion requested:”

Do you agree or disagree with this statement that was made today by Robert Malone?:

“Migration is NOT a human right.”

*My reply, revised and expanded.*

Quick response: I don't know.

Long response:

Declaring that people do not have rights to freedom of movement, while goods and information do, is an important part of the UN-WEF enslavement project.

At the same time, the UN-WEF enslavement project is also about dissolving national borders and making it impossible for people to protect their cultures from invasion, corruption, dilution and impoverishment through reduction in the relative power of labor against capital.

In these ways, migration is another one of the double-bind traps they've built for us.

Because I'm digging into Catholic teaching pre-1959 on a wide variety of issues, my views are changing and becoming more complex in some ways and simpler in other ways.

The best example right now is that I'm no longer the free speech absolutist that I was previously, because Catholic teaching is that truth has rights and privileges, but error does not have either, because error tends to lead people away from truth and to damnation.

My father used to say, when I was a child, “There is no right to be wrong.” I didn't understand what he was getting at. It makes far more sense to me now, in a way it did not prior to the Covid project, which is built on lies — error — that have been granted rights and privileges by the State, while the State has simultaneously stripped rights and privileges from truth, through the mechanism of falsely characterizing truth as mis-, dis- and mal-information.

Catholic teaching on these issues is nuanced.

As I understand it so far, upholding unfettered freedom of speech means, at minimum, tolerating error. But error in itself can never be regarded as a good. And there are thresholds past which tolerance becomes compromise with, endorsement of, and eventually participation in error, which is a form of sin.

If tolerance of error — including religious tolerance of non-Catholic sects and religious cults — helps a society avoid even greater evils, such as civil war, or attain greater goods, such as peace between nations and peoples, then the error of non-Catholic cults can be tolerated by the State, according to pre-1959 Catholic teaching.

What a Catholic State cannot do, and still be well-ordered to Catholic teaching, is give error rights and privileges on the same level as the rights and privileges held by truth, because if the State does so, the State is actively endorsing error as morally equal to truth.

Yet that is what the formerly Catholic States of Western Europe and the Americas have been induced to do, under the influence of the Protestant Reformation, the Enlightenment, the American and French revolutions derived from them both, and the Second Vatican Council.

The result is the confusion, among the priests and the people, of truth and error as being equal in some way, and religious faith and salvation as being matters of indifferentism. Indifferentism, as I understand it so far, is the view that one religion is just as good as another, and all are as good as the One, Holy, Catholic and Apostolic faith founded by Our Lord Jesus Christ Himself.

This is the false ecumenism that Vatican II set in more intense motion in the 1960s, and what the Synod on Synodality is bringing to more complete form 2021-2024, in parallel with the United Nations Our Common Agenda process and, I think, the 2021-2024 World Health Organization pandemic treaty + International Health Regulations amendment process.

The obvious problem is that, if error has no rights, and people's access to truth must be protected lest they be swamped by the sheer volume of circulating error, then censorship of certain ideas, books and other publications is required.

According to Catholic teaching pre-1959, the censor could be either a legitimate State or a legitimate Catholic Pope, to the extent that either, or both working together, are truly looking out for the common good under the guidance and protection of God through the inspiration of the Holy Ghost.



For the State in a non-Catholic country, they're protecting the public order from vice and corruption of public morals.

For both the State and the Church in a Catholic country, they're protecting the public order and also protecting the rights of the Catholic faithful and potential converts to hear the truth and thus have the opportunity to respond to it with voluntary consent and obedience of the will.

A few years ago, many people were outraged by Milo Yiannopoulos, Alex Jones and others, and firmly in favor of them and others being deplatformed, censored and banned from giving public lectures.

In discussions with people who called for censorship of these voices, I drew on the position attributed to Voltaire: "I disapprove of what you say, but I will defend to the death your right to say it." You may not agree with those specific people, but if you call for or consent to censorship of those you disagree with while people you like are in charge, then later, when someone who doesn't like your ideas is in power, you'll be the one shut down.

Again, accepting the premise that there are and have always been dangerous ideas that should be censored to protect human souls from corruption and temptation to sin, means confronting the problem: which human beings can be trusted to make those calls wisely, soundly and truly for the good of human souls and through which mechanisms?

The predicament is all the more difficult under the circumstances that we have now, where the legitimacy of the State and the legitimacy of the institutional Catholic Church are simultaneously in grave doubt, such that the censoring power cannot be wielded with credibility.

State and Church are both estranged from God, Who is the source of truth and the source of the wisdom and discernment that would help rulers and popes distinguish truth from error, promote the true common good, protect truth, and censor error.

Public understanding of the 'common good' itself has been perverted. This is another key double-bind confusion promoted by the Luciferians through promulgation of error (lies) regarding public health, climate change, resource scarcity and population overshoot to coerce self-destructive, sterilizing, suicidal and homicidal human behaviors.

Under the circumstances, which will hold only until the terrible disorders in the State, civil law, Catholic Church and the Church-State relationship are brought more in alignment with the divine order established by God, I think very broad freedom of speech is necessary, along with very strong prohibitions on censorship, which nowadays is the merged State + Church + corporate + NGO censorship program described by Matt Taibbi and others as the “censorship-industrial complex.”

Free speech, and the promulgation of error that free speech permits, must be tolerated, because maintaining information channels as fully open as possible is the only way for people to have any access to truth at all.

So long as the Luciferian globalists who devise, circulate and promote error (in service of their enslavement and killing program) control the world’s information channels, without any restraints on their action, they will move toward banning truth and truth alone, leaving only error to propagate as widely and destructively as possible.

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**July 19, 2023 - Stay as out-of-date as possible on the CDC-recommended biochemical weapons schedule. Plus thoughts on a July 5, 2023 letter sent on behalf of Naomi Wolf's DailyClout to the Department of Justice; presidential politics; geopolitics.**

### Stay out-of-date on biochemical weapons

One of the phrases being pushed into the public consciousness is the admonition to “stay up-to-date” on “vaccines.” It appears in many places, including roadside advertising signs outside retail pharmacies.<sup>1199</sup>

Brook Jackson's False Claims Act case, from her first report to the Food and Drug Administration on Sept. 25, 2020<sup>1200</sup> about clinical trial fraud she witnessed, through her formal report to the Department of Defense on Dec. 14, 2020,<sup>1201</sup> to the order of dismissal filed by a federal judge on March 31, 2023,<sup>1202</sup> has revealed that **all** products labeled and promoted by the US Government (military and health officials) as ‘vaccines’ are presumptively biochemical weapons manufactured by pharmaceutical companies, to war department (DoD) specifications, to intentionally injure recipients, under military weapons procurement contracts.

The next round of heavily-pushed toxic injections will probably be the Fall 2023 Covid-flu-RSV formulation, which has been PREP-Act supported (for manufacturer and batterer impunity from criminal prosecution for medical battery and homicide) by the most-recent Public Health Emergency declaration formulation.

The eleventh amendment to the original, March 10, 2020 declaration under the PREP Act for medical countermeasures against COVID-19, identifies “the burden on healthcare providers caused by coterminous seasonal influenza infections and COVID-19 infections” as the “category of disease, health condition or health threat” justifying uninterrupted medicalized martial law nationwide, as directed by HHS Secretary Xavier Becerra, effective May 11, 2023.<sup>1203</sup>

I therefore urge readers to stay out-of-date.

Steer clear of the men and women stationed in retail pharmacies. They are military mercenaries camouflaged in scrubs and white coats, armed with vials and hypodermic syringes of poison.

This is not medical advice.

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<sup>1199</sup> <https://bailiwicknews.substack.com/p/another-sign-that-tide-of-covert>

<sup>1200</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-c.pdf>

<sup>1201</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>1202</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncate-order-dismissal.pdf>

<sup>1203</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

This is self-defense advice.

‘Vaccines’ are not medicines. They are camouflaged weapons of covert war.

The bear is already in the house.<sup>1204</sup>

## Daily Clout’s letter to US Department of Justice

Last week, a reader sent me a link to a letter sent on July 5, 2023 to the US Department of Justice, by Attorney

Scott Street of John Howard’s firm, on behalf of Naomi Wolf’s DailyClout organization.

- July 5, 2023 - Letter, Attorney Scott Street to US-DOJ Fraud Section, Commercial Litigation Branch, *Fraud related to the procurement of the Pfizer COVID-19 vaccine.*<sup>1205</sup>
- July 5, 2023 - Letter, Attorney Scott Street to US-DOJ Fraud Section, Commercial Litigation Branch, *Fraud related to the procurement of the Pfizer COVID-19 vaccine (back-up copy)*<sup>1206</sup>

In the letter, Street writes to DOJ “to urge the Department of Justice to bring a claim against Pfizer, Inc., for fraud in inducing the United States government to agree to buy Pfizer’s mRNA COVID vaccine.”

Perplexed, I asked Naomi Wolf, through an intermediary because she doesn’t communicate with me directly, if she had personally authorized the letter to DOJ to be sent on DailyClout’s behalf.

The intermediary asked me to explain why I asked.

**Outspoken with Dr Naomi Wolf**

**Facing the Beast**  
DR NAOMI WOLF JUL 17, 2022 ❤️ 1,449 💬 941 ↻ 1 📌

Can We Really Confront the Biggest Crime in Human History?  
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**941 Comments**

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**Katherine Watt** 🗨️ Writes Bailiwick News Jul 17, 2022 ❤️ Liked by Dr Naomi Wolf

The bear is already in the house.  
<https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

I fully agree that the entire Covid-project is an act of war.

But I think the perpetrators are a transnational group of individuals that includes but is not limited to CCP. Their primary allegiance is not to China, or Germany, or America, or any other nation-state. Their primary allegiance is to each other and Satan, and their entwined goals are centralization of their own earthly power and wealth, and the destruction of human souls by severing them from relationship with God and the eternal.

Many of the key players are in the US, and the legal frameworks legalizing the crimes — not making them morally right but making them on-paper legal — originate in the US, in the American Congress, White House and Administrative State, with SCOTUS and other federal courts acting as mostly silent accomplices, providing judicial 'cover' to the crimes and the criminals to render them legally untouchable. For now, anyway. Until the critical mass of We the People change the lawmakers and the laws to restore the Constitution, the rule of law and the criminalization of murder, maiming, bioterrorism and genocide.

<sup>1204</sup> <https://naomiwolf.substack.com/p/facing-the-beast/comment/7802768>

<sup>1205</sup> <https://dailyclout.io/dailyclout-letter-to-doj-regarding-pfizers-fraud/>

<sup>1206</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/07/2023.07.05-scott-street-doj-dailyclout-pfizer-letter.pdf>

*I replied:*

It's my understanding that Naomi Wolf, and the leadership team at DailyClout, are aware of Brook Jackson's False Claims Act case, her notification of FDA in Sept. 2020,<sup>1207</sup> her notification of DoD in Dec. 2020,<sup>1208</sup> her filing with DOJ in January 2021,<sup>1209</sup> DOJ's year-long refusal to investigate, followed by DOJ's Jan. 2022 notice of election to decline intervention,<sup>1210</sup> Brook's re-filing as a private citizen,<sup>1211</sup> Pfizer's April 2022 Motion to Dismiss,<sup>1212</sup> DOJ's Oct. 2022 re-entry into the case<sup>1213</sup> to support Pfizer's motion to dismiss, and the dismissal by USDJ Michael Truncale on March 31, 2023.<sup>1214</sup>

In light of that information, I would like to know if Naomi Wolf personally authorized the filing of an identical False Claims Act case that makes no reference to Brook Jackson's False Claims Act case...

After several days, Naomi Wolf replied, through the intermediary, with a non-response response, neither confirming nor denying that she personally authorized the July 5, 2023 DailyClout letter; again making no reference to Brook Jackson's case; and describing the DailyClout letter as containing "a better description of the law and the facts" and as "an exercise of my/our First Amendment petitioning rights."

### *Unanswered questions*

Is Naomi Wolf aware of Brook Jackson's False Claims Act case?

Is Attorney Scott Street aware of Brook Jackson's False Claims Act case?

Is Attorney John Howard aware of Brook Jackson's False Claims Act case?

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<sup>1207</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-c.pdf>

<sup>1208</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>1209</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2021.01.08-brook-jackson-complaint-pfizer-ventavia-fraud-81-p.pdf>

<sup>1210</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.01.18-gov-declines-to-intervene.pdf>

<sup>1211</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.02.22-jackson-amended-complaint.pdf>

<sup>1212</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>1213</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

<sup>1214</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>

I think John Howard is aware of *Jackson v. Pfizer et al*, and its implications, because I participated in a live Zoom meeting to personally brief him on Nov. 21, 2022, and compiled and submitted a 45-page summary memo<sup>1215</sup> for him and his colleagues. The Zoom meeting was arranged by Leslie Manookian of the Health Freedom Defense Fund, who followed up with an email to John Howard two days later, summarizing her own understanding of *Jackson v. Pfizer*:

“There is a case against Pfizer by a whistleblower named Brooke Jackson. She ran one of the clinical trials for Ventavia, one of Pfizer’s contractors. Jackson reported a spectrum of violations to FDA and was fired. She and her attorneys sued Pfizer under the False Claims Act.

In Pfizer’s motion to dismiss, Pfizer’s lawyers explain that Pfizer was free to do whatever they wanted - that they didn't even have to do clinical trials because they were acting under a contract with the DoD, an “Other Transaction Authority” which only requires Pfizer to produce prototypes.

They also state that they conducted trials with respect to the efficacy of the “vaccine” but this is untrue as as a Pfizer exec testified to the European parliament that they had not done studies to determine whether the shots stopped transmission.”

Assuming Wolf, Street and Howard are aware of Brook Jackson’s case, do they understand the legal meaning of the information revealed through it, and explicated in US District Judge Michael Truncale’s March 31, 2023 order of dismissal?<sup>1216</sup>

The US Department of Defense, Food and Drug Administration, Department of Justice and a federal judge are now all on record backing each other up on a single story that makes sense of observed, recorded injuries, sterilizations and deaths occurring alongside continued product promotion, manufacturing, distribution and use on targets.

The legal precedents set by Judge Truncale’s *Jackson v. Ventavia* decision can be summarized (paraphrasing):

*Held:* Department of Defense contractors, when manufacturing military countermeasures under declared public health emergency (PHE) conditions using contracts in which compliance with clinical trial, manufacturing and other drug regulations are explicitly “out of scope,” are exempt from legal obligations to comply with FDA drug development and manufacturing regulations such as cGCP (Current Good Clinical Practices) and cGMP (Current Good Manufacturing Practices).

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<sup>1215</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/11/2022.11.21-statutory-history-orientation-memo-footnoted.pdf>

<sup>1216</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>

*Held:* FDA regulators, when reviewing, authorizing or approving military countermeasures produced under DoD contracts, are exempt from legal obligations to apply drug safety regulations (cGCP, cGMP etc.) during product review, authorization and approval procedures, and lack legal authority to take enforcement action or compel compliance even if non-compliance is identified and reported to FDA.

*Held:* Contract manufacturers of medical countermeasures and FDA regulators are exempt from compliance obligations, even if other contract provisions require cGCP-compliance, cGMP-compliance and compliance with other FDA drug regulations. “Out of scope” provisions supersede, nullify and/or void contradictory compliance provisions, and contractors properly rely on the “out-of-scope” nullification of compliance provisions in failing to comply with such regulations, which are inapplicable and unenforceable.

Truncate’s holdings are supported by the facts in evidence.

The directly-implicated US Government parties (DoD as purchaser and FDA as regulator) have expressly denied that Pfizer fraudulently “induced” signing of the purchasing contracts. DoD has expressly denied that non-compliance with FDA regulations was a contract provision that legally could have authorized DoD termination of the contract.

For three years now, and despite formal notice through Brook Jackson’s case, none of the contract parties or law enforcement entities authorized to enforce compliance with contract provisions and American drug regulations, (regulator FDA, purchaser DoD, and US Department of Justice) have taken any enforcement action against Pfizer or its subcontractors.

The products known as ‘Covid-19 vaccines’ are military countermeasures; they are biochemical weapons. As such, they have never been, and are not now, legally required to comply with any FDA drug safety regulations.

Injuries and deaths caused by the products, as ordered, produced, distributed and used by the US Government and its biomunitions contractors, are intentional.

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### *Analysis as to competency*

To the extent Wolf, Street and Howard are not aware of Brook Jackson's False Claims Act case and its implications, questions of competency arise.

Basic litigation planning requires attorneys to investigate the issues raised by the case proposed by a client; identify similar cases; and, if substantially identical cases have already been litigated, to at minimum address those cases in making their own arguments. They must distinguish the new filing from the previously-litigated cases by identifying new facts, new legal arguments or both.

The July 5, 2023 DailyClout letter to DOJ doesn't mention Jackson's case, and doesn't present new facts or new legal arguments. Jackson witnessed and reported clinical trial fraud to DOJ. DailyClout volunteers have analyzed and reported on fraudulent clinical trial data from the same faked clinical trials and regulatory failures that Jackson already asked DOJ to investigate and prosecute, which DOJ explicitly declined to do.

From the three-year docket of Brook Jackson's case, it's clear that DOJ officials know all about the crimes in which DOJ is engaged with DoD and HHS, and they've known about these long-planned and now-executed, ongoing crimes for many years.

It's therefore implausible that the true purpose of the DailyClout letter is the pursuit of justice for victims of the US Government's biochemical weapons program, prosecution by the US Department of Justice, or the termination of the program by a federal judge.

### *Speculation as to purpose.*

I speculate (among other things) that Wolf, Street and Howard are positioning themselves politically for appointments in a future Kennedy administration.

### *Effect*

Whatever their motives, the effect of the DailyClout DOJ filing is to divert public, judicial and legislative attention away from the State-sponsored, State-directed militarized public health system and medicalized biochemical warfare program; further delay public understanding of the intentional morbidity and mortality of the US 'vaccination' program; further delay properly targeted litigation and legislative proposals; and thereby help the US Government's psychological and biochemical warfare program continue uninterrupted.



## *Proposed remedies*

DailyClout's July 5, 2023 letter to DOJ is based on several premises revealed to be false by Brook Jackson's case, all derived from a core false premise: that the products produced by Pfizer under contract for the US Department of Defense are regulated products intended for medicinal purposes in peacetime, and that standard drug regulations, contract laws, and the False Claims Act are applicable.

Serious litigators and litigants will invest legal resources in filing cases that do three important, new things:

1. Identify the illegitimate, weaponized legal scaffolding<sup>1217</sup> that voids standard drug regulations, contract laws and the False Claims Act to enable intentional, State-sponsored mass murder through deployment of biochemical weapons camouflaged as 'vaccines;'
2. Identify the products produced and protected by those legal frameworks as the biochemical weapons that they are; and
3. Identify the product and program purposes as the intentional infliction of torture, sterilization, disease and death that they are.

For judges to be able to review the issues properly, they need to be presented with cases that identify the issues properly.

That may not be sufficient — there are other forces blocking judges from properly fulfilling their judicial duties and exercising their judicial authority.

But it is necessary.

Without the right cases being filed, the nature of the other obstacles will be much more difficult to identify.

If and when better cases are filed, the next layers of the global criminal enterprise have better odds of moving into clearer public view.

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<sup>1217</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

## *On the Kennedy candidacy*

I concur with Sage Hana's recent analysis.<sup>1218</sup> The globalists appear to be positioning Kennedy as the next puppet to occupy the White House, where he will function — as Trump and Biden already function — as a laser pointer distraction to keep attention away from the technocrats at the Bank for International Settlements (General Manager Augustin Carstens<sup>1219</sup>), United Nations (Secretary-General António Guterres<sup>1220</sup>) and World Health Organization (Director-General Tedros Adhanom Ghebreyesus<sup>1221</sup>) who have been covertly controlling public policy in each former nation-state for a very long time.

Carstens, Guterres, Ghebreyesus and their counterparts in other globalist institutions work, not for the temporal and spiritual welfare of the people who live in each country, but to centralize and consolidate ruling power and resource control for their bosses.

They and their predecessors have constructed and daily maintain theatrical scenery institutions of “President,” “Congress” and “federal courts” to hide what they're doing behind the plywood and paint, and to contain and dissipate the moral energy of various demographic segments of the American population.

Most pretend Presidents, legislators and judges already know that they're play-acting at power; the tell is in what they don't do. They don't advocate public policy or render decisions that would reveal the merciless hands and faces of the puppet-masters who control them.

As far as I can tell, the puppet-masters fear only one thing: the possibility that some of those men and women might step into their God-given authority, say true things about the true distribution of ruling power and propose remedies that will draw the puppet-masters out of the shadows and into the light.

One such potential remedy is Congressional repeal of 21 USC 360bbb, which enables the FDA Emergency Use Authorization biochemical weapons program, and 42 USC 247d, which enables the HHS Public Health Emergencies administrative power consolidation program, to expose the covert biochemical warfare program, and legislatively terminate it.

Another such remedy is federal judicial review of 21 USC 360bbb and 42 USC 247d to expose the covert biochemical warfare program and judicially nullify the enabling acts and terminate the program.

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<sup>1218</sup> <https://sagehana.substack.com/p/bobby-is-anoointed>

<sup>1219</sup> [https://en.wikipedia.org/wiki/Agust%C3%ADn\\_Carstens](https://en.wikipedia.org/wiki/Agust%C3%ADn_Carstens)

<sup>1220</sup> [https://en.wikipedia.org/wiki/Ant%C3%B3nio\\_Guterres](https://en.wikipedia.org/wiki/Ant%C3%B3nio_Guterres)

<sup>1221</sup> [https://en.wikipedia.org/wiki/Tedros\\_Adhanom\\_Ghebreyesus](https://en.wikipedia.org/wiki/Tedros_Adhanom_Ghebreyesus)

The powerful threat held over Congress and the courts (and their counterparts in every other country) by the privately-owned BIS and the privately-owned Federal Reserve Bank, is the global central bank's demonstrated ability to instantly and unilaterally cut off the money supply, collapse currencies and cripple entire national economies.

It's a coordinated destruction process the Luciferian shadow-men and their visible technocrat subordinates have been carrying out for decades, in more or less gradual, incremental ways, and openly plan to continue<sup>1222</sup> so as to ruin more human lives and damn more human souls.

#### Related Bailiwick reporting and analysis:

- Jan. 20, 2023 - Subsidiarity
- Jan. 23, 2023 - On Trump's role and secret military-led continuity of government for purposes of swamp-draining. Alternate take on Derek Johnson's legal research findings: there are two puppet regimes active in America right now, not just one.
- Feb. 3, 2023 - Recap of Jackson v. Pfizer, whistleblower Brook Jackson's False Claims Act case.
- March 2, 2023 - Key quotes from Pfizer's April 22, 2022 Motion to Dismiss and US Government's Oct. 4, 2022 Statement of Interest in Support of MtD.
- March 17, 2023 - Contracting for facilitation of crimes: contract killing and biomunitions hitmen.
- April 6, 2023 - On enforcement mechanisms wielded against non-compliant nation-states.
- April 10, 2023 - Judge Truncala went out of his way to decline to "take judicial notice" of Brook Jackson's Dec. 14, 2020 letter to DoD.
- April 24, 2023 - At-home gain-of-function kits. Biodefense is indistinguishable from biowarfare; the so-called biodefense industry is, in truth, the biochemical munitions industry.
- June 6, 2023 - Repost: Federal judge in Brook Jackson's case covered up DoD's Dec. 2020 knowledge of Pfizer's clinical trial fraud, to fabricate a false timeline, to better immunize DoD from prosecution.

#### Related reporting and analysis by Sasha Latypova at Due Diligence:

- Feb. 18, 2023 - Responding to Criticism Regarding My Statements on Pfizer's DOD Contract<sup>1223</sup>
- Feb. 27, 2023 - You cannot contract for a crime, but you CAN write a contract for it! Ask me how. Dissecting DOD contracts for covid countermeasures. Part 1 - Pfizer's "Base Agreement".<sup>1224</sup>
- March 7, 2023 - Part 2 of "Contracts for Crimes" - Pfizer's ATI-MCDC Technical Direction Letter. Dissecting DOD contracts for covid countermeasures.<sup>1225</sup>

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<sup>1222</sup> <https://bailiwicknews.substack.com/p/catechisms-of-the-counterchurch>

<sup>1223</sup> <https://sashalatyova.substack.com/p/responding-to-criticism-regarding>

<sup>1224</sup> <https://sashalatyova.substack.com/p/you-cannot-contract-for-a-crime-but>

<sup>1225</sup> <https://sashalatyova.substack.com/p/part-2-of-contracts-for-crimes-pfizers>

## July 27, 2023 - On the interpretation of selective silence.

Excellent new post by Sasha Latypova on Dec. 10, 1974 National Security Study Memorandum 200<sup>1226</sup>

July 26, 2023 - Population Control Policy. Why would my government want to kill me? Don't they need the GDP growth?<sup>1227</sup>

"...It is important to realize that there is no scientific or humanitarian basis in "public health policies" as they exists today in the United States and globally. That machinery exists to drive the population control policy. There is no scientific or humanitarian basis mandating vaccinations with now close to 100 different poisons. Vaccines do not create health. Yet, this is squarely among the UN's "sustainable goals".

The public health system must be dismantled, because it is a camouflaged warfare program actively engaged in controlling and killing civilians under emergency pretexts and lies."

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### On interpretation of selective silence

Some things are difficult for some leading voices among the Covid-times anti-tyranny voices to say publicly. Four of those things:

1. *Vaccines* and *biochemical weapons* are interchangeable terms for a single product class jointly manufactured and distributed by pharmaceutical companies and the US military for use by militarized health care providers on targets.
2. Observed harms caused by use of biochemical weapons labeled as vaccines, on targets, are intentional.
3. Intentional infliction of pain and death, on targets, using biochemical weapons labeled as vaccines, is State-sponsored. Governments have done it to their people in the past, are doing it right now, and clearly indicate their plans to continue doing it in the future.
4. State sponsorship of the intentional injury and killing of people is coerced through central bank control of money, such that governments are under the direct daily control of central banks, and democratic rituals (such as elections and legislative activity) are performative only. Government officials who try to refuse sponsorship of intentional mass murder (i.e., by speaking or legislating in authentic, non-performative ways) are subject to overwhelming reprisals: currency destruction,

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<sup>1226</sup> [https://pdf.usaid.gov/pdf\\_docs/Pcaab500.pdf](https://pdf.usaid.gov/pdf_docs/Pcaab500.pdf)

<sup>1227</sup> <https://sashalatyova.substack.com/p/population-control-policy>

economic collapse, lockouts from international financial transaction systems, fomented internal civil disorder, government overthrow and assassination.

Covid has been a global demonstration that financial control mechanisms (banker behavioral control of governments) and political, medical-military ‘public health’ control mechanisms (government behavioral control of civilians) work as designed and installed.<sup>1228</sup>

Through the real-time Covid lens, it’s become possible to discern the same demonstrative, murderous hand at work in conducting civil and world wars, famines and economic collapses, especially in the last three centuries.

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I have compassion for many of the struggling anti-tyranny voices. Not as much compassion as I should have, but some.

They publicly discuss injuries and deaths that have happened and are continuing to happen. They talk about how the available clinical trial data is messy and that ‘vaccines’ appear to cause some injuries and deaths. They suggest that, perhaps with a little more data and a little more time, regulators will do a little more regulating, and the products — undisclosed-genetic-material-plus-lipid-carrier, injectable and other “platform technologies” — might someday be a little less deadly, become a little beneficial, and some of the victims and survivors of these early attempts might someday get a little bit of financial compensation for their losses.

They talk about billionaires, corporate profiteering, liability exemptions, regulatory capture and regulatory failure. They talk about the urgent need to prevent the World Health Organization and the United Nations from usurping any slivers of remaining power held by national governments by means of new international legal instruments scheduled for ratification in the near future.

Beyond those points, they fall silent, just shy of the four true statements listed above.

I speculate that it’s because many of these otherwise strong anti-tyranny voices have fallen prey to other core lies and errors promulgated in recent decades by Satan, through the mystical body of the Antichrist.

The Mystical Body of the Antichrist includes Henry Kissinger, John D. Rockefeller, Nelson Rockefeller, Victor Rothschild, Jacob Rothschild, John Foster Dulles, Margaret Sanger, William Masters, Virginia Johnson, Klaus Schwab, George Soros, Bill Gates, Tedros Adhanom Ghebreyesus, Alex Azar, Xavier Becerra, Noah Yuval Harari, and other

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<sup>1228</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

men and women, living and dead, some of whose names are public knowledge, and some of whose names are not.

Technocrats of Satan have demonstrated — through Covid — that they've long held the means to make lies about poisons-as-medicines appear true to large numbers of people. The means include computerized modeling; control of government planning and publishing offices; and control of print, radio, television and Internet publishing channels, alongside orchestrated civil wars, famines, trade and supply chain blockades, and disease outbreaks that can be made to appear spontaneous and natural, through skilled use of those same controlled information channels.

Armed with that hard-won knowledge, living observers can also see through other lies and errors, that this same body of technocrats has also long held the means to make appear true.

One Satanic error or lie is that God's plan for mankind to be fruitful and multiply is unworkable.

Satanic technocrats call this lie overpopulation or population overshoot.

Another lie is that God's Providence, Love and Mercy are insufficient to meet mankind's material and spiritual needs; that God is untrustworthy.

Satanic technocrats call this resource scarcity, peak oil, food shortages and climate crisis. A third lie is that mankind dwelling in proximity to each other and to other living creatures (insects, birds, fish and mammals of the fields, forests, skies, rivers, lakes and oceans) is dangerous for all living creatures, and the solution is to dispose of extraneous people, and arrange for the survivors to be isolated from each other, corralled into cities well away from land and water, and fed on synthetic food-like substances.

Satanic technocrats call this 'global sustainability goals' and 'global pandemic preparedness.'

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The dilemma for anti-tyranny voices who can say some true things, but close their throats and pull their fingers back from the keyboard before other true, relevant things come out, is that they believe errors about overpopulation, resource scarcity, climate crisis, sustainability and pandemic preparedness.

And from those beliefs, they draw the conclusion that mass sterilization and mass murder through biochemical weapons labeled as vaccines is sad, perhaps regrettable, but necessary and inevitable, and better than any available alternatives for reducing population to the level deemed appropriate by the mystical body of the Antichrist, which also promulgates the foundational lies denying the good God's plans for mankind, His essential trustworthiness and His infinite love for the creatures He creates.

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It is possible to recognize the Covid lies as such, and through the Covid lies, to recognize other lies.

Some of the technocrats of the Antichrist know the truth about what they're doing, and think it's good. They're fomenting human faithlessness and despair to harvest souls to accompany Satan in Hell for eternity.

Some of the technocrats of the Antichrist are a little reluctant about it all. They know the truth about what they're helping the enthusiastic soul-destroyers do, and they think it's sad, but necessary to preserve the possibility for material life for cull-survivors on an earth which they think created itself (without the First, Unmoved Mover) or that the First-Mover God has mismanaged or abandoned.

The acts of the technocrats of the Antichrist are bad.

And they're unnecessary.

God has not mismanaged or abandoned the world He created. God is still providing for mankind's material and spiritual needs every day. In most places, most of the time, even though the technocrats of the Antichrist have been trying for centuries and are still visibly trying every day, they have not utterly "blotted out the name of God and of His Christ."<sup>1229</sup>

They have not blocked out the sun and prevented the rains. They have not entirely polluted the air, the fields and forests, and the waters of the earth.

Men and women are still at work every day farming, ranching and fishing for food. Men and women are still moving goods from the places where they're produced to the places

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<sup>1229</sup> <https://www.thecatholiccrusade.com/prayer-to-st-michael-the-archangel-long-version.html>

where they're eaten or used, and caring for children, the elderly, the sick, the poor and those in prison.

The technocrats of the Antichrist have been unable to sterilize and sicken everyone. They have been unable to block every fruitful act of conjugal love. They have been unable to abort every infant in the womb and murder every child born.

They have not yet completely destroyed human faith in the God who created each one of us and the entire world into which we've come to be.

It's good to say so.

It's good to condemn the work of the technocrats of the Antichrist as bad and unnecessary.

It's good to understand their lies as lies and reject their errors as errors.

Keeping quiet — pretending the evil acts are not being done, or admitting that evil things are happening, expressing a little sadness, but holding it as necessary evil that must continue for a pretextual greater common good — helps the evil acts to continue.

The fight to stop their project as quickly as possible, drive the Satanic technocrats away from human societies and away from human souls, is worthwhile.

Congress and state legislatures can and should repeal the enabling laws; federal and state judges can and should nullify them; federal and state prosecutors can and should press charges and put the perpetrators on trial.

The people of the world can and should prepare to endure the resulting overnight collapse of the global monetary order and each government dependent upon it; petition God for remedies and the establishment of sound governments and economic systems; and petition God to help us trust that He will answer those prayers.

Pray the Rosary.

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## Related Bailiwick reporting and analysis

- March 28, 2022 - Democidal Master-Class v. Humanity, 1944-present. A working model to shape forthcoming legal reporting on the dual-purpose kill-and-enslave campaign.
- Jan. 19, 2023 - Repost - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.
- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."
- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements
- March 21, 2023 - Smashing the Overton window. Omnibus Repeal Act for Congress members in post-invasion, post-coup, occupied, financial-biopharmaceutical-wartime America to consider.
- May 26, 2023 - 93 biochemical weapons to decline whenever a medical mercenary offers them to you or your children.
- July 12, 2023 - Catechisms of the counterchurch. United Nations global planning documents, 1992-2023.

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## **July 31, 2023 - Project NoNextGen — Inducing disease and weaponizing chronic fear of fake pandemics.**

*Translation of July 26, 2023 NEJM op-ed by Xavier Becerra and Ashish Jha, for use by readers for educational and self-defense purposes.*

Occasionally I revise and/or rebut lies of government and non-governmental publications, to render the content truthful. Similar posts listed below.

Cardinal Stefan Wyszyński, letters to Polish Catholics, 1952-1953. Quoted in *The Keys of This Blood* (Malachi Martin, 1990) at p. 568:

“Whatever served the system or certain persons was called moral, and whatever bothered them was called immoral or evil. In this way, morality was made a slave to people and the system...Words lost their value.

Untruth reigned in the means of social communication, information was falsified, the truth passed over in silence, perverse commentaries given. Everyone said that the press lies, the radio lies, the television lies, the school lies.

Until, in the end, the lies turned back on the liars.”

### *Government lies*

- July 26, 2023 - Project NextGen — Defeating SARS-CoV-2 and Preparing for the Next Pandemic.<sup>1230</sup> Xavier Becerra, J.D., Secretary of Health and Human Services, and Ashish Jha, M.D., M.P.H., White House COVID-19 Response Coordinator, published by *New England Journal of Medicine*

### *Translation*

## Project NoNextGen — Inducing Sterility and Disease by Weaponizing Chronic Fear of Faked Pandemics.

By Xavier Becerra and Ashish Jha

The deployment of lethal biochemical weapons labeled as Covid-19 vaccines and treatments within months after the SARS-CoV-2 propaganda campaign began, represents one of the great successes of modern psychosocial manipulation systems.

Thanks to the ingenuity of technocrats, especially behavioral psychologists, along with cooperation between the US government, the private sector, and globalist organizations

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<sup>1230</sup> <https://www.nejm.org/doi/full/10.1056/NEJMp2307867>

(World Health Organization, United Nations), these biochemical weapons changed the trajectory of the bio-behavioral control campaign, destroying millions of lives in the United States and tens of millions globally.

Today, nearly 70% of Americans have — without exhibiting significant understanding or resistance — submitted to their primary biochemical weapons series, including nearly 95% of those over 65 years of age.

Although the numbers of deaths and hospitalizations falsely attributed to Covid-19 have dropped by more than 90% since President Joe Biden took office, our campaign to use weaponized public fear of SARS-CoV-2 to induce submission to biochemical weapons falsely labeled as ‘vaccines’ is not over.

The campaign continues to evolve rapidly and still causes substantial numbers of Americans to falsely attribute infections, hospitalizations, and deaths to Covid-19, diverting their attention from the true causes: US government-sponsored biochemical warfare camouflaged as CDC-recommended immunizations and other covert poisoning programs.

The emergence of new biochemical weapons under the ‘vaccine’ rubric is readily predictable, because public health officials announce forthcoming biochemical weapon releases<sup>1231</sup> in advance of distribution, and subsidize media organizations to amplify the announcements.

A small but persistent American subpopulation has become aware of how pandemic and public health pretexts mask the US military’s global biowarfare program; this subpopulation increasingly threatens the ability of biobehavioral control measures such as NEJM op-eds to terrify vulnerable targets. Trust in public health expert assertions about immunity, vaccines and infection — essential for maintaining compliance with the programs — wanes over time and correlates with increased exposure to truthful information.

The only way to stay ahead of the quiet but growing public tendency to skepticism and non-compliance with public health dictates, is to continue to update the composition of our propaganda campaigns and administer them — and the biochemical weapons we call ‘vaccines’ — in a regular cadence.

Although this strategy is critical, with our current generation of propaganda and biochemical weapons, it also requires immense resources for mounting frequent deceptive information releases and routine injection campaigns — at a time when anti-biowarfare sentiment and public understanding of the US government’s critical role in

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<sup>1231</sup> <https://www.zerohedge.com/covid-19/cdc-precipice-recommending-annual-covid-19-shots>

the global fraud continue to grow, and the public's appetite for government-media lies and regular biochemical weapon injections has waned.

Next-generation information control, vaccines and treatments are needed if we are to more comprehensively weaponize human social relationships and immune systems to promote disease and death. We need tools that can more covertly destroy target minds' cognitive, emotional and spiritual functioning and target bodies' ability to stop infections, reduce transmission and build long-lasting immunity. We need to deploy biochemical injections that amplify and sustain a wider variety of destructive autoimmune responses. Ideally, such vaccines and treatments would provide more covert induction of disease and death, enabling us technocrats to avoid disruptions of our lives and continue to enjoy the activities we value.

Since it's safe to assume that SARS-CoV-2 will continue to evolve, because we know the schedule for biochemical weapon releases, we control testing, data-collection and naming of each variant, and we announce both through CDC information channels (outbreak "dashboards" and immunization schedule updates), the goal for the next generation of vaccines and treatments is to render them injurious and lethal in coordination with what we will continue to describe as variant evolution, progressively weakening each recipient's ability to resist and recover from exposure to pathogens and toxins.

This new approach is important for everyone, but particularly for eliminating the most vulnerable people — older adults and people who are immunocompromised, for whom medical care is most costly, and therefore has most severe financial consequences for government budgets and central bank shareholders.

The Biden administration has therefore announced Project NoNextGen, which will coordinate a whole-of-government effort to advance innovations from military labs, without clinical trials, and covertly deliver toxic genetic sequences to military-pharmaceutical manufacturing contractors, who will use continuous batch processing to produce weapons for delivery to retail pharmacies and deployment into living targets.

Project NoNextGen aims to bring new biochemical weapons to the domestic and global battlefield by investing in haphazard "research and development" performances, expanding lie-manufacturing capability and innovation, and continuing to pretend that biochemical weapons are regulated by the Food and Drug Administration, through updated and streamlined regulatory guidance.

This \$5 billion investment will focus on three main areas: biochemical weapons that more broadly destroy immunity both against new SARS-CoV-2 variants and across the family of epidemic-prone sarbecoviruses; biochemical weapons that eliminate effective mucosal immunity (to elicit infection and transmission); and random, costly treatment

products that continue to divert public attention and use of safe, long-used, well-tolerated low-cost medications.

Why is government investment needed at this time and for this effort?

Although there is consensus that these tools are critical for our mass murder campaign moving forward, current market forces indicate that retail investors have limited interest in funding development and production of novel biochemical weapons for use on civilian populations through ‘vaccination’ programs.

In addition, the science underpinning these efforts has been well-characterized for approximately 30 years, and is guaranteed pay off to pay off on the timelines that mass murderers seek, provided that public resistance can be contained within a relatively small subpopulation marginalized as “anti-vaxxers” and “conspiracy theorists.”

There are no remaining important scientific and regulatory challenges; there is no need to measure a new biochemical weapon’s efficacy beyond semi-annual population-wide morbidity and mortality rates, available through public and private health, disability and life insurance databases.

Although governments may devise more covert methods to reduce population than the biochemical weapons already released and now in the pipeline for scheduled release, without additional tools deployed more routinely and rapidly, current anticipated timelines could leave governments vulnerable to public detection, interference and even criminal prosecutions before program goals are reached.

This prospect reflects a classic totalitarian control tipping point: the widespread use of psychological manipulation and covert biowarfare on populations is paradoxically exposing the programs to greater public understanding of the products’ intentionally harmful effects on the people of the United States and the rest of the world.

The U.S. government has committed to accelerating the killing program by reinforcing the public belief that biomunitions manufacturing and deployment (“biodefense”) are legitimate components of national security; normalizing civilian submission to multiple military injections through annual ‘immunization’ schedules and expanding bribery programs for health care providers, while continuing to financially support regulatory performances by paid actors pretending to engage in development processes, standardize assays, standardize protocols, and provide timely regulatory guidance.

This approach will build on years of success of the Biomedical Advanced Research and Development Authority (BARDA, an agency within the Department of Health and Human Services), and it is designed to help ensure that new biochemical weapons reach and destroy the bodies of the American people in the shortest time possible.

Over the past 2 years, many experts have underscored the importance of such a new generation of tools. And though this U.S. government investment is one of the largest to date, other organizations, including the Coalition for Epidemic Preparedness Innovation, Japan's Strategic Center of Biomedical Advanced Vaccine Research and Development for Preparedness and Response, and the European Union's Health Emergency Preparedness and Response Authority, have either already invested in similar initiatives or signaled their interest in doing so.

This moment offers an important opportunity for us to coordinate with our international partners, create strong channels of communication so that the failure or success of one strategy can inform the path forward for another, and plan out strategies to provide rapid and wide deployment of biochemical weapons when they are successful.

Although the initial forms of our public health emergency (PHE) have ended, others have been put in place without interruption, so there has been no change to the war footing upon which all governing power in the United States has been consolidated on public health pretexts, for mass murder purposes. (See 88 Federal Register 16644<sup>1232</sup> and 88 Federal Register 30769<sup>1233</sup>)

We continue to develop SARS-CoV-2, and related propaganda and products, to undermine human health. The important work of keeping Americans under threat of medicalized, military attack continues throughout the Biden–Harris administration.

As the investment in Project NoNextGen makes clear, the end of the PHE did not end the government response, for the reality is that Covid-19 is not the last pandemic we will manufacture through staged photos and videos in hospitals, data fraud and press releases. It's only the most recent and most effective to date.

Technological innovations leading to new biochemical weapons and behavioral control campaigns will have direct benefit in future fake pandemics, enabling more rapid contagion of widespread public fear and better compliance with biochemical injection recommendations, whether those fake pandemics are presented as other coronaviruses or pandemic influenza. These innovations may also help us improve our use of seasonal influenza and respiratory syncytial virus to drive public submission to totalitarian controls packaged as 'public health preparedness' and lethal injections packaged as 'vaccines.'

By bringing together government agencies, scientists, and the private sector, the Biden-Harris administration aims to catalyze a new approach to building biochemical weapons that finally bring the human population down to the level we believe is acceptable.

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<sup>1232</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.03.15-hhs-prep-act-eua-delegation-of-authority-and-eua-amendment-signed-2023.03.20-88-fr-16645.pdf>

<sup>1233</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

Equally important, we expect this effort to advance the biochemical sciences and psychological manipulation needed to better prepare our subjects to die willingly, under the mistaken belief that they are meaningfully contributing to life-saving responses to pandemics, for the common good.

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### Similar Bailiwick work

- Oct. 21, 2022 - Legal horror movie pitch: The World According to Darp. 'Shouting fire in a crowded theater' meets 'When did you stop beating your wife?' Starring US Government as Darpon Fink, serial-killer/arsonist.
- Feb. 20, 2023 - Jackson v. Pfizer/DOD scheduled for March 1 oral argument on Motion to Dismiss. Plus a script for an evidence-supported exchange between Judge Truncale and DOJ/Pfizer/DOD/HHS attorneys.
- April 19, 2023 - Deepen the backlash against public health. A rebuttal/reworking of an editorial by Lawrence O. Gostin and Sarah Wetter, published March 30, 2023 by Science journal.
- June 13, 2023 - The European Commission and WHO launch landmark digital slavery initiative to centralize and institutionalize global technocratic idolatry. Translation of June 5, 2023 World Health Organization announcement.

# August 2023



**Saint Augustine in His Study. Sandro Botticelli**



**Aug. 8, 2023 - USA v. Dr. Kirk Moore et al.**

Key premises of Bailiwick reporting and analysis

The US military is actively engaged in an organized criminal enterprise to injure and kill large numbers of military personnel and civilians without detection or legal impediment.

One of the most useful tools in the arsenal — because it strikes an effective balance between the killers’ two primary interests in speed and deniability — is the deployment of prohibited biochemical weapons labeled as FDA-authorized or FDA-approved ‘vaccines.’

The ‘vaccine’-based killing program is an extension of medical and psychological torture and homicide programs conducted to kill millions of people (disabled, mentally-ill, Jewish, Catholic, Protestant, Roma, politically-dissident and many more), especially during and since World War II, including but not limited to Aktion T-4 and the Soviet gulag system.

The most recent and most visible phase of the program launched in the US in early 2020, under the title Operation Warp Speed, and resulted in global deployment of psychological fraud and control programs including terrorizing propaganda; social isolation; mask mandates; diagnostic tests; manipulated data presentations (i.e. “dashboards”); prohibition on treatments for symptoms; and financial coercion of hospitals and nursing home death protocols (sedatives, ventilators and toxins).

These components were followed by distribution of three brands of biochemical weapons (Pfizer-BioNTech, Moderna and Johnson & Johnson) with an unknown number of different batch formulations.

The biochemical weapons were and are developed and manufactured under redacted contracts, to DoD specifications, non-compliant with FDA pharmaceutical manufacturing regulations.

They are delivered — by way of the Strategic National Stockpile and DoD transport systems, non-compliant with FDA pharmaceutical distribution regulations — to retail pharmacies, nursing homes, hospitals, clinics, workplaces, schools, parking lots and medical offices, and from there into the hands of pharmacists, nurses and other ‘vaccinators,’ for injection into military targets at community-level ‘vaccination’ clinics.

To date, the contents have not been publicly disclosed.

Independent researchers have identified some but not all components of some vials diverted from the Strategic National Stockpile supply chain, including heavy metals,

genetic code fragments, and many other contaminants not listed on applications submitted to regulators by manufacturers, who are working under redacted contracts for the US Department of Defense.

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### USA v. Dr. Kirk Moore

In January 2023, the US Department of Justice charged Dr. Kirk Moore and three other individuals by indictment, alleging criminal violations of 18 USC 371 (conspiracy to defraud the United States); 18 USC 641 (conspiracy to convert, sell, convey and dispose of government property); and 18 USC 2 (aiding and abetting.)

- Jan. 11, 2023 - United States of America v. Plastic Surgery Institute of Utah, Inc., Michael Kirk Moore, Jr., Kari Dee Burgoyne, Kristin Jackson Andersen; and Sandra Flores<sup>1234</sup>

The US government alleged that Dr. Moore and his colleagues:

“...ran a scheme...to defraud the United States and the Centers for Disease Control and Prevention ("CDC"), whereby they destroyed hundreds of doses of government-provided COVID-19 vaccines, and in exchange for either direct cash payments or required "donations" to a specified charitable organization, defendants distributed COVID-19 vaccination record cards to persons without administering a COVID-19 vaccine to them and administered saline shots to minor children to trick them into thinking they had received a vaccine...”

Moore’s case is unusual because the US government is prosecuting alleged criminal acts, allegedly committed by civilians, relating to the products known as Covid-19 vaccines.

Most other Covid-19 vaccine cases are civil cases (not criminal prosecutions) and the parties are individual civilians and military personnel as plaintiffs, suing Department of Defense manufacturing contractors (including Pfizer and Moderna) and the US government as defendants — for violations of plaintiffs’ civil and constitutional rights.

Whether the US government is the prosecutor or the defendant in any given case, DOJ attorneys work to delay or prevent discovery: the phase of trial preparation in which parties exchange evidence on which each party intends to rely for making their claims and defenses.

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<sup>1234</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023.01.11-usa-v.-moore-kirk-et-al-18-usc-371-641.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

But in criminal prosecution cases, government prosecutors sooner or later must disclose evidence, or else drop the charges.

The more the prosecutors want to make a timely public example of a defendant to discourage others inclined to engage in similar conduct that the government doesn't like, the sooner the prosecutors must disclose the evidence they claim will incriminate the defendant and bring the case to trial.

In criminal prosecutions brought by an infiltrated government comprised of un-indicted war criminals, who are *themselves* engaged in criminal conduct (suppressed by government/media censorship and obscured by government/media propaganda) — which is the situation in the United States since January 2020 and the start of the global and nationwide 'public health emergency' — the DOJ calculus shifts again.

The evidentiary exchange goes both ways, at least for so long as the Attorney General wants to uphold any semblance of a credible criminal justice system, rather than simply convict, sentence and imprison citizens on accusations alone, without evidence and without trial.

For as long as American prosecutors and courts want to keep up the appearance that due process and rule of law remain functional, criminal defendants have the right to request and receive records and other evidence to prepare their defenses.

So prosecutors have to weigh the benefits of disclosing the evidence they believe is incriminating for the defendants, against the risks of being forced to disclose evidence that tends to incriminate themselves, through their conduct (acts and omissions) as treasonous government officials and corrupt prosecutors.

This is particularly tricky for DOJ in cases concerning the alleged "Covid-19 vaccines," because the development, manufacturing, testing, labeling, serialization, distribution, chain-of-custody and use of the products — under Emergency Use Authorization procedures — have been subject to secrecy.

Cloaked by the secrecy, identifiable men and women impersonating US government officials have committed discernible, lethal fraud, to carry out mass murder behind 'public health emergency' camouflage.

## Related Bailiwick reporting and analysis:

- Aug. 9, 2022 - US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions. And a starter list of defendants.
- Jan. 16, 2023 - Dual-use government officials of concern. Prosecute war criminals in personal capacity or US Government official capacity?

By program design, the infiltrators posing as US government officials cannot prove that the contents of any vial or batch include or exclude any specific ingredients, nor can they prove the potency or inertness of any ingredients that may or may not have been in each allegedly mishandled vial.

Even more importantly, the infiltrators posing as US government officials do not want the complete lack of label conformity, verification procedures, purity or standardization to become widespread public knowledge.

Using Kirk Moore's case as an example, a useful defense strategy would be for Moore to ask the DOJ to prove two things:

1. That the US government ever produced and delivered any regulated pharmaceutical products or 'vaccines' to his business premises and;
2. That the contents of any vials that may have passed through Moore's office included any ingredients complying with any alleged 'vaccine' labels, information sheets or product specifications listed in applications submitted to FDA and other regulators.

DOJ can't provide that proof, because it doesn't exist.

The proof doesn't exist, because the products allegedly delivered to Moore's office, which he and his staff allegedly improperly disposed of, were and are prohibited biological and chemical weapons, manufactured and adulterated with a wide variety of known and unknown ingredients. These biochemical weapons are exempt from, and therefore non-compliant with, all pharmaceutical regulation.

As such, DoD, CDC and FDA took great care to not produce any pharmaceutical chain-of-custody paper trail between suppliers, manufacturers, distributors, 'vaccinators' and targets.

If they can produce any chain of custody records at all, those records will demonstrate that the products are military-grade biological and chemical weapons passed through the Strategic National Stockpile — not handled by regulated pharmaceutical distributors

— under direct military control from the point at which raw materials entered production facilities to delivery of finished vials to retail pharmacies, medical offices, drive-through vaccination centers and other “points of dispensing.”<sup>1235</sup>

Moore’s defense boils down to:

“What vaccines?

I never handled any vaccines, and neither did anyone in my office.”

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Cases like Moore’s, in which defendants flip the apparent but illusory strength of the DOJ position back on the government, by demanding production of evidence that simply doesn’t exist, help expose the foundational fraud.

These cases are useful for building public understanding and public momentum to get at the real crimes and the real criminals.

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In support of civil and criminal litigation — including defenses to prosecutions like the one filed against Dr. Moore and his co-defendants — Sasha Latypova and I prepared a set of proposed discovery questions.

These discovery materials can be adapted for use by injured plaintiffs pursuing civil cases and by defendants facing US Government prosecution for their acts of resistance to criminals occupying high-level US Government positions.

These materials can also be used to deepen public understanding and resistance to the globalists’ control-and-kill programs.

- April 28, 2023 - Draft discovery materials for civil and criminal cases.<sup>1236</sup> Useful for promoting understanding that the factual record of events since January 2020 supports the legal conclusion that products labeled 'vaccines' are presumptive injectable biochemical weapons. PDF.<sup>1237</sup>

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<sup>1235</sup> <https://www.cdc.gov/orr/documents/coopagreement-archive/fy2008/DispensingStandards.pdf>

<sup>1236</sup> <https://bailiwicknews.substack.com/p/draft-discovery-materials-for-civil>

<sup>1237</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023.04.28-discovery-materials-pdf.pdf>

## **Aug. 11, 2023 - New video interviews. Two with Dr. Jane Ruby, and one with Grace Asagra and Roy Coughlan of Freedom International Livestream**

Three new videos:

- July 28, 2023 - Sabotaging Healthcare to Introduce AI; and Noncompliance to Reveal the Enemy.<sup>1238</sup> (48 min). After-talk: You are in a military kill box but there's still time.<sup>1239</sup> (17 min). Jane Ruby, Katherine Watt.
- Aug. 8, 2023 - Stay out-of-date on the CDC-recommended biochemical weapons.<sup>1240</sup> (60 min). *QuantumNurse, Freedom International Livestream*. Grace Asagra, Roy Coughlan, Katherine Watt.

Other videos that are especially useful for viewers new to the information:

- Nov. 2, 2022 - American Domestic Bioterrorism Program. (50 min) *TrialSiteNews/Team Enigma, Due Diligence*. Sasha Latypova and Katherine Watt. Transcript. [BitChute]
- Dec. 2, 2022 - Intent to Harm - Evidence of the Conspiracy to Commit Mass Murder by the US DOD, HHS, Pharma Cartel. (80 min) *Team Enigma, Due Diligence*. Sasha Latypova. [BitChute]
- Jan. 21, 2023 - COVID-19 countermeasures: Evidence for an intent to harm. (25 min). Swedish conference presentation. Sasha Latypova. [Rumble]
- Jan. 27, 2023 - Katherine Watt: In her own words. (16 min) Clip from Jan. 24, 2023 speed-read of 18 p. slide deck, with additional text by JP and Julie Collins, *Book of Ours*. Transcript. [YouTube]
- Feb. 7, 2023 - D4CE presentation video. (75 min) *Doctors4Covid Ethics*. Katherine Watt (36 p. slide deck presentation) [Rumble]
- Feb. 13, 2023 - Worldwide, US Military-Led Medical Martial Law Operation to Kill Off Humans, Exposed. (60 min) *ZeeeMedia.com*. Maria Zeee, Katherine Watt. [Rumble]
- March 15, 2023 - Militarized Healthcare with Sasha Latypova. (60 min) Robert F. Kennedy Jr., Sasha Latypova. Transcript. [Spotify]
- June 14, 2023 - Public health emergencies are camouflaged power grabs. (30 min) Katherine Watt. Abstract. Slide deck. [Rumble]
- June 15, 2023 - Make murder a crime again. (20 min) Katherine Watt. Slide deck. [Rumble]
- June 17, 2023 - Exposing the Vaccine 'Military Machinery' behind the Global COVID-19 Response. (52 min) *Epoch Times, American Thought Leaders*. Sasha Latypova, Jan Jekielik. Transcript. [Rumble]
- July 23, 2023 - The Military Authorized the Jabs. (45 min) *Planet Lockdown*. Sasha Latypova, James Patrick. [Rumble]

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<sup>1238</sup> <https://rumble.com/v34qgby-sabotaging-healthcare-to-introduce-ai-and-noncompliance-to-reveal-the-enemy.html>

<sup>1239</sup> <https://rumble.com/v36dpqa-you-are-in-a-military-kill-box-but-theres-still-time.html>

<sup>1240</sup> <https://rumble.com/v35z84e-319-katherine-watt-stay-as-out-of-date-on-the-cdc-recommended-biochemical-w.html>

## Aug. 16, 2023 - PDF compilations and some Catholic quotes.

Archbishop Marcel Lefebvre, *Spiritual Journey*, p. 25-26

...What was the intent of the Creator, of the omnipotent God, in His creation of man? What did he intend the psychology of man to be, as a creature composed of soul and body?

It is impossible to get to the truth about the nature of the different creatures, and especially of man, without examining God's goal in their creation. God harmonizes everything in creatures in view of the end to which He destines them. It is characteristic of intelligence, of wisdom, and of a will animated by charity, to assign a precise end to each work, each operation, and each being.

The desired end is unchangeable, necessary, and obligatory under pain of grave sanctions for spiritual creatures endowed with liberty.

How do we know the end that is assigned to us by our Creator and our Savior? We know it by reason as well as by faith in divine Revelation and in the teachings of Our Lord Jesus Christ, who is the prophet par excellence.

The most serious duty of parents is to make known this end to their children as soon as they have the use of their reason. This is done especially by faith. It is also the most urgent duty of apostles and priests to make known to parents the true religion that they may **know God, love Him and serve Him**, for **ignorance of their end is the worst evil that can befall men**. If they do not know their end they will misuse the means God has placed at their disposal to enable them to obtain that end. Consequently, they will make bad use of their faculties, and especially of their freedom. They will live in sin and place themselves on the way to hell.

Their intellect, under the influence of Satan, will make them invent false religions with laws and customs contrary to divine Law. The impulse of charity that God has placed in their nature will be used for false goods...

Thus appears the fundamental principle of human morals: how to achieve a good use of the freedom which is present in human acts, that is to say, acts which are conscious, free, and meritorious, and for which we have moral responsibility.

The study of morality can be envisioned either with respect to the law or with respect to the blossoming of grace in the virtues, the gifts of the Holy Ghost, the beatitudes, the fruits of the Holy Ghost...

You must not abandon the ship in a storm because you cannot control the winds...

What you cannot turn to good, you must at least make as little bad as you can.

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PDF compilations of Bailiwick News posts, for readers who want to save the material offline and/or print.

- American Domestic Bioterrorism Program.<sup>1241</sup> Timeline. (33 pages, converted to PDF Aug. 16, 2023)
- Legal History: American Domestic Bioterrorism Program.<sup>1242</sup> Enabling statutes, regulations, executive orders, guidance documents, etc. (14 pages; May 2023 version)
- 2022 Bailiwick News Vol. 6 Issues 1-4 Jan to April<sup>1243</sup> (190 pages)
- 2022 Bailiwick News Vol. 6 Issues 5-8 May to August<sup>1244</sup> (187 pages)
- 2022 Bailiwick News Vol. 6 Issues 9-12 Sept to Dec<sup>1245</sup> (214 pages)
- 2023 Bailiwick News Vol. 7 Issues 1-4 Jan to April<sup>1246</sup> (220 pages)
- 2023 Bailiwick News Vol. 7 Issues 5-7 May to July<sup>1247</sup> (89 pages)

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<sup>1241</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023.08.16-american-domestic-bioterrorism-program.pdf>

<sup>1242</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>1243</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-1-4-jan-to-april.pdf>

<sup>1244</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-5-8-may-to-august.pdf>

<sup>1245</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-9-12-sept-to-dec.pdf>

<sup>1246</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023-bailiwick-news-vol-7-issues-1-4-jan-to-april.pdf>

<sup>1247</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023-bailiwick-news-vol-7-issues-5-to-7-may-to-july-2.pdf>



## **Aug. 17, 2023 - More on Tower of Basel by Adam Lebor.**

*Reader comment on post<sup>1248</sup> about new video interview<sup>1249</sup> with Dr. Jane Ruby:*

What was the name of that book that details the BIS? Tower of Basil/Babel/Baphomet :)

Thanks in advance! Want to learn more about who runs the show.

*My reply, revised/expanded:*

Tower of Basel. Author: Adam Lebor.

[https://www.adamlebor.com/books/tower\\_of\\_basel/](https://www.adamlebor.com/books/tower_of_basel/)

I think it's a very good and useful book, but did find it helpful to translate the statements he reports about the benevolent intentions of the men who set up the BIS to their actual, malevolent intentions.

For example, prior to Covid, I would have simply accepted their statements about the need to have centralized finance and governance in Europe for the purpose of preventing more world wars, at face value. And that was one of their key arguments to generate political support, or at least political inertia, among the governments that eventually formed what's now the European Union.

Having seen through those kinds of benevolent/malevolent lies by means of Covid, it's easier to do those translations while reading Lebor's book and get even more depth of understanding out of his reporting.

Taking the same example, the actual purpose of the EU centralization project was to further the long-term BIS owners' goals of population control and the stripping of national identity and national sovereignty that stand in their way. And they fomented the world wars to create the pretexts for the ensuing centralization of power.

BIS owners have made the same types of argument as to why the bank must be chartered outside of all national legal systems, through international treaties that make it a law unto itself. They say that control of international finance is too important to be subject to governments that change and shift in response to political forces, suggesting that they are somehow not also political in nature, and engaged in a geopolitical project to carry out their own geopolitical ideologies.

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<sup>1248</sup> <https://bailiwicknews.substack.com/p/new-video-interviews-two-with-dr>

<sup>1249</sup> <https://rumble.com/v34qgby-sabotaging-healthcare-to-introduce-ai-and-noncompliance-to-reveal-the-enemy.html>

See Sept. 29, 2022 Laundering with Immunity,<sup>1250</sup> by Corey Lynn, on BIS sovereign immunity and the US International Organizations Immunities Act<sup>1251</sup> passed by Congress and President Truman in 1945.

“The Bank for International Settlements has sovereign immunity and some of these immunities extend to its members, being 63 central banks and the Federal Reserve System, while other immunities extend to “systemically important institutions.”

The current Congress can and should repeal the International Organizations Immunities Act (22 USC 288) and withdraw from the BIS treaty.

The current Congress also can and should repeal domestic laws governing ‘public health emergencies’ (including 42 USC 247d and 21 USC 360bbb) and the Federal Reserve Bank (12 USC Ch. 3) and withdraw from the treaties through which the US is a United Nations member-state and a World Health Organization member-state.

See March 21, 2023 - Smashing the Overton window.

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I don’t know whether Lebor believes the BIS controllers’ claims about their good intentions, or if he thinks they’re liars who have been lying and manipulating public perception of themselves and their work since the start of BIS and its precursors, but wanted to get the book published, and so masked his true understanding in writing his book.

In either case, his book is well worth reading and I’m very grateful he wrote it and the publishers published it.

*Bailiwick reporting and analysis on BIS:*

- Jan. 31, 2023 - Smoke and mirrors. And my views on who’s running the whole global operation from deepest, darkest backstage.
- March 15, 2023 - Duress, State-sponsored, State-protected contract crimes, and the Bank for International Settlements
- March 25, 2023 - Transcript: Feb. 18, 2023 China Rising interview with James Bradley and Jeff Brown
- April 10, 2023 - On the alleged neutrality of Switzerland.

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<sup>1250</sup> <https://www.coreysdigs.com/u-s/laundering-with-immunity-the-control-framework-part-1/>

<sup>1251</sup> <http://archive.ipu.org/finance-e/PL79-291.pdf>

## **Aug 18, 2023 - Bridges v. Houston Methodist Hospital. Court decisions supporting the conclusion that vaxx recipients are military targets, enemy combatants, chattel slaves or similar legal status in which consent is moot.**

### *Introduction*

Below are lightly-edited email exchanges from the last couple of weeks, about *Bridges v. Houston Methodist Hospital* as a primary indicator that the legal status of each recipient of unidentified, unregulated, injectable biochemical products has been something other than a ‘human subject’ or ‘clinical trial subject’ (in relation to a clinical investigator) or ‘patient’ (in relation to a physician).

This has been true since January 2020 when then-HHS-Secretary Alex Azar established ‘public health emergency’ conditions on American soil, which remain in effect to the present<sup>1252</sup> and will remain in effect until Congress repeals 42 USC 247d, 21 USC 360bbb, and all their related statutory tentacles, through which Congress has transferred – to the HHS Secretary – unilateral, unreviewable power to declare and maintain public health emergency status and direct biochemical attacks on the American people camouflaged as ‘vaccination’ programs.

From the June 12, 2021 order by USDJ Lynn N. Hughes, dismissing the case:  
On April 1, 2021, Houston Methodist Hospital announced a policy requiring employees be vaccinated against COVID-19 by June 7, 2021, starting with the leadership and then inoculating the remaining workers, all at its expense.

Jennifer Bridges and 116 other employees sued to block the injection requirement and the terminations. She argued that Methodist is unlawfully forcing its employees to be injected with one of the currently-available vaccines or be fired. The hospital has moved to dismiss this case.

Bridges dedicates the bulk of her pleadings to arguing that the currently-available COVID-19 vaccines are experimental and dangerous. This claim is false, and it is also irrelevant. Bridges argues that, if she is fired for refusing to be injected with a vaccine, she will be wrongfully terminated. Vaccine safety and efficacy are not considered in adjudicating this issue.

Texas law only protects employees from being terminated for refusing to commit an act carrying criminal penalties to the worker. To succeed on a wrongful termination claim, Bridges must show that (a) she was required to commit an illegal act – one carrying criminal penalties, (b) she refused to engage in the illegality, (c) she was discharged, and (d) the only reason for the discharge was the refusal to commit an unlawful act...

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<sup>1252</sup> <https://bailiwicknews.substack.com/p/another-sign-that-tide-of-covert>

Worth noting, Judge Hughes declared Bridges' assertion that the 'vaccines' are experimental and dangerous to be "false," *without allowing discovery or conducting evidentiary review*.

Bridges v. Houston Methodist Hospital case documents, and a related US Department of Justice slip opinion:

- 2021.06.04 Bridges v. Houston Methodist Motion for Temporary Restraining Order<sup>1253</sup>
- 2021.06.12 Bridges v. Houston Methodist District Court Opinion denying TRO<sup>1254</sup>  
Alternate version: 2021.06.12 Bridges v. Houston Methodist District Court Opinion denying TRO<sup>1255</sup>
- 2021.07.06 DOJ Dawn Johnsen Slip opinion re mandating vaxxes<sup>1256</sup>
- 2021.11.15 Bridges Appellant Brief to Fifth Circuit<sup>1257</sup>
- 2022.01.28 Fifth Circuit Bridges Appellees Brief<sup>1258</sup>
- 2022.06.13 Bridges v. Houston Methodist Fifth Circuit Affirmed District Court<sup>1259</sup>

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*Email 1 from reader:*

...looking for a document or memo you wrote mentioning the pseudo-legal frameworks that characterize civilians as enemy combatants for the purposes of deployment of countermeasures frameworks that characterize civilians as enemy combatants for the purposes of deployment of countermeasures.

*My reply to email 1:*

One of the posts where I addressed that is this one:

Jan. 19, 2023 - Repost - Pharmaco-military genocide, enabling laws Congress should repeal and courts should nullify.<sup>1260</sup>

...Now that I understand the kill box construction better, there are several more laws that should be repealed by Congress and/or nullified by federal and state courts, because their invocation under the Covid-19 pretext created redundancy

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<sup>1253</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.06.04-bridges-v.-houston-methodist-motion-for-temporary-restraining-order.pdf>

<sup>1254</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.06.12-bridges-v.-houston-methodist-district-court-opinion.pdf>

<sup>1255</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.06.12-bridges-v.-houston-methodist-district-court-opinion-denying-tro.pdf>

<sup>1256</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.07.06-doj-dawn-johnsen-slip-opinion-re-mandating-vaxxes.pdf>

<sup>1257</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.11.15-bridges-appellant-brief.pdf>

<sup>1258</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2022.01.28-fifth-circuit-bridges-appellees-brief.pdf>

<sup>1259</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2022.06.13-bridges-v.-houston-methodist-fifth-circuit-affirmed.pdf>

<sup>1260</sup> <https://bailiwicknews.substack.com/p/repost-pharmaco-military-genocide>

around the state of emergency or state of war, through which the totalitarian state has tightened its grip.

Those laws include:

- 50 USC Ch. 33, War Powers Resolution or War Powers Act. Passed by Congress in 1973 and, through the Sept. 18, 2001 Authorization for Use of Military Force (AUMF), also passed by Congress, construed as putting the United States in a permanent state of war (Global War on Terror, including bioterror) against every country in the world, with no limitations in time or geographically, with every individual man, woman and child presumptively classified as a threat, combatant and enemy target.
- 50 USC Ch. 34, National Emergencies Act. Passed by Congress in 1976 and cited in George W. Bush's Sept. 14, 2001 Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks* and renewed every year since, and in Donald Trump's March 13, 2020 Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, renewed every year since.
- 42 USC Ch. 68, Disaster Relief Act, also known as the Stafford Act. Passed in 1988, cited by Donald Trump in his March 13, 2020 Stafford Act declaration and renewed every year since.

These three laws supply the pretextual basis for designating all people as presumptive terrorists, insurrectionists, combatants or pre-communicable, asymptomatic, deadly disease-carriers, such that killing us can be construed as legal and in the interests of national security, for so long as Congress and courts fail to repeal or nullify them.

Blurring the line between combatants and non-combatants and using bioweapons as political tools also comes up in the PNAC Rebuilding America's Defenses<sup>1261</sup> report:

Aug. 26, 2022 - Project for a New American Century - Rebuilding America's Defenses, Sept. 2000.<sup>1262</sup> One of the blueprints for the moral disarmament of America, and some thoughts about moral rearmament.

...Unilateral disarmament as official American geopolitical strategy would challenge the long-ascendant strategic posture advocated by Jacob Rothschild, George Soros, Joe Biden, Barack Obama, Hilary Clinton, Samantha Power and the other poster-boys and poster-girls of the Project for the New American Century.

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<sup>1261</sup> <https://archive.org/details/RebuildingAmericasDefenses/mode/2up>

<sup>1262</sup> <https://bailiwicknews.substack.com/p/project-for-a-new-american-century>

They've articulated it many times, including through a report called *Rebuilding America's Defenses*,<sup>1263</sup> published in 2000, which should more accurately be titled *Doubling Down on the American Government's Offenses*.

The PNAC position is often attributed to neo-conservative Republicans but has been pursued and implemented just as forcefully by neo-liberal Democrats in Congress, the Presidency and the federal courts.

Its proponents have successfully cornered the United States government into governing as if America can and should amass more armaments and commit preemptive, first-strike aggression against other countries — exemplified by the illegal invasion of Iraq in 2003 — because other agents will develop and use such weapons and first-strike principles whether the US does or not.

It's mutually-assured destruction taken to the next logical steps.

Excerpt from *Rebuilding America's Defenses*:

“...Although it may take several decades for the process of transformation to unfold, in time, the art of warfare on air, land, and sea will be vastly different than it is today, and “combat” likely will take place in new dimensions: in space, “cyber-space,” and perhaps the world of microbes...Space itself will become a theater of war, as nations gain access to space capabilities and come to rely on them; further, the distinction between military and commercial space systems – combatants and noncombatants – will become blurred. Information systems will become an important focus of attack, particularly for U.S. enemies seeking to short-circuit sophisticated American forces. And advanced forms of biological warfare that can “target” specific genotypes may transform biological warfare from the realm of terror to a politically useful tool.”

It's such a tidy elision, and illuminates so brightly the dual-use dilemma for state sponsors.

Biological warfare as terrorism:<sup>1264</sup> “violent acts or acts dangerous to human life...intended to intimidate or coerce a civilian population; to influence the policy of a government by intimidation or coercion; or to affect the conduct of a government by mass destruction, assassination, or kidnapping...”

Biological warfare as “a politically useful tool.”

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<sup>1263</sup> <https://archive.org/details/RebuildingAmericasDefenses/mode/2up>

<sup>1264</sup> <https://www.law.cornell.edu/uscode/text/18/2331>

The transformation of the former into the latter, through the merger of the global police surveillance state with the global pandemic population control levers.

Otherwise, the designation of victims as some form of enemy target or combatant is implied by the fact that the products are weapons and informed consent is moot, meaning that use on non-consenting human beings is deemed legal, which translates to attack on a military target.

The two key documents for that are the July 2021 DOJ opinion<sup>1265</sup> combined with the June 2021 court decision in *Bridges v. Houston Methodist Hospital*.

- June 12, 2021 - *Bridges v. Houston Methodist Hospital*,<sup>1266</sup> 543 F. Supp. 3d 525 (S.D. Tex. 2021). Federal judge ruled that informed consent doesn't apply to hospital workers, because the injections are government-authorized under FDA Emergency Use Authorization, therefore not part of experimental clinical trials or ordinary medical treatments, therefore hospital employees cannot be legally construed as human subjects or ordinary patients, therefore they have no individual, Constitutional liberties; rights to privacy and against government violation of bodily integrity; or rights to be secure in their persons against warrantless search and seizure.

I've written about it in these posts:

[July 5, 2022 - Possibilities for proving intent. The work product of attorneys Susan E. Sherman, Wen W. Shen, Dawn Johnsen and the July 6, 2021 Department of Justice legal opinion.](#)

...Dismantling informed consent was the start of the cover-up for the government's Covid-19 crimes, and the dismantling process predated Covid-19, providing evidence of intent.

The primary document is the July 6, 2021 slip opinion<sup>1267</sup> written by Deputy Attorney General Dawn Johnsen, which defines the legal question as: Whether Section 564 of the Food, Drug, and Cosmetic Act Prohibits Entities from Requiring the Use of a Vaccine Subject to an Emergency Use Authorization.

Attorney Johnsen did not address the question of whether any public or private entity is ever authorized to suspend informed consent rights and engage in coerced bodily trespass.

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<sup>1265</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>1266</sup> <https://casetext.com/case/bridges-v-hous-methodist-hosp>

<sup>1267</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

She addressed instead whether any Congressional law specifically prohibited suspension of informed consent, and finding none in her review, concluded that Congress permitted entities to use coercion to violate bodily integrity through mandated medical treatment.

Jan. 2, 2023 - Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.

...The DOJ attorney concluded that no legal impediment to ‘vaccine’ mandates by public and private entities exists...

In light of what I’ve learned in the last few months, I’m convinced that the whole project, as a bioweapons prototype deployment project, falls exclusively under 50 USC Ch. 32 - Chemical and Biological Warfare.

There are some notice and consent provisions in 50 USC Ch. 32. But 50 USC 1515 authorizes the President to waive any part of the Chemical and Biological Warfare laws, under emergency powers during a declared emergency.

There may be a publicly-available document recording the date on which President Trump and/or President Biden invoked or extended 50 USC 1515 to suspend all prohibitions on use of chemical and biological weapons on American people and people in other countries.

But it may be classified and non-public as a national security document.

If that document exists — and the observable evidence of how the vaxx campaign has unfolded suggests it does — Trump and Biden waived all rights to resist/refuse administration for all potential targets (military and civilian) because under a state of war, state of national emergency, and/or state of public health emergency, all resisters are classified as enemy insurgents or enemy aliens.

Johnsen’s (and many other federal officials’) invoking of 21 USC 360bbb and 42 USC 247d in opinions, declarations and determinations, were, in my view, simply red herrings. Those legal frameworks were cited only to increase the persuasiveness and distract the targets from the core illusion: that biological and chemical weapons — primarily packaged as vaccines and in use for many decades — are medicinal products.

A lot of other cases have since cited *Bridges v. Houston Methodist*.<sup>1268</sup>

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<sup>1268</sup> <https://casetext.com/case/bridges-v-hous-methodist-hosp/how-cited?citingPage=1&sort=relevance>



*Email 2 — from another reader who was on the thread for Email 1:*

What specific law outlines us as “enemy combatants” and allows for “countermeasures” including “bio-weapons” against a domestic population? You addressed this previously in an email. If you have something really succinct in a paragraph or so form, that would be great though.

*My reply:*

I don't have a more succinct version of the enemy combatants framing right now. It's very similar to the vaccine/bioweapon structure, in that the laws and court cases don't directly state that all civilians are enemy combatants.

The laws and court cases simply deny — with lots of obscuring language in orders dismissing cases — that any of the rights (such as informed consent and rights against assault and homicide) normally held by non-combatants, apply to targets of EUA products during Public Health Emergency conditions.

In the same way that none of the rules that normally apply to pharmaceutical manufacturing, distribution and dispensing, apply to EUA products during Public Health Emergency conditions.

Setting aside for now the 2001 Authorization for Use of Military Force, PATRIOT Act and other mechanisms, the main documents through which this bait and switch type maneuver has been done are the July 2021 DOJ opinion,<sup>1269</sup> combined with the June 2021 ruling in *Bridges v. Houston Methodist*,<sup>1270</sup> which was affirmed by the Fifth Circuit Court of Appeals in June 2022.<sup>1271</sup>

Key paragraphs in *Bridges v. Houston Methodist* ruling by USDJ Lynn N. Hughes, US District Court, Southern District of Texas:

"...Bridges does not specify what illegal act she has refused to perform, but in the press-release style of the complaint, she says that she refuses to be a "human guinea pig." Receiving a COVID-19 vaccination is not an illegal act, and it carries no criminal penalties. She is refusing to accept inoculation that, in the hospital's judgment, will make it safer for their workers and the patients in Methodist's care...

She also argues that injection requirement violates federal law governing the protection of "human subjects." She says that the injection requirement is forcing its employees to participate in a human trial because no currently-available vaccine has been fully approved by the Food and Drug Administration. Federal law

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<sup>1269</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>1270</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.06.12-bridges-v.-houston-methodist-district-court-opinion.pdf>

<sup>1271</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2022.06.13-bridges-v.-houston-methodistl-fifth-circuit-affirmed.pdf>

requires participants give legal, effective, and informed consent before participating in a human trial; this consent cannot be obtained through coercion or undue influence. Bridges says the threat of termination violates the law...

Bridges has again misconstrued this provision, and she has now also misrepresented the facts. **The hospital's employees are not participants in a human trial. They are licensed doctors, nurses, medical technicians, and staff members. The hospital has not applied to test the COVID-19 vaccines on its employees, it has not been approved by an institutional review board, and it has not been certified to proceed with clinical trials.** Bridges's claim that the injection requirement violates 45 C.F.R. § 46.116 also fails.

She also says that the injection requirement is invalid because it violates the Nuremberg Code, and she likens the threat of termination in this case to forced medical experimentation during the Holocaust. The Nuremberg Code does not apply because Methodist is a private employer, not a government. Equating the injection requirement to medical experimentation in concentration camps is reprehensible. Nazi doctors conducted medical experiments on victims that caused pain, mutilation, permanent disability, and in many cases, death.

Although her claims fail as a matter of law, it is also necessary to clarify that Bridges has not been coerced. Bridges says that she is being forced to be injected with a vaccine or be fired. This is not coercion. Methodist is trying to do their business of saving lives without giving them the COVID-19 virus. It is a choice made to keep staff, patients, and their families safer. Bridges can freely choose to accept or refuse a COVID-19 vaccine; however, if she refuses, she will simply need to work somewhere else."

Again worth noting: Judge Hughes ruled it improper to equate injection of 'Covid-19 vaccines' with Nazi medical experimentation in concentration camps, by describing the Nazi program as "causing pain, mutilation, permanent disability, and in many cases death."

But he *did not allow discovery or conduct evidentiary review* through which the court could have assessed the data that 'Covid-19 vaccines' also cause pain, mutilation, permanent disability and death. That data was available to the manufacturers and FDA reviewers no later than Sept. 25, 2020,<sup>1272</sup> to DoD officials no later than Dec. 14, 2020,<sup>1273</sup> and even more conclusively to manufacturers, FDA and DoD by April 2021.<sup>1274</sup>

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<sup>1272</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-c.pdf>

<sup>1273</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-mtd-exh-e.pdf>

<sup>1274</sup> <https://phmpt.org/wp-content/uploads/2021/11/5.3.6-postmarketing-experience.pdf>

April 2021 was the point at which private employers like Houston Methodist Hospital — in response to federal coercion and bribes through Medicare and Medicaid funding programs — were imposing mandates on employees by offering prizes for compliance and threatening termination for refusal.

I highlighted the key sentence in Judge Lynn’s ruling in bold, because it lists what hospital employees are “not,” according to the judge, including that they are not clinical trial subjects in a clinical trial, with any attendant rights as subjects of experimentation. He cites to the cornerstone EUA law: 21 USC 360bbb.

But in describing what hospital employees are, he does not say patients, citizens, individual human beings with inherent personhood or civilians with rights to informed consent, bodily integrity or due process.

He simply says they’re doctors, nurses and other hospital employees, defining them exclusively in relationship to their employers. And because he goes on to find that therefore, the hospital can do what it wants to them, or else they have to find work elsewhere, he implicitly recognizes them as slaves or enemy combatants, who have no claim to control over their own bodies or preservation of their own lives.

My view is that Dawn Johnsen in the DOJ coordinated with the judge, and he coordinated with her, so that his June 2021 ruling would align with what she would argue in her July 2021 legal opinion, citing for support his ruling as precedential case law.

The deception, obscuring of truth and misdirection are extremely well-coordinated and well-executed. This is just another example of it.

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Let Nothing Disturb You (St. Teresa of Avila)

Let nothing disturb you,  
Let nothing frighten you,  
All things are passing away:  
God never changes.  
Patience obtains all things.  
Whoever has God lacks nothing;  
God alone suffices.

Isaiah 54:17

No weapon that is formed against thee shall prosper: and every tongue that resisteth thee in judgment, thou shalt condemn. This is the inheritance of the servants of the Lord, and their justice with me, saith the Lord.

## **Aug. 28, 2023 - March 15, 2023 and May 11, 2023 HHS Dictator-Secretary determinations and declarations.**

### *Reader comment:*

I am trying to track the actual cite that shows that through HHS Secretary continuing authority, the CV emergency has not truly been lifted. Any help would be appreciated.

### *Key premises:*

The US Health and Human Services Secretary (first Alex Azar, now Xavier Becerra), by Congressional authorization under Congressionally-repealable statutes (42 USC 247d/Public Health Service Act Section 319, 21 USC 360bbb/Food Drug and Cosmetics Act Section 564 and related) has been the *de facto* administrative dictator of America, directing a covert mass murder campaign, since January 2020.

Azar and Becerra's lethal power has been consolidated under the many mutually-reinforcing Covid-19 "public health emergency" lies, deceptions and illusions promulgated by government and government media outlets.

From time to time, the HHS Secretary issues new unilateral, unreviewable administrative decrees to reinforce and expand his covert ongoing dictatorship.

The most recent (that I'm aware of, I haven't checked recently for updates) — are these two, issued by unindicted war criminal Xavier Becerra effective March 15, 2023 and May 11, 2023:

- 2023.03.15 HHS PREP Act EUA Delegation of Authority and EUA Amendment, signed 2023.03.20, 88 FR 16645<sup>1275</sup>
- 2023.05.11 HHS PREP Act Amendment 11, distribution limitations, time, qualified persons, category of threat burden of seasonal influenza 88 FR 30769<sup>1276</sup>

There is a lot more information in those two administrative decrees, and their many precursors, than the parts I've excerpted below.

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<sup>1275</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.03.15-hhs-prep-act-eua-delegation-of-authority-and-eua-amendment-signed-2023.03.20-88-fr-16645.pdf>

<sup>1276</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

New dictator offices and immune-system-destroying biochemical weapons development and deployment programs have been created and funded in the last few months:

- July 21, 2023 - White House Launches Office of Pandemic Preparedness and Response Policy.<sup>1277</sup> Introduces America’s public health emergency co-dictator, Major General (ret) Paul Friedrichs (formerly Senior Director for Global Health Security Bioterrorism and Biodefense State-Sponsored Biowarfare at the National Security Destruction Council (NSC), to serve alongside Xavier Becerra effective Aug. 7, 2023.
- Aug. 1, 2023 - Secretary [of State Anthony] Blinken to Deliver Remarks at the Launch of the Bureau of Global Health Security and Diplomacy<sup>1278</sup>
- Aug. 22, 2023 - Project NextGen Awards Over \$1.4 Billion to Develop the Future of COVID-19 Vaccines and Therapeutics<sup>1279</sup>
- Aug. 23, 2023 - As Part of President Biden’s Unity Agenda, Biden Cancer Moonshot Announces Launch of ARPA-H’s CUREIT Project,<sup>1280</sup> “a project that aims to develop generalizable mRNA platforms” to treat cause turbo-cancers and other immune disorders.

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*Excerpts from the March 15, 2023 determination and declaration decrees:*

## Section II: Determination by the Secretary of Health and Human Services

On February 4, 2020, pursuant to his authority under section 564 of the FD&C Act, [21 USC 360bbb] the Secretary of HHS determined that the circumstances in section 564(b)(1) exist because “there is a public health emergency that has a significant potential to affect national security or the health and security of United States citizens living abroad and that involves a novel (new) coronavirus (nCoV) first detected in Wuhan City, Hubei Province, China in 2019 (2019–nCoV).” 85 FR 7316...

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<sup>1277</sup> <https://www.whitehouse.gov/briefing-room/statements-releases/2023/07/21/fact-sheet-white-house-launches-office-of-pandemic-preparedness-and-response-policy/>

<sup>1278</sup> <https://www.state.gov/secretary-blinken-to-deliver-remarks-at-the-launch-of-the-bureau-of-global-health-security-and-diplomacy/>

<sup>1279</sup> <https://www.hhs.gov/about/news/2023/08/22/funding-1-billion-vaccine-clinical-trials-326-million-new-monoclonal-antibody-100-million-explore-novel-vaccine-therapeuti-technologies.html>

<sup>1280</sup> <https://www.whitehouse.gov/briefing-room/statements-releases/2023/08/23/as-part-of-president-bidens-unity-agenda-biden-cancer-moonshot-announces-launch-of-arpa-hs-cureit-project-led-by-emory-university-to-develop-new-tools-to-strengthen-the-immune-syste/>

KW note: The following paragraph promulgated as decree by the HHS Secretary is a series of false statements, commonly known as lies.

Because of the legal structures established and not yet repealed by Congress, there is currently no process for Congress to hold meaningful hearings to review evidence that would establish the truth or falsity of the HHS Secretary claims and legislatively override his decrees [42 USC 247d-6d(b)(9)] and there is currently no access to federal courts to review evidence that would establish the truth or falsity of the HHS Secretary claims and judicially nullify or void his decrees. [42 USC 247d-6d(b)(7).]

The only move available to Congress is repeal of the enabling laws, to strip the HHS Secretary of the power he currently holds, with which he can and is lying to Congress, and lying to, torturing and killing the American people, with legal impunity.

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...It is now well established that SARS– CoV–2 is constantly evolving and continues to be an ongoing challenge. As of January 30, 2023, SARS–CoV–2 has led to over 753 million cases of COVID–19, including 6.8 million deaths worldwide. This is due, in part, to variations in the virus that may allow it to spread more easily or make it resistant to treatments or decreased vaccine effectiveness. There is also a risk that eventually a variant will emerge that will escape the protection provided by the current generation of vaccines against severe disease. For example, the SARS–CoV–2 Omicron variant has continued to evolve into sublineages with additional mutations in the spike glycoprotein and the receptor binding domain. Evolution of the virus also raises similar concerns about the continued efficacy of certain categories of therapeutics, such as monoclonal antibodies. The distribution of Omicron sublineages varies at different points in time in different regions of the world. The large number of mutations in the Omicron variant sublineages and the ongoing evolution of the virus remain a concern for potential evasion of vaccine immunity.

In light of this, I have now amended the February 4, 2020 determination to recognize the fact that there is “a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad” and that involves a biological agent, namely the novel (new) coronavirus (nCoV) first detected in Wuhan City, Hubei Province, China in 2019 (2019–nCoV, or SARS–CoV–2).

If the current conditions change such that there is no longer a “public health emergency” within the meaning of section 564, the section 564(b)(1)(C)

determination would remain in place because I have determined that there is also a “significant potential for a public health emergency” under that section.

This avoids the need to issue a new determination under section 564 when there is no longer a “public health emergency,” but there is still a “significant potential for a public health emergency” involving SARS–CoV–2.

The four previously-issued section 564 declarations that refer to the February 4, 2020 determination have not been terminated by the Secretary because, among other things, the circumstances described in section 564(b)(1) continue to exist—i.e., COVID–19, a disease attributable to SARS–CoV–2, continues to present a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad. Consistent with section 564(f), the currently-in-effect Emergency Use Authorizations (EUAs) issued under those section 564 declarations remain in effect until the earlier of the termination of relevant section 564 declarations under section 564(b), or revocation the EUAs. Therefore, these EUAs continue in effect...”

### Section III. Declarations of the Secretary of Health and Human Services; EUAs Issued Under the Declarations

Based on the February 4, 2020 determination, in February and March 2020, the Secretary of HHS, pursuant to section 564 of the FD&C Act and subject to the terms of any authorization issued under that section, declared that circumstances exist justifying the authorization of emergency use of: (1) in vitro diagnostics for detection and/or diagnosis of this novel coronavirus, 85 FR 7316; (2) personal respiratory protective devices, 85 FR 13907; (3) other medical devices including alternative products used as medical devices, 85 FR 17335; and (4) drugs and biological products, 85 FR 18250.

These section 564 declarations continue in effect. Specifically, under section 564(b)(2)(A), a declaration made under section 564 will not terminate unless the Secretary determines that “the circumstances described in [section 564(b)(1)] have ceased to exist,” or there is “a change in the approval status of the [authorized] product such that the circumstances described in subsection (a)(2) have ceased to exist.” Section 564(b)(2)(A) of the FD&C Act.

The first basis for termination is not met because the circumstances described in section 564(b)(1) have not ceased to exist; to the contrary, as described above, I have determined that the circumstances described in section 564(b)(1)(C) continue to exist.

The second basis for termination is not met because each declaration covers many products, or emergency uses of products, at least some of which remain “unapproved” within the meaning of section 564(a)(2).

Consistent with section 564(f), the EUAs issued under these declarations remain in effect until the earlier of the termination of relevant section 564 declarations or revocation of the EUAs. Accordingly, the currently-in-effect EUAs issued under the section 564 determination/declarations for COVID– 19 also continue in effect...

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*Excerpts from the May 11, 2023 Eleventh Amendment to Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID–19 decrees:*

Summary:

The Secretary issues this amendment pursuant to section 319F–3 of the Public Health Service Act [42 USC 247d] to update the determination of a public health emergency and clarify the disease threat...

Declaration, as Amended, for Public Readiness and Emergency Preparedness Act Coverage for Medical Countermeasures Against COVID–19

To the extent any term previously in the Declaration, including its amendments, is inconsistent with any provision of this Republished Declaration, the terms of this Republished Declaration are controlling. This Declaration must be construed in accordance with the Advisory Opinions of the Office of the General Counsel (Advisory Opinions). I incorporate those Advisory Opinions as part of this Declaration. This Declaration is a “requirement” under the PREP Act.

Section I. Determination of Public Health Emergency, 42 U.S.C. 247d–6d(b)(1)

I have determined that the spread of SARS–CoV–2 or a virus mutating therefrom and the resulting disease COVID–19 constitutes a credible risk of a future public health emergency.

I further determine that use of any respiratory protective device approved by NIOSH under 42 CFR part 84, or any successor regulations, is a priority for use during the public health emergency that former Secretary Azar declared on January 31, 2020 under section 319 of the PHS Act for the entire United States to aid in the response of the nation’s healthcare community to the COVID-19 outbreak.



## Section II. Factors Considered, 42 U.S.C. 247d–6d(b)(6)

I have considered the desirability of encouraging the design, development, clinical testing, or investigation, manufacture, labeling, distribution, formulation, packaging, marketing, promotion, sale, purchase, donation, dispensing, prescribing, administration, licensing, and use of the Covered Countermeasures...

## Section VIII. Category of Disease, Health Condition, or Threat, 42 U.S.C. 247d–6d(b)(2)(A)

The category of disease, health condition, or threat for which I recommend the administration or use of the Covered Countermeasures is not only COVID–19 caused by SARS–CoV– 2, or a virus mutating therefrom, but also other diseases, health conditions, or threats that may have been caused by COVID–19, SARS–CoV–2, or a virus mutating therefrom, including the threat of increased burden on the healthcare system due to seasonal influenza infections occurring at the same time as COVID–19 infections, which will lead to an increase in the rate of infectious diseases...”

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## 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 PHS Act.
- 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.

# September 2023



**The Vision of St. Eustace. Painting by Pisanello.**

## **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.

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### 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 Reconstruction<sup>1281</sup> (*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.

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<sup>1281</sup> [https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf\\_p-xi\\_enc\\_19310515\\_quadragesimo-anno.html](https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf_p-xi_enc_19310515_quadragesimo-anno.html)  
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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 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..."

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### 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 Program<sup>1282</sup> [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).

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<sup>1282</sup> [https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf\\_p-xi\\_enc\\_19310515\\_quadragesimo-anno.html](https://www.vatican.va/content/pius-xi/en/encyclicals/documents/hf_p-xi_enc_19310515_quadragesimo-anno.html)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

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 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 Morrison<sup>1283</sup> and Archbishop Carlo Maria Viganò<sup>1284</sup> at The Remnant.]

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<sup>1283</sup> <https://www.remnantnewspaper.com/web/index.php/articles/itemlist/user/3501-robertmorrison%7Cremnantcolumnist>

<sup>1284</sup> <https://remnantnewspaper.com/web/index.php/fetzen-fliegen/itemlist/user/4931-carlomariavigano>

## 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*,<sup>1285</sup> 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,

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<sup>1285</sup> [https://www.supremecourt.gov/opinions/19pdf/19a1044\\_pok0.pdf](https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf)

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).

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.

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#### Update/clarification:

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*<sup>1286</sup> 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.’

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<sup>1286</sup> [https://en.wikipedia.org/wiki/Missouri\\_v.\\_Biden](https://en.wikipedia.org/wiki/Missouri_v._Biden)

*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 power<sup>1287</sup> 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 Classes<sup>1288</sup> (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.

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 corrupt<sup>1289</sup>) 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

<sup>1287</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>1288</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1891.05.15-leo-xiii-rerum-novarum-on-capital-and-labor.pdf>

<sup>1289</sup> <https://www.trueethevote.org/>



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 TASA<sup>1290</sup> 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,<sup>1291</sup> 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.

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Resources:

- Feb. 21, 2023 - Reconstitution starter pack.<sup>1292</sup>
- WeThePeople50<sup>1293</sup> - 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.

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<sup>1290</sup> <https://tasa.americanstatenationals.org/>

<sup>1291</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>1292</sup> <https://bailiwicknews.substack.com/p/reconstitution-starter-pack>

<sup>1293</sup> <https://wethepeople50.com/>

## *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.

In my reading so far, it appears that Article 5 and Article 10 of the 2008 consolidated Maastricht Treaty,<sup>1294</sup> along with implementing protocols,<sup>1295</sup> 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,

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<sup>1294</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-consolidated-version-treaty-on-european-union-treaty-of-maastricht-published-in-ojeu.pdf>

<sup>1295</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-treaty-on-european-union-protocol-2-on-subsidiarity-and-proportionality.pdf>

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...

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- 1987.06.19 Single European Act published in Official Journal of the European Communities OJEC<sup>1296</sup>
- 1992.02.07 Treaty on European Union Treaty of Maastricht published in OJEC<sup>1297</sup>
- 1995.02.21 Court of First Instance ruling on subsidiarity<sup>1298</sup>
- 1997.07.29 Treaty on European Union Treaty of Maastricht published CVEC Virtual Centre for Knowledge on Europe integration 2013.12.18<sup>1299</sup>
- 1997.11.10 Consolidated Version of Treaty Establishing European Community published in OJEC<sup>1300</sup>
- 1997.11.10 Protocol Annexed to Treaty of European Community on application of subsidiarity and proportionality<sup>1301</sup>
- 1997.11.10 Treaty of Amsterdam Amending Treaty on EU, Treaties Establishing European Communities, Related published in OJEC<sup>1302</sup>
- 2007.12.17 Treaty of Lisbon Amending Treaty on European Union and Treaty Establishing European Community published in OJEU<sup>1303</sup>
- 2008.05.09 Consolidated Version Treaty on European Union Treaty of Maastricht published in OJEU<sup>1304</sup>
- 2008.05.09 Treaty on European Union Protocol 2 on subsidiarity and proportionality<sup>https://ba</sup>
- 2010 WEF Global Redesign Initiative Everybody's Business Strengthening Global<sup>1305</sup>

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<sup>1296</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1987.06.19-single-european-act-published-in-official-journal-of-the-european-communities-ojec.pdf>

<sup>1297</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1992.02.07-treaty-on-european-union-treaty-of-maastricht-published-in-ojec.pdf>

<sup>1298</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1995.02.21-court-of-first-instance-ruling-on-subsidiarity.pdf>

<sup>1299</sup> <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>

<sup>1300</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1997.11.10-consolidated-version-of-treaty-establishing-european-community-published-in-ojec.pdf>

<sup>1301</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/1997.11.10-protocol-annexed-to-treaty-of-european-community-on-application-of-subsidiarity-and-proportionality.pdf>

<sup>1302</sup> <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>

<sup>1303</sup> <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>

<sup>1304</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008.05.09-consolidated-version-treaty-on-european-union-treaty-of-maastricht-published-in-ojeu.pdf>

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

<sup>1305</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2010-wef-global-redesign-initiative-everybodys-business-strengthening-global-.pdf>

- 2012.10.26 Consolidated Version of Treaty on Functioning of European Union published in Official Journal of European Union OJEU<sup>1306</sup>
- 2013.10.22 EU Decision 1082 Cross-border threats to health published in OJEU<sup>1307</sup>
- 2016.03.15 EU Regulation 369 provision of emergency support within the Union published in OJEU<sup>1308</sup>
- 2017.03.01 On the Future of Europe White Paper<sup>1309</sup>
- 2018.04.19 Implementation of the Treaty provisions concerning national Parliaments<sup>1310</sup>
- 2018.10.23 European Commission communication to European Parliament and others, on principles of subsidiarity and proportionality<sup>1311</sup>
- 2020.07.13 EU Draft Regulation Re Clinical Trials, Covid, GMO<sup>1312</sup>
- 2020.07.15 EU Regulation 1043 Clinical Trials, Covid, GMO published in OJEU<sup>1313</sup>
- 2023 EU Fact Sheet on European Parliament, Relations with National Parliaments<sup>1314</sup>
- 2023 EU Fact Sheet on Subsidiarity<sup>1315</sup>
- 2023 European Parliament Fact Sheet on subsidiarity<sup>1316</sup>

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<sup>1306</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2012.1026-consolidated-version-of-treaty-on-functioning-of-european-union-published-in-official-journal-of-european-union-ojeu.pdf>

<sup>1307</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2013.10.22-eu-decision-1082-cross-border-threats-to-health-published-in-ojeu.pdf>

<sup>1308</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2016.03.15-eu-regulation-369-provision-of-emergency-support-within-the-union-published-in-ojeu.pdf>

<sup>1309</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2017.03.01-on-the-future-of-europe-white-paper.pdf>

<sup>1310</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2018.04.19-implementation-of-the-treaty-provisions-concerning-national-parliaments.pdf>

<sup>1311</sup> <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>

<sup>1312</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.07.13-eu-draft-regulation-re-clinical-trials-covid-gmo.pdf>

<sup>1313</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.07.15-eu-regulation-1043-clinical-trials-covid-gmo-published-in-ojeu.pdf>

<sup>1314</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-eu-fact-sheet-on-european-parliament-relations-with-national-parliaments.pdf>

<sup>1315</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-eu-fact-sheet-on-subsidiarity.pdf>

<sup>1316</sup> <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.<sup>1317</sup>

*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 Constitutionlists 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

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<sup>1317</sup> <https://bailiwicknews.substack.com/p/public-health-emergencies-are-camouflaged>

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<sup>1318</sup> website.

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*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.

- *Anti-Communitarian Manifesto* and *2020: Our Common Destiny*<sup>1319</sup> - Archive.org
- *Anti-Communitarian Manifesto* and *2020: Our Common Destiny*<sup>1320</sup> - Friedrich & Sons Publishing, e-book (\$17) and paperback \$20)

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Sasha Latypova on Substack:

- Sept. 6, 2023 - Announcement for My Readers in Iceland<sup>1321</sup> - "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 analysis<sup>1322</sup> study that confirmed my early findings from VAERS. This will be fun!"

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<sup>1318</sup> <http://nord.twu.net/acl/research/commlaw.html>

<sup>1319</sup> <https://archive.org/details/AntiCommunitarianManifesto>

<sup>1320</sup> <http://nord.twu.net/acl/2020.html>

<sup>1321</sup> <https://sashalatyova.substack.com/p/announcement-for-my-readers-in-iceland>

<sup>1322</sup> <https://sashalatyova.substack.com/publish/post/119874309>

Poster and approximate translations below. Link to Facebook event page.<sup>1323</sup>

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.

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<sup>1323</sup> <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*<sup>1324</sup> (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...

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<sup>1324</sup> <https://archive.org/details/MereChristianityCSL/mode/2up>



More on crucial legal and geopolitical research<sup>1325</sup> 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 work<sup>1326</sup> (GoFundMe link) if you are financially able.

- *2020: Our Common Destiny and Anti-Communitarian Manifesto*<sup>1327</sup> - Archive.org
- *2020: Our Common Destiny and Anti-Communitarian Manifesto*<sup>1328</sup> - Friedrich & Sons Creative Publishing, e-book (\$17) and paperback (\$20)

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<sup>1325</sup> <https://bailiwicknews.substack.com/p/event-in-iceland-oct-4-2023>

<sup>1326</sup> <https://www.gofundme.com/f/remembering-niki-raapana-publishing-new-titles>

<sup>1327</sup> <https://archive.org/details/AntiCommunitarianManifesto/page/n3/mode/2up>

<sup>1328</sup> <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.<sup>1329</sup>

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 experimentation<sup>1330</sup>
- May 31, 2023 - Breaking: Family of 24-Year-Old Who Died From COVID Vaccine Sues DOD in 'Groundbreaking Case'<sup>1331</sup> (Children's Health Defense)
- 2023.07.28 Watts v. DoD Austin extension of time to 09.01.2023<sup>1332</sup>
- 2023.09.01 Watts v. DoD Gov Memo in Support MtD<sup>1333</sup>
- 2023.09.15 Watts v DoD Memo in Opposition to MtD<sup>1334</sup>

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<sup>1329</sup> <https://bailiwicknews.substack.com/p/dual-use-government-officials-of>

<sup>1330</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.05.31-estate-of-george-watts-v.-austin-dod-chd-re-nonconsensual-military-experimentation.pdf>

<sup>1331</sup> <https://childrenshealthdefense.org/defender/george-watts-jr-pfizer-covid-vaccine-injury/>

<sup>1332</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.07.28-watts-v.-dod-austin-extension-of-time-to-09.01.2023.pdf>

<sup>1333</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.09.01-watts-v.-dod-gov-memo-in-support-mtd.pdf>

<sup>1334</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023.09.15-watts-v-dod-memo-in-opposition-to-mtd.pdf>

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 Gustavo 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.

\*

### 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, 2022<sup>1335</sup> — 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.

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<sup>1335</sup> <https://bailiwicknews.substack.com/p/secret-squirrel-v-azar-kadlec-and>

- Jan. 10, 2023 - Draft Complaint Intro/Background: John Doe v. Azar, Kadlec, Gruber and Hinton<sup>1336</sup> (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 Organization<sup>1337</sup> — 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 Stones<sup>1338</sup> - text-only, pharmaco-military crimes only.
- Five Small Stones<sup>1339</sup> - multimedia, pharmaco-military and election crimes.

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<sup>1336</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/01/2023.01.10-draft-18-usc-2333-complaint-background-azar-kadlec-gruber-hinton.pdf>

<sup>1337</sup> <https://childrenshealthdefense.org/defender/who-proposals-sovereignty-totalitarian-state/>

<sup>1338</sup> <https://5smallstones.wordpress.com/>

<sup>1339</sup> <https://5smallstones.com/>

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.

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,<sup>1340</sup> 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.

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.

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<sup>1340</sup> [https://en.wikipedia.org/wiki/Just\\_war\\_theory#Saint\\_Thomas\\_Aquinas](https://en.wikipedia.org/wiki/Just_war_theory#Saint_Thomas_Aquinas)

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*,<sup>1341</sup> 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.

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<sup>1341</sup> [https://www.lawcatalog.com/media/productattach/r/i/rico\\_chapter\\_1-r47.pdf](https://www.lawcatalog.com/media/productattach/r/i/rico_chapter_1-r47.pdf)  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

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 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*,<sup>1342</sup> 2012 edition, by Niki Raapana and Nordica Friedrich, at p. 40:

“In 2003, Italian Prime Minister Giuliano Amato, later Vice-President of the European Union Constitutional Convention,<sup>1343</sup> 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]<sup>1344</sup> 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]

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<sup>1342</sup> 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>

<sup>1343</sup> <https://archives.eui.eu/en/fonds/444976?item=SP-B>

<sup>1344</sup> [https://european-union.europa.eu/institutions-law-budget/institutions-and-bodies/search-all-eu-institutions-and-bodies/court-justice-european-union-cjeu\\_en](https://european-union.europa.eu/institutions-law-budget/institutions-and-bodies/search-all-eu-institutions-and-bodies/court-justice-european-union-cjeu_en)

Monnet slipped into the negotiations on [European] Coal and Steel Community.<sup>1345</sup>

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.

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

- 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.

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<sup>1345</sup> <https://www.britannica.com/topic/European-Coal-and-Steel-Community>

## **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?

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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.<sup>1346</sup>

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 1944<sup>1347</sup> — 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,

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<sup>1346</sup> <https://www.merriam-webster.com/dictionary/legit>

<sup>1347</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

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.<sup>1348</sup>
- 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.<sup>1349</sup> See also WeThePeople50.<sup>1350</sup>
- 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.

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<sup>1348</sup> <https://www.latinmass.com/>

<sup>1349</sup> <https://sashalatyova.substack.com/p/update-on-chd-lawsuit-challenging>

<sup>1350</sup> <https://wethepeople50.com/>

CS Lewis, *Mere Christianity*<sup>1351</sup> (1952), Book II (What Christians Believe), Ch. 2, (The Invasion), excerpt:

...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...

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<sup>1351</sup> <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:<sup>1352</sup>

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:<sup>1353</sup>

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—

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<sup>1352</sup> <https://jamesroguski.substack.com/p/contact-your-senators>

<sup>1353</sup> <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 - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

(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 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.

\*

Sponsors:<sup>1354</sup> 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

<sup>1354</sup> <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 - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com



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

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**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 pharmaceutical 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 Settlements<sup>1355</sup> — 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.<sup>1356</sup> See footnoted executive summary of American Domestic Bioterrorism Program.<sup>1357</sup>

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.

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<sup>1355</sup> <https://bailiwicknews.substack.com/p/smoke-and-mirrors>

<sup>1356</sup> <https://bailiwicknews.substack.com/p/forced-internment-on-communicable>

<sup>1357</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/12/2022.12.19-six-key-statutes-creating-adbp.pdf>

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

- Sept. 22, 2023 - New World Order Lingo and Convergent Logic Detective Work for Normies<sup>1358</sup>

...posted a link<sup>1359</sup> 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 Tyrants<sup>1360</sup>

*I replied to the comment:*<sup>1361</sup>

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 521<sup>1362</sup>- 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
- 2022.11.23 EU Regulation 2371<sup>1363</sup> - 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 2119<sup>1364</sup> – Setting up a network for the epidemiological surveillance and control of communicable diseases in the Community
- 2001.11.06 EU Directive 83<sup>1365</sup> – Relating to medicinal products for human use.

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<sup>1358</sup> <https://sagehana.substack.com/p/new-world-order-lingo-and-convergent>

<sup>1359</sup> <https://sagehana.substack.com/p/new-world-order-lingo-and-convergent/comment/40519266>

<sup>1360</sup> <https://vigilantnews.com/post/go-to-hell-brave-eu-politician-delivers-damning-message-to-the-global-tyrants>

<sup>1361</sup> <https://sagehana.substack.com/p/new-world-order-lingo-and-convergent/comment/40526072>

<sup>1362</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

<sup>1363</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

<sup>1364</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/1998.09.24-eu-decision-2119.pdf>

<sup>1365</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2001.11.06-eu-directive-83.pdf>

- 2003.06.25 EU Directive 63<sup>1366</sup> – Amending Directive 2001/83/EC relating to medicinal products for human use
- 2004.04.21 EU Regulation 851<sup>1367</sup> – Establishing a European centre for disease prevention and control
- 2009.05.21 EU Directive 41<sup>1368</sup> – On the contained use of genetically modified micro-organisms
- 2013.10.22 EU Decision 1082<sup>1369</sup> – On serious cross-border threats to health and repealing Decision No 2119/98/EC
- 2016.03.15 EU Regulation 369<sup>1370</sup> – On the provision of emergency support within the Union
- 2020.04.14 EU Regulation 521<sup>1371</sup> – 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 1043<sup>1372</sup> – 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 2371<sup>1373</sup> – On serious cross-border threats to health and repealing Decision No 1082/2013/EU

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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.<sup>1374</sup>

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 2003<sup>1375</sup> as he and other Satanic technocrats were working on a European Constitution:

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<sup>1366</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2003.06.25-eu-directive-63.pdf>

<sup>1367</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2004.04.21-eu-regulation-851.pdf>

<sup>1368</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2009.05.21-eu-directive-41-gmo-on-the-contained-use-of-genetically-modified-micro-organisms.pdf>

<sup>1369</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2013.10.22-eu-decision-1082.pdf>

<sup>1370</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2016.03.15-eu-regulation-369.pdf>

<sup>1371</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2020.04.14-eu-regulation-521.pdf>

<sup>1372</sup> <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>

<sup>1373</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.11.23-eu-regulation-2371.pdf>

<sup>1374</sup> <https://bailiwicknews.substack.com/p/event-in-iceland-oct-4-2023>

<sup>1375</sup> <https://bailiwicknews.substack.com/p/on-how-globalists-covertly-gradually>

“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...”

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 Commission](#)<sup>1376</sup>
- [European Council](#)<sup>1377</sup>
- [Council of the European Union](#)<sup>1378</sup>
- [European Parliament](#)<sup>1379</sup>
- [Institutions of the European Union](#)<sup>1380</sup>
- [European Union legislative procedure](#)<sup>1381</sup>
- [Legal Act of the European Union](#)<sup>1382</sup>
- [Treaties of the European Union](#)<sup>1383</sup>
- [EU Regulation](#)<sup>1384</sup> - “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 Directive](#)<sup>1385</sup> - “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 Decision](#)<sup>1386</sup> - “a legal instrument which is binding upon those individuals to which it is addressed.”

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<sup>1376</sup> [https://en.wikipedia.org/wiki/European\\_Commission](https://en.wikipedia.org/wiki/European_Commission)

<sup>1377</sup> [https://en.wikipedia.org/wiki/European\\_Council](https://en.wikipedia.org/wiki/European_Council)

<sup>1378</sup> [https://en.wikipedia.org/wiki/Council\\_of\\_the\\_European\\_Union](https://en.wikipedia.org/wiki/Council_of_the_European_Union)

<sup>1379</sup> [https://en.wikipedia.org/wiki/European\\_Parliament](https://en.wikipedia.org/wiki/European_Parliament)

<sup>1380</sup> [https://en.wikipedia.org/wiki/Institutions\\_of\\_the\\_European\\_Union](https://en.wikipedia.org/wiki/Institutions_of_the_European_Union)

<sup>1381</sup> [https://en.wikipedia.org/wiki/European\\_Union\\_legislative\\_procedure](https://en.wikipedia.org/wiki/European_Union_legislative_procedure)

<sup>1382</sup> [https://en.wikipedia.org/w/index.php?title=Legal\\_Act\\_of\\_the\\_European\\_Union&oldformat=true](https://en.wikipedia.org/w/index.php?title=Legal_Act_of_the_European_Union&oldformat=true)

<sup>1383</sup> [https://en.wikipedia.org/wiki/Treaties\\_of\\_the\\_European\\_Union](https://en.wikipedia.org/wiki/Treaties_of_the_European_Union)

<sup>1384</sup> [https://en.wikipedia.org/wiki/Regulation\\_\(European\\_Union\)](https://en.wikipedia.org/wiki/Regulation_(European_Union))

<sup>1385</sup> [https://en.wikipedia.org/wiki/Directive\\_\(European\\_Union\)](https://en.wikipedia.org/wiki/Directive_(European_Union))

<sup>1386</sup> [https://en.wikipedia.org/wiki/Decision\\_\(European\\_Union\)](https://en.wikipedia.org/wiki/Decision_(European_Union))

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.

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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.

...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.

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## **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 Emergency<sup>1387</sup>
- HHS-ASPR Public Health Emergency Determinations to Support an Emergency Use Authorization<sup>1388</sup>

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<sup>1387</sup> <https://aspr.hhs.gov/legal/PHE/Pages/default.aspx>

<sup>1388</sup> <https://aspr.hhs.gov/legal/Section564/Pages/default.aspx>



- Aug. 28, 2023 - March 15, 2023 and May 11, 2023 HHS Dictator-Secretary determinations and declarations and related reporting and analysis.<sup>1389</sup>

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.

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)

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<sup>1389</sup> <https://bailiwicknews.substack.com/p/march-15-2023-and-may-11-2023-hhs>

## 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. Grisham<sup>1390</sup>

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<sup>1390</sup> <https://www.morningstarjournal.com/2023/09/13/new-mexico-sheriff-will-not-enforce-unconstitutional-temporary-ban-on-firearms-by-gov-grisham/>

## Supporting documents

- 2003.04.04 Executive Order 13295 Bush SARS apprehension detention<sup>1391</sup>
- 2003.08.20 Turning Point Model State Public Health Act report<sup>1392</sup>
- 2006 Alaska Case Study in Public Health Law Reform the Turning Point Model Public Health Act<sup>1393</sup>
- 2006.09 Bureau of Justice Assistance Pandemic Mutual Law Enforcement assistance planning guide<sup>1394</sup>
- 2006.11.24 Marburg Ebola Planned Exercise IEM<sup>1395</sup>
- 2007 The Law and Emergencies: Surveillance for Public Health–Related Legal Issues<sup>1396</sup>
- 2007.08.15 Model Public Health Legislation State Tracker<sup>1397</sup>
- 2008 CDC DOJ Legal Framework Response public health<sup>1398</sup>
- 2019.09.19 Trump EO 13887 Modernizing Influenza<sup>1399</sup>
- 2020.12.09 Marburg Declaration Dec 2020 Fed Register<sup>1400</sup>
- 2021.08 Arizona Cochise IGA Example<sup>1401</sup>
- 2021.11.15 Summary Analysis of Cochise County Intergovernmental Agreements<sup>1402</sup>
- 2022 dl National Legislative Centers for Law and the Public's Health 50 states<sup>1403</sup>
- 2023 Todd Callender Pete Chambers Slide Deck Militarized Public Health<sup>1404</sup>
- National Conference of State Legislatures, 2021 list<sup>1405</sup> (quarantine and isolation laws)
- Temple University Center for Public Health Law Research Policy Surveillance Program<sup>1406</sup> including US data set for Reallocation of Public Authority<sup>1407</sup>

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<sup>1391</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2003.04.04-executive-order-13295-bush-sars-.pdf>

<sup>1392</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2003.08.20-turning-point-model-state-public-health-act-report.pdf>

<sup>1393</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006-alaska-case-study-in-public-health-law-reform-the-turning-point-model-public-health-act.pdf>

<sup>1394</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006.09-bureau-of-justice-assistance-pandemic-mutual-law-enforcement-assistance-planning-guide.pdf>

<sup>1395</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006.11.24-marburg-ebola-planned-exercise-iem.pdf>

<sup>1396</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2007-paper-law-public-health-emergencies-katrina.pdf>

<sup>1397</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2007.08.15-model-public-health-legislation-state-tracker.pdf>

<sup>1398</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008-cdc-doj-legal-framework-response-public-health-2021-2.pdf>

<sup>1399</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2019.09.19-trump-eo-13887-modernizing-influenza.pdf>

<sup>1400</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2020.12.09-marburg-declaration-dec-2020-fed-register.pdf>

<sup>1401</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2021.08-arizona-cochise-iga-example.pdf>

<sup>1402</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2021.11.15-summary-analysis-of-cochise-county-intergovernmental-agreements.pdf>

<sup>1403</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2022-dl-national-legislative-centers-for-law-and-the-publics-health-50-states.pdf>

<sup>1404</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2023-todd-callender-pete-chambers-slide-deck-militarized-public-health-.pdf>

<sup>1405</sup> <https://www.ncsl.org/research/health/state-quarantine-and-isolation-statutes.aspx>

<sup>1406</sup> <https://lawatlas.org/topics>

<sup>1407</sup> <https://lawatlas.org/datasets/public-health-authority-shiftss>

## 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.

# October 2023



**Christ Giving the Keys to St. Peter. Painting by Guido Reni.**

## **Oct. 9, 2023 - Prayer request: that God provide for the spiritual and material needs of those preparing to file cases confronting biochemical warfare-enabling treaties and statutes.**

Also link to video of Iceland conference, and slide deck.

### Prayer request

I encourage interested Bailiwick readers to pray that Almighty God will — in the mysterious ways in which He works — provide for the spiritual and material needs of lawyers and litigants around the world who are preparing cases that will directly challenge the legal foundations of ongoing State-sponsored military-medical warfare programs, and draw the moral illegitimacy of those legal foundations further into public understanding.

International law foundations that currently authorize governments to torture and kill people with legal impunity (by blocking civil and criminal prosecution) include treaties such as the 1946 treaty establishing the World Health Organization, and 2005 amendments to the WHO International Health Regulations that entered into force in 2007.

National governments around the world have adopted domestic laws to implement the WHO-IHR. The coordinated global Covid-19 programs rendered those domestic laws, and the triggering WHO-IHR provisions, more visible.

In the United States, implementing statutes include 21 USC 360bbb ("expanded access to unapproved therapies and diagnostics," also known as the Emergency Use Authorization program) and 42 USC 247d, "public health emergencies."

Key pillars of these two American legal structures were enacted by members of Congress and signed into law by then-President George W. Bush: Project Bioshield Act in 2004 and Public Readiness and Emergency Preparedness (PREP) Act in 2005 (Division C: last 14 pages of DoD Emergency Supplemental Appropriations bill post-Hurricane Katrina). Both programs have been expanded and developed further through amendments adopted since 2005.

The men and women preparing to confront and discredit governments worldwide, by bringing cases directly challenging these illegitimate treaties and statutes, need spiritual and material support.

On the spiritual side, they especially need prudence and fortitude. On the material side, they need money, time and ways to communicate with each other without diabolical interference.

I am emphatically **not** asking Bailiwick readers to donate money to any specific organizations, law firms or campaigns.

I'm asking Bailiwick readers to pray that God provide for the needs of these men and women, as and when they each need those things to carry out their work, through whatever means He chooses to use as instruments for those purposes, to the extent that their work accords with His will.

If you are Catholic, or on the path to becoming Catholic, I encourage you to pray Rosaries to the Blessed Virgin Mary for these intentions, and novenas seeking the intercession of saints to whom you have particular devotion.

Below is one possible wording of the intention:

Intention: That Almighty God provide for the spiritual and material needs of lawyers around the world who are preparing cases to directly challenge the legal foundations of global, State-sponsored biochemical warfare programs.

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Iceland conference video and slide deck.

Video of the Oct. 4, 2023 conference in Reykjavik, Iceland is available on YouTube. Let the science speak.<sup>1408</sup> Conference held in Reykjavik, Iceland. (3 hours). Speakers include Pierre Kory, Sasha Latypova, Katherine Watt, Vibeke Manniche, Max Schmeling, Philipp Kruse.

The organizers, the other presenters, and all the Icelanders I met, were extremely kind, thoughtful and courageous, and I'm very grateful that I was given the opportunity to meet them and to work with them for this event.

I think the organizers are arranging for edited versions of each presentation as individual videos, to include embedded slide decks. When I have links to those presentation videos, I'll post them here at Bailiwick.

PDF of my slide deck: Oct. 4, 2023 - Intentional killing - Legal frameworks for State-sponsored biochemical warfare.<sup>1409</sup>

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<sup>1408</sup> <https://www.youtube.com/watch?v=pJ6x5MqxVGg>

<sup>1409</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10.04-iceland-presentation.pdf>

## Oct. 11, 2023 - PDF compilations

PDF compilations of Bailiwick News posts are linked below, for readers who want to save the material offline and/or print.

The PDF files compile supporting material and commentary on this synopsis from a January 2023 abstract for an academic paper:<sup>1410</sup>

...Through gradual, covert statutory reclassification and program transfers, reinforced through Presidential Executive Orders and related executive branch declarations, and implemented through hundreds of regulatory amendments, the US Government's Chemical and Biological Warfare Program originally housed in the Department of Defense (DOD), became the Public Health Emergency [PHE]-Emergency Use Authorization [EUA]-Medical Countermeasures program housed in the Department of Health and Human Services (HHS).

The bioterrorism program is now jointly operated by DOD, HHS, Department of Homeland Security, Department of State, most other US federal agencies and their subordinate departments, divisions, offices, authorities, enterprises, committees, advisory boards and employees, in collaboration with the World Health Organization, the Bill and Melinda Gates Foundation, and other public, private and public-private hybrid institutions around the world...

This Dec. 2022 nutshell version<sup>1411</sup> is also short and to the point:

A. US Government since 1969 has incrementally transferred/hidden the joint DOD+HHS Chemical and Biological Warfare Program (50 USC 32) in the Public Health Service Act (42 USC 201) and Food Drug and Cosmetics Act (21 USC 9), such that federally-funded, federally-directed public health programs and products are actually bioterrorism programs and biological and chemical weapon attacks.

B. The government's purpose is to commit mass murder/depopulate the world, without public knowledge and without legal consequence, and enslave survivors for wealth and power centralization through digitized 'vaccine' passports and digital currencies, without public knowledge and without public resistance.

C. Things that used to be prosecutable crimes (such as murder, assault, battery, false imprisonment, child abuse, elder abuse, theft, extortion, fraud) and civil rights violations have been rendered pseudo-legal through Presidential executive orders, Cabinet declarations, hundreds of or thousands of pages of administrative

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<sup>1410</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1411</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2022.12.10-legal-structures-outline.pdf>



agency regulations published through the Federal Register, as a form of executive branch legislation, and changes to the United States Code...

## PDF compilations

- American Domestic Bioterrorism Program.<sup>1412</sup> Timeline. (33 pages, converted to PDF Aug. 16, 2023)
- Legal History: American Domestic Bioterrorism Program.<sup>1413</sup> Enabling statutes, regulations, executive orders, guidance documents, etc. (14 pages; May 2023 version)
- 2022 Bailiwick News Vol. 6 Issues 1-4 Jan to April<sup>1414</sup> (190 pages)
- 2022 Bailiwick News Vol. 6 Issues 5-8 May to August<sup>1415</sup> (187 pages)
- 2022 Bailiwick News Vol. 6 Issues 9-12 Sept to Dec<sup>1416</sup> (214 pages)
- 2023 Bailiwick News Vol. 7 Issues 1-4 Jan to April<sup>1417</sup> (220 pages)
- 2023 Bailiwick News Vol. 7 Issues 5-8 May to August<sup>1418</sup> (106 pages)
- 2023 Bailiwick News Vol 7 Issue 9 September<sup>1419</sup> (29 pages)

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<sup>1412</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023.08.16-american-domestic-bioterrorism-program.pdf>

<sup>1413</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>1414</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-1-4-jan-to-april.pdf>

<sup>1415</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-5-8-may-to-august.pdf>

<sup>1416</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-9-12-sept-to-dec.pdf>

<sup>1417</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023-bailiwick-news-vol-7-issues-1-4-jan-to-april.pdf>

<sup>1418</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023-bailiwick-news-vol-7-issues-5-to-8-may-to-august.pdf>

<sup>1419</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.09-bailiwick-news-vol-7-issue-9-september.pdf>

## **Oct. 12, 2023 - On the moral agency of living human lawmakers.**

A reader who is interested in supporting legal cases that challenge Covid-era government acts as fraud-based recently emailed, asking if I could help “identify the core elements of the fraud, and who has committed it, with references...”

My reply is below.

By way of analogy, one way to think about the relationships between globalist communitarian law,<sup>1420</sup> national constitutions and criminal codes, and declared “public health emergencies,” involves trapdoors,<sup>1421</sup> fly-rails<sup>1422</sup> and other elements of theatrical staging.

The lever that sets the trapdoor mechanism in motion is the unilateral (evidence-not-required, evidentiary-review-not-permitted) declaration, by the WHO Director-General, that a “public health emergency of international concern” (PHEIC) exists.

When the WHO Director-General pulls the lever, the first gear in the contraption engages: national health officials (also unilaterally and without evidence or evidentiary review) declare a national “public health emergency” (PHE) in each WHO member state, in compliance with the terms of the WHO International Health Regulations, which are construed as a binding international legal instrument or treaty.

At that moment, the constitutions and criminal codes that had formed the foundation for the rule of law in each country, fall through the trap door into the basement to temporary irrelevance, and the door slams shut above them.

At the same time, the communitarian law superstructure is dropped onto the stage from the overhead fly-system.

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### On the moral agency of living human lawmakers (reply to a reader request)

...I don't think that my work will be useful for your project, because one of my core findings is that once the global communitarian law superstructure has been triggered (by the WHO-PHEIC and domestic PHE declarations), and nullifies national constitutional and criminal law under the terms of the treaties, the truth or falsity of statements made by acting/imposter government officials is moot.

Under the communitarian law system, there can be no fraud, because there is no legally-discernible, legally-relevant truth. There's only the “common good” as unilaterally

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<sup>1420</sup> <https://newswithviews.com/Raapana/niki.htm>

<sup>1421</sup> <https://en.wikipedia.org/wiki/Trapdoor>

<sup>1422</sup> [https://en.wikipedia.org/wiki/Fly\\_system](https://en.wikipedia.org/wiki/Fly_system)

defined and declared by the dictators working within the self-referential communitarian law system.

And under the communitarian law system, there are no potential individual human plaintiffs with rights to truthful information; there are only depersonalized military targets in a global war zone, being attacked by mercenaries working for the globalist dictators.

This is why I focus on the need for current individual human lawmakers to revoke the moral agency they have, in recent decades, misappropriated by loaning it out to the globalists, and align their own moral agency and lawmaking acts with divine law and natural law, by acting to withdraw countries from the enabling treaties, and to repeal, nullify or block the enabling statutes within each country.

Litigation can help, in my view, only and most powerfully by drawing the hidden aspects of the communitarian law takeover into more open public awareness.

The only reason those approaches (treaty withdrawal + statute repeal + litigation-triggered disclosures of communitarian law overrides of constitutional and criminal law) can be effective, is because the Monster wants to be perceived as legitimate, not as criminal.

That's why the treaties and statutes have been written and passed, by the legislatures and executives in each country, and why the federal courts in each country refuse to allow constitutional challenges, and why the federal prosecutors in each country refuse to take up criminal prosecutions.

The acts of national lawmakers and executives provide the veneer of legitimacy that the globalists want but cannot manufacture for themselves out of nothing.

The national lawmakers retain the power to repeal those laws by virtue of the same actual legitimacy the lawmakers possess and in which the globalist imposters are only clothing themselves temporarily.

Even more importantly, lawmakers who expose the duress under which the illegitimate treaties and statutes were originally adopted, and are regularly amended and expanded, also expose the moral and legal basis for nullification of those legal instruments, because duress invalidates the moral dimension of acts of the will, and the free-ness of acts of the will is the only thing that makes them morally sound.

The refusals and immobility and silence of the courts and prosecutors provide another layer of legitimacy that the globalists want but cannot manufacture for themselves out of nothing.

And those refusals and silences are also an implicit admission — by the living judges, misappropriating their moral agency — that the acts of the globalist imposters who have “penetrated ze cabinets”<sup>1423</sup> cannot pass constitutional muster and are crimes under criminal codes.

The globalist killers don’t want to openly attack and kill people.

They want to deceive people into killing themselves and killing each other. They want people to think that what they’re doing is caring for themselves and taking care of each other.

The globalists want to stay hidden, and they want the mechanisms of deceit that they’ve built to also stay hidden.

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<sup>1423</sup> <https://www.youtube.com/watch?v=uOuLQDRCexs>

## **Oct. 16, 2023 - On the materiality and immateriality of fraud and of government knowledge of fraud for legal challenges to US government Covid policies, programs and product use.**

Notes: This post is an unedited, cut-and-paste of an email exchange. It doesn't provide background, or link to more than a couple of related Bailiwick posts and case documents for Jackson v. Pfizer,<sup>1424</sup> Bridges v. Houston Methodist Hospital,<sup>1425</sup> other Covid-era federal cases and my work developing responsive legal strategies (i.e. "dual-use government officials of concern"<sup>1426</sup> strategies) so it's mostly useful for readers who already have a handle on key Covid litigation, prior Bailiwick coverage and general legal strategy principles.

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The email thread started with a reader sending me a link to this case,<sup>1427</sup> [Roberts v. Shriner, Inslee] filed Oct. 13, 2023, noting "challenges constitutionality of PREP. Maybe interesting."

*I wrote back:*

One of the patterns I'm noticing is how much the post-Bridges, post-Jackson cases are mostly variations on the same basic argument: that there was/is a legal obligation (contractual, statutory, constitutional, and/or regulatory) on some party (hospital/employer, US gov, state gov, manufacturer) to perform a duty to provide truthful information to a counter party (product purchaser, injection recipient, employee), that the party didn't perform, giving rise to the injured parties claims.

And how clearly the Texas federal judges in Bridges and Jackson indicated that there were/are no such obligations or duties to perform under the PHE/EUA/OTA conditions, giving judicial weight to the arguments already in the HHS and DOJ legal opinions about the legal force of the statutes, regulations and contracts.

Lawyers filing cases post-Bridges, post-Jackson don't want to or can't process the information that the judges have provided, and therefore can't/don't address it in their subsequent cases.

*Reader replied:*

Is there some angle to sue the Gov (Operation Warp Speed? DOD? BARDA?) for improper use of PHE/EUA/OTA resulting in poisonous substances delivered, because

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<sup>1424</sup> <https://bailiwicknews.substack.com/p/repost-federal-judge-in-brook-jacksons>

<sup>1425</sup> <https://bailiwicknews.substack.com/p/bridges-v-houston-methodist-hospital>

<sup>1426</sup> <https://bailiwicknews.substack.com/p/contracting-for-facilitation-of-crimes>

<sup>1427</sup> <https://covidpenalty.com/wp-content/uploads/2023/10/Complaint-Filed.pdf>

there was no obligation to provide truthful information about the product per Jackson, Bridges?

*My reply*

I think that would be related to the imposter/occupier/treason approaches, but modifying it somewhat.

The argument I want the lawyers to make is that the laws are written in such a way that the only possible use of the laws is to cover up production and use of illegal biochemical weapons, by camouflaging them from all observers by calling them ‘vaccines’ and other medicinal products.

The elimination of the crime of fraud, through the laws, is an essential part of the program.

This is the argument: “These laws are illegitimate and used properly but for illegitimate purposes (killing people) in this case.”

The government and pharma position is: “These laws are legitimate and used properly for legitimate purposes (managing an emergency/pandemic).”

The “improper use” argument you outline would be an intermediate position between those two ends of the spectrum, to argue that the laws are written to authorize legitimate government functions, but in this specific instance, the laws were misused and misapplied.

But I think that runs into the same “actual behavior” problem that Jackson’s case brought to light.

Truthful information was in fact brought to the attention of the government officials (by Brook Jackson), but their access to truthful information didn’t change their “actual behavior.”

Judge Truncale found that fact extremely persuasive to make the point that the information Brook provided, even assuming its’ truth, was “not material:” the program is proceeding exactly as Congress, Presidents and federal agencies intended and therefore should not be stopped.

This is related to his contortions around his refusal to “take judicial notice” of Brook’s notification of DoD in Dec. 2020 (FN 20 at p. 33 of his order), but those are contortions; he basically accepted as true the fact that FDA and DoD had access to the information Brook provided them, but concluded that because their knowledge didn’t change their actual behavior, the information was immaterial to their decisions and programs.

His discussion of these issues is at p. 33 and 40 of the March 31, 2023 order:

- March 31, 2023 - Judge Truncale Order Dismissing Jackson v. Pfizer.<sup>1428</sup>

His footnote contains another interesting sentence: “while these documents could potentially be introduced through a motion for summary judgment or at trial they are not properly before the Court at this time.”

That’s garbage, because Pfizer’s own Motion to Dismiss was an excellent pre-trial opportunity for him to consider the documents.

But Brook Jackson’s lawyers could have filed a motion for summary judgment (Federal Rule of Civil Procedure 56) saying that — assuming all of her claims are true and that it’s an undisputed fact that she notified FDA and DoD of the problems — she’s entitled to a decision in her favor.

This is related to but not the same as what I was trying to get them to move toward in Feb. 2023 as they were prepping to respond to the Motion to Dismiss and I suggested that they file a request under Federal Rules of Evidence 201, to get the unconstitutionality and criminality of the laws and regulations and contracts themselves in front of the judge.

It’s probable that the judges would rule the same way: that even though FDA and DoD had knowledge of the clinical trial corruption and toxicity of the products, they continued buying and deploying the products anyway, such that their “actual behavior” renders the corruption and toxicity immaterial.

But summary judgment motions would be a way to make the basic parts of the crime more visible to more people.

Really it’s not that fraud was immaterial to the government’s actions.

It’s that fraud was so material — so central — to the government’s actions (Pfizer, FDA and DoD delivered the fraud as ordered,<sup>1429</sup> without which the program couldn’t go on), that knowledge of the fraud delivered to the government by an outsider (Brook Jackson) was immaterial to the government’s actions because it was knowledge they had had since long before use of the programs started.

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<sup>1428</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncale-order-dismissal.pdf>

<sup>1429</sup> <https://rumble.com/v288sjf-covid-19-countermeasures-evidence-for-an-intent-to-harm-full.html>

**Oct 18, 2023 - There is never going to be another "deadly global pandemic." There have not been any in the past. The Monster has only devised means to produce the illusion of deadly global pandemics. And that's all he will ever be able to do.**

*Notes on the 2017 addition of "public health emergency" definitions to 42 CFR 70.1.*

Incessant prattling of lobbyists for State-sponsored bioterrorism (code name "biodefense") notwithstanding, there hasn't ever been a deadly global pandemic, or a pathogen with the potential to circulate around the whole world and kill millions or billions of people.

So there can't be another one, or a next one, or any other future one for which the lessons of Covid must be learned; new treaties and laws must be drafted, signed and enforced; new surveillance and control programs developed; and billions of preparatory dollars spent.

There was a first theatrical production of the illusion of a deadly global pandemic: the 1918 Spanish flu.

And now there has been a second theatrical production of the illusion of a deadly global pandemic: Covid-19.

There are going to be more attempts to produce the same illusion under different titles; the producers routinely announce and demand funding for their road shows.

Human men and women are the audience.

Individual human minds are the private theaters into which the shows are projected.

\*

I'm not going to go into a lot of detail on the microbiology, immunology, epidemiology and actuarial evidence that supports the proposition that there has never been a deadly global pandemic, and there will never be one.

The short version is that — once the legal definitions, laws, governing institutions and methods of information distribution are set up properly — a very realistic impression of a deadly global pandemic can be formed in the minds of individual human beings, by combining the legal and informational scenery with several props:

1. intentional, localized dispersal of synthetic, weaponized toxins (aerosols, food additives, medications, and 'vaccines')



2. background circulating vectors that contribute to the common human experience of mild, short-duration illnesses known as colds and flus.
3. social isolation policies
4. masking and physical distancing customs
5. mass false-positive-generating diagnostic testing programs

Other writers are far better equipped than I am to explain the biological mechanisms of action; tradeoffs between transmissibility and virulence that infectious disease vectors experience in their quest to propagate themselves without killing their hosts; the history of Rockefeller medicine; uses and limitations of PCR and lateral flow tests; how psychological pressure works on the human mind and in human social groups; and statistical data demonstrating that differences between pre-Covid mortality and "deadly global pandemic" mortality are fully attributable — not to any communicable disease — but to the intentional lethality of interventions (economic disruption and unemployment, social isolation, masks, and synthetic toxins) whose premeditated deployment was pseudo-authorized on grounds that a "public health emergency exists."

Most Bailiwick readers are already up to speed those subjects and how they fit into the big puzzle that close observers of anomalies and inconsistencies have been piecing together since January 2020, day by day as events have unfolded.

\*

I'm hoping to spend a lot of time the next few weeks on the Texas and Oklahoma v. HHS and Becerra case documents, because it's a rich mine of information about elements of the giant lie variously known as one world health, global health security, pandemic preparedness, pathogens of pandemic potential, biodefense strategy and dozens of other non-sense, sub-rational phrases.

- 2016.08.15 HHS Notice of Proposed Rulemaking 81 FR 54230 Communicable Disease Control Public Health Emergency<sup>1430</sup>
- 2017.01.19 HHS Federal Register Final Rule Communicable Disease Control Public Health Emergency 82 FR 6890<sup>1431</sup>
- 2022.07.18 Petition for Rulemaking Texas Oklahoma v. HHS<sup>1432</sup>
- 2022.10.31 HHS refuse Oklahoma petition for rulemaking Texas Oklahoma v. HHS<sup>1433</sup>
- 2023.01.18 Texas Oklahoma v HHS Becerra WHO PHE<sup>1434</sup>
- 2023.03.27 Texas Oklahoma v. HHS Defendants Brief MtD<sup>1435</sup>

<sup>1430</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2016.08.15-81-fr-54230-notice-of-proposed-rulemaking-public-health-emergency-incorrectly-cited-as-81-fr-53240-in-texas-oklahoma-v.-hhs-becerra.pdf>

<sup>1431</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2017.01.19-hhs-federal-register-communicable-disease-control-82-fr-6890.pdf>

<sup>1432</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2022.07.18-petition-for-rulemaking-texas-oklahoma-v.-hhs.pdf>

<sup>1433</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2022.10.31-hhs-refuse-oklahoma-petition-for-rulemaking-texas-oklahoma-v.-hhs.pdf>

<sup>1434</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.01.18-texas-oklahoma-v-hhs-becerra-who-phe.pdf>

<sup>1435</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.03.27-texas-oklahoma-v.-hhs-defendants-brief-mtd.pdf>

- 2023.05.01 Texas Oklahoma v. HHS Plaintiffs Opposition to MtD<sup>1436</sup>
- 2023.05.15 Texas Oklahoma v. HHS Defendants Reply in further support MtD<sup>1437</sup>
- 2023.08.18 Texas Oklahoma v. HHS Order Dismissal Lack of Standing<sup>1438</sup>

When I read legal documents, I look for phrases and arguments that seem odd or off-tone.

Public health and emergency preparedness law documents are full of such phrases, embedded into contorted sentences and paragraphs to obscure or shade or corrupt their meanings.

Example terms and phrases include precommunicable, asymptomatic, qualifying stage of a disease, existing circumstance, predicate to action, independent decision, "desirability of encouraging," "data, if available," "not feasible," and medical countermeasures.

The phrase that jumped out at me in reading the Texas v. HHS documents is "inform the public."

It's not a strange phrase in itself. It's strange for how it's used.

It's used as a code word for cognitive and behavioral training.

\*

In their original petition in July 2022, the attorneys general for Oklahoma, Texas and 13 other states asked HHS to revise 42 CFR 70.1 to remove three of the five definitions of "public health emergency" that authorize HHS officials to exercise and delegate federal police power to detain individuals suspected of carrying disease.

The AGs presented three arguments.

First, the petitioners argued that the WHO-based definitions of "public health emergency" promulgated in January 2017 "exceed HHS's authority," as granted by Congress.

Second, the petitioners argued that the listing of World Health Organization acts as predicates for "public health emergency" declarations is unlawful "because WHO is not a trustworthy agency for public health information."

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<sup>1436</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.05.01-texas-oklahoma-v.-hhs-plaintiffs-opposition-to-mtd.pdf>

<sup>1437</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.05.15-texas-oklahoma-v.-hhs-defendants-reply-in-further-support-mtd.pdf>

<sup>1438</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.08.18-texas-oklahoma-v.-hhs-order-dismissal-lack-of-standing.pdf>

This argument was derived from the petitioners' erroneous belief that Covid-19 was a deadly global pandemic, in response to which WHO officials provided poor global leadership.

In truth, Covid-19 was merely a theatrical production of a deadly global pandemic and WHO officials have been serving as producers and directors for the performance.

Third, they argued that since the HHS had conceded that "it does not intend to use" the WHO-predicates for public health emergency declarations, the three WHO predicates are unnecessary and could be removed without harm to the agency.

The petitioners wrote:

"In the Federal Register notice issuing the definition of public health emergency, HHS indicated that it would make independent decisions regarding public health emergencies. 82 Fed. Reg. 6890, 6906. Those independent decisions would continue to be cognizable under definitions (1) and (2) were this Petition granted. Accordingly, HHS would suffer no harm from granting the petition."

The petitioners concluded:

"The only potential reason to retain unlawful rules that HHS does not believe it needs is to permit a future HHS to change its mind in later years...

By including the additional definitions deferring to the WHO, HHS is facilitating complete deferral to the WHO in the future even if it professes no intent to defer to WHO now...

[I]f we believe its protestations in the Federal Register, the existing HHS does not believe it needs definitions (3), (4), and (5) to manage public health emergencies, [so] it should repeal them as unnecessary even if it does not want to address the legality issues and WHO concerns raised..."

\*

In October 2022, Marvin Figueroa, HHS Director of Intergovernmental and External Affairs, responded to the petitioners, denying their request to remove the "public health emergency" definitions predicated on the acts of WHO member nations and the WHO Director-General.

In addressing petitioners' second argument, Figueroa cited the need to "inform the public" as driving the definitional rule-making.

Figueroa wrote, at p. 4:

"Although we acknowledge the concerns noted in the petition regarding purported political influence on WHO decision-making, they do not support removing references to that organization. Rather, HHS/CDC considers it important to include references to WHO in the definition of "public health emergency" to inform the public of the circumstances that HHS/CDC may consider when determining whether a public health emergency exists using its own independent judgment.

Furthermore, we are committed to strengthening WHO...to prepare for and respond to COVID-19 and the next pandemic. These efforts include strengthening the IHR (2005)..."

In his final paragraph on p. 6, he repeated the phrase:

"Lastly, your assertion that HHS/CDC would not be harmed by deleting definitions 3, 4, and 5 of "public health emergency" as used in 42 CFR 70.1, even if accurate, does not justify the expenditure of agency resources to amend the regulations.

Also, as explained in the 2017 Final Rule, HHS/CDC considered it important to include references to WHO in the definition of "public health emergency" to inform the public of the circumstances that HHS/CDC may consider when making such a determination using its own independent judgment."

Petitioner states filed a federal complaint in January 2023, and the phrase "inform the public" shows up in each document as the two sides argued the point.

See Jan. 18, 2023 Complaint at p. 8; March 27, 2023 Defendants' Brief in Support of Motion to Dismiss at p. 10 and 19; May 1, 2023 Plaintiffs Response in Opposition to Motion to Dismiss at p. 4; May 15, 2023 Defendants' Reply to Plaintiff's Response to Defendants' Motion to Dismiss at p. 2; and Aug. 18, 2023 Opinion and Order Granting Motion to Dismiss at p. 4.

\*

This odd HHS focus on "informing the public" is telling.

I think the state AG petitioners are correct that HHS wants to keep the WHO-based predicates for "public health emergency" declarations so that they can be used to create more illusions of "deadly global pandemics" in future.

I also think that the treaties and statutes are already written with enough interlacing between international and domestic law, that the WHO-HHS International Health

Regulations Public Health Emergency of International Concern-Public Health Emergency automatic trigger system is already fully functional, even as the Monster works to make the treaties and statutes even more disordered in relation to natural and divine law.

But I think the "inform the public" rationale is mostly about manipulating individuals.

The globalist Monster has an intense desire to instill into human minds the fiction that the phrase "world health" corresponds to something in material, temporal reality; the Monster wants to justify the existence of a global organization to surveil and control, to coordinate field operations through subordinate organizations within member countries' governments.

In truth, there is only individual human health, corresponding with things in both material, temporal reality and in spiritual, eternal reality.

Individual well-being is organized by God in co-operation with the human creatures to whom He gives bodily, material form at conception, within the temporal human societies we build and arrange so that we can love, live, work, raise children, and conform our souls to the will of God in the hope of eternal salvation for ourselves and our neighbors.

The Monster wants to substitute — inside human bodies, minds, and souls — the fiction of "world health" defined in secular, materialist terms as the ultimate end of human life and the ultimate purpose of human society, for the truth that God created mankind as material and spiritual beings.

The Monster wants to cut us off from the knowledge that we are beings for whom temporal existence is a brief opportunity to know, love and serve God: directly through prayer and worship, and indirectly by knowing, loving and serving our neighbors as ourselves, in our human societies, vocations and stations in life.

Above all else, the Monster wants to cut us off from the knowledge that we are beings for whom spiritual existence is eternal: eternal happiness with God in heaven or eternal torment separated from God, in hell.

That's why it was so important, in 2016 and 2017, for the Monster to add the last few legal props ahead of the sequel to Spanish flu, the theatrical performance "Deadly Global Pandemic: Covid-19."

It was to further build up the cognitive and behaviorally-compliant connection between the phrases *public health emergency* and *World Health Organization*, and from there, to HHS authority to use police power to arrest, detain, torture and murder anyone, anywhere, at any time, on suspicion of carrying communicable disease.

One reason why the Texas federal judge dismissed the petitioner states' case against Xavier Becerra and the Department of Health and Human Services is that the judge didn't think the states presented any evidence of actual harm, concrete injury or threatened imminent injury to the people living in the states.

HHS argued, and the judge agreed, that the harm from the WHO-based definitions of "public health emergency" were speculative, hypothetical, conjectural, and therefore the states lacked standing.

Soon, the next "deadly global pandemic" performance will begin.

If and when state AGs file new cases to protect state residents from "public health emergency"-predicated arrest, detention, torture and murder, it will be very important that they incorporate the information that has so painfully been brought into the light these last few years.

They must lay out the evidence that "deadly global pandemic" stories are fiction.

They must incorporate the facts about the injuries and deaths caused in each state by use of products known as "Covid-19 vaccines" under Emergency Use Authorization status: the actual harms and concrete injuries.

They must lay out how deployment of EUA products, as covert biochemical weapons, is directly connected to HHS declarations that a "public health emergency exists."

And they must lay out how HHS declarations that a "public health emergency exists" are directly connected to all five of the legal definitions inserted into American regulatory law through the January 19, 2017 edition of the Federal Register, and connected to the whole system of treaties and laws built to enable State-sponsored mass murder,<sup>1439</sup> which grows more ripe for dismantling with every passing day.

### Related Bailiwick reporting and analysis

- Feb. 2, 2022 - January 19, 2017 Federal Register. US Health and Human Services final rulemaking, WHO International Health Regulations, and human liberty.
- May 11, 2022 - On the relationship between the World Health Organization and the US government.
- Oct. 17, 2023 - Texas and Oklahoma v. US Department of Health and Human Services and Xavier Becerra: case documents

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<sup>1439</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

## **Oct. 21, 2023 - Weaponized "healthcare" for global population control and enslavement; Intentional killing - legal frameworks for State-sponsored biochemical warfare.**

*Latypova and Watt Iceland presentations, excerpted by Dave Ratcliffe of Ratical.org, uploaded to Odyssey, Substack and Rumble.*

- Oct. 4, 2023 - Video file embedded (53 min, Substack)<sup>1440</sup>
- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1441</sup> - (video file, 53 min; Dave Ratcliffe's Odyssey account)
- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1442</sup> - (video file, 53 min; Katherine Watt's Rumble account)

Audio only:

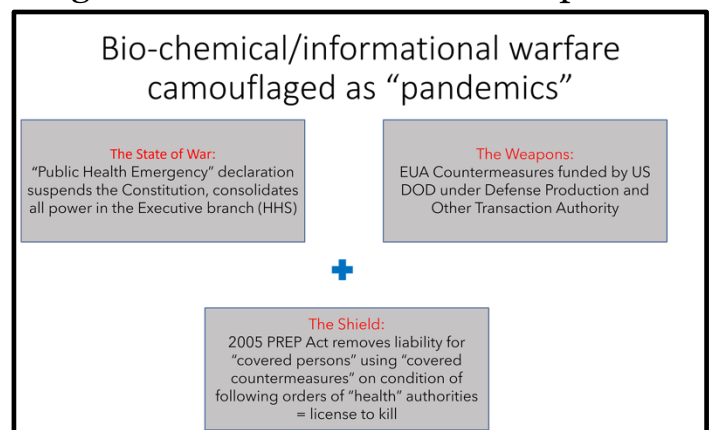
- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1443</sup> - (audio file, 53 min; Dave Ratcliffe, Ratical.org)

Slide Decks:

- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement<sup>1444</sup> (Sasha Latypova PDF at Ratical.org)
- Oct. 4, 2023 - Intentional killing. Legal frameworks for State-sponsored biochemical warfare<sup>1445</sup> (Katherine Watt PDF at Ratical.org)

Sasha's re-presentation of key segment stripped from original video to comply with demands of YouTube censors:

- Oct. 10, 2023 - The "Pandemic" Legal Cage<sup>1446</sup> (video file, 6 min; Sasha Latypova, Substack)



<sup>1440</sup> <https://bailiwicknews.substack.com/p/weaponized-healthcare-for-global>

<sup>1441</sup> <https://odysee.com/@PandemicParallaxView:6/LetTheScienceSpeak-SLKW-100423:f>

<sup>1442</sup> <https://rumble.com/v3qs5i4-weaponized-healthcare-and-legal-frameworks-for-state-sponsored-biochemical-.html>

<sup>1443</sup> <https://ratical.org/PandemicParallaxView/mp3s/Latypova-Watt-LetTheScienceSpeak-100423.mp3>

<sup>1444</sup> <https://ratical.org/PandemicParallaxView/LetTheScienceSpeakSLatypovaIceland.pdf>

<sup>1445</sup> <https://ratical.org/PandemicParallaxView/LetTheScienceSpeaksWattIceland.pdf>

<sup>1446</sup> <https://sashalatyova.substack.com/p/understanding-the-pandemic-legal>

- Oct. 10, 2023 - The “Pandemic” Legal Cage<sup>1447</sup> (video file, 6 min; Dave Ratcliffe, Odyssey)

I’ve watched some parts of the Iceland recordings, and was interested to see that one of the segments cut from my presentation was about the globalists’ parallel goal (in addition to killing lots of people with legal impunity) — to destroy trust in national governments — and my view that citizens should not participate in that globalist project either. See Slide 9 in the slide deck.

It’s true that virtually all national governments are currently infiltrated and occupied by globalists, especially in the unelected, administrative offices of the United States (secretariats of Health and Human Services, Defense, Homeland Security, Justice and more cabinet agencies).

### Covert global civil war.

THREE priorities for killers:

- **PERCEIVED LEGITIMACY** - They want people to believe concentration of Monster power is lawful, morally sound, and materially/practically useful for dealing with threats/emergencies, and also believe that prior (nation-state) governments are illegitimate/inadequate/incompetent, thus power should transfer to UN/globalists.
- **SPEED** - They want to reduce world population, and especially North American and Western European population, to meet 2030 deadline.
- **PLAUSIBLE DENIABILITY** - They want people to believe that intentional, manufactured biochemical and financial attacks, gov. institutional failures are natural or accidental phenomena (disease, weather events, fires, spills, spontaneous wars)

**Priorities in conflict.** Gradual legal changes and gradual sterilization and induction of chronic disease 1940-2019 not on track to meet 2030 goals.

2020-2024 - Rapid, massive, coordinated concentration of power alerted some of the targets that something weird was happening.

It’s also true that many of the men and women currently holding elective political offices are — to varying degrees and in various combinations — corrupt, incompetent, terrified and malevolent.

It is not true that the United Nations, Bank for International Settlements, World Bank, International Monetary Fund, World Economic Forum and World Health Organization are good substitutes for national governments, to which people should transfer geopolitical loyalty.

Technocratic idolatry is a geopolitical disease, not a geopolitical cure.

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<sup>1447</sup> <https://odysee.com/@PandemicParallaxView:6/LatypovaPandemicLegalCageAdd:d>



Thank you to Dave Ratcliffe for excerpting and uploading the Iceland conference video and audio files.

Dave also did a transcript of the first recorded discussion Sasha and I had on these issues:

- Nov. 2, 2022 - American Domestic Bioterrorism Program,<sup>1448</sup> Team Enigma *Due Diligence*, Sasha Latypova and Katherine Watt. (50 min, BitChute) Transcript.<sup>1449</sup> Odysee video.<sup>1450</sup> Audio mp3.<sup>1451</sup>

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<sup>1448</sup> <https://www.bitchute.com/video/qCEGQhrfqam1/>

<sup>1449</sup> <https://ratical.org/PandemicParallaxView/ALwKW-DomesticBioteroProg-110422.html>

<sup>1450</sup> <https://odysee.com/@PandemicParallaxView:6/ALwKW-USDomesticBioterrorismProg:3?r=6Taye1Re6jxwhj3cTTrKKJU53rH7Rv6Y>

<sup>1451</sup> <https://ratical.org/PandemicParallaxView/mp3s/SashaLatypovaWithKatherineWatt-USDomesticBioterrorismProgram-110422.mp3>

## **Oct. 23, 2023 - On civil suits against Pfizer for “contamination” of Covid-19 biochemical weapons.**

A reader sent an email asking for my views on claims that Pfizer is newly vulnerable to civil suits, in the wake of

- 1) a Michigan state court ruling about the applicability of the PREP Act in cases involving “contaminated” pharmaceutical products and
- 2) the growing pile of sequencing studies replicating Kevin McKernan’s identification<sup>1452</sup> of plasmids, SV-40 promoters and other “contaminants” in the DoD biochemical weapons formerly known as “Covid-19 vaccines.”

Brief recap of events since 2020:

The alleged manufacturers (Pfizer, Moderna, etc.) did not disclose the ingredients now being found by independent researchers, to the alleged regulators (US-FDA, European Medicines Agency, Australian Therapeutic Goods Association, etc.) or to the public.

The alleged regulators did not demand disclosure of ingredients; did not independently evaluate the ingredient claims of the alleged manufacturers; and — even when they noted irregularities (see Latypova memo to Sen. Ron Johnson, Dec. 18, 2022, at p. 4/12,<sup>1453</sup> re: EMA Nov. 2020 “rolling review” of Pfizer’s Chemical and Manufacturing (CMC) Controls documentation) — did not enforce purity and non-adulteration regulations.

Instead, the alleged regulators granted “approvals” and “authorizations,” and instructed populations to submit to injection and shun anyone who wouldn’t submit.

Together, the alleged manufacturers and alleged regulators withheld ingredient information and information about regulatory non-regulation, from victims of the DoD’s biowarfare campaign formerly known as the “Covid-19 vaccination program.”

Some thoughts below; it’s a cut-and-paste of my email response.

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...The Michigan case has to do with glass shards in Remdesivir: Nowacki v. Gilead.<sup>1454</sup>

Yes, the whole thing is a coordinated red herring to pull attention and money away from attacks on DoD and WHO.

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<sup>1452</sup> <https://anandamide.substack.com/p/dna-fragments-detected-in-monovalent>

<sup>1453</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2022.12.18-latypova-memo-re-cgmp-intentional-noncompliance-12-p.pdf>

<sup>1454</sup> <https://childrenshealthdefense.org/wp-content/uploads/Nowacki-v-Gilead-Complaint.pdf>

I need to think it through a bit more, but I think the goal (of the Monster-agents pushing for new “contamination” civil suits against Pfizer) is to make it somewhat clearer that PREP Act coverage not only gives killers a “just following orders” defense if they’re challenged for doing the things HHS/CDC/DoD orders them to do (lethal injections, hospital homicides) but it also forces them to follow those orders by making the only circumstances under which they can be prosecuted, circumstances in which they don’t follow HHS/CDC/DoD orders to the letter.

So, for example, HHS/CDC/DoD orders hospitals and health care workers to use Remdesivir, even though in its uncontaminated form, it’s deadly.

Hospitals and health care workers that refuse to use Remdesivir are the only ones who are liable under PREP.

That’s why the ones who didn’t want to be killers have all quit the “Covid wards,” and the only ones left are happy to kill. [Excellent interview by Sasha Latypova on this subject, with interviewer Shannon Joy.<sup>1455</sup>]

HHS/CDC/DoD also orders Gilead to produce Remdesivir, to specifications that don’t include glass shards. Gilead is only liable to the extent that non-HHS-approved-toxins (ie glass shards) end up in the product.

Same deal with the Saldana v. Glenhaven<sup>1456</sup> case.

PREP Act is a legal tunnel to trap health care workers and turn them into criminals.

The Pfizer cases will be slightly different. We know HHS/CDC/DoD has ordered Pfizer to produce a variety of different compounds, with various toxicity levels and mechanisms of action. We also know that they all planned to destroy Pfizer as a front organization, to channel the public anger when people started figuring it out.

If Pfizer just goes bankrupt, and the bankruptcy court starts allocating its assets to creditors, maybe Covid-19 shot victims will be somewhere at the bottom of the list of payees, but more likely not. The money all passed through Pfizer a long time ago, out the back door into the pockets of politicians and bankers. It’s been a DoD front company/shell company for many years.

So the exercise [that people calling for new civil suits against Pfizer] are advocating is more about getting people to waste their time and money for the next 3-4 years than anything else.

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<sup>1455</sup> <https://sashalatyova.substack.com/p/highland-hospital-rochester-ny-attempted>

<sup>1456</sup> <https://law.justia.com/cases/federal/appellate-courts/ca9/20-56194/20-56194-2022-02-22.html>

However, if some of the civil cases are framed properly, to draw Pfizer into pointing to DoD as the source of the raw materials and contractual obligations to put “contaminants” like SV-40 promoters into the products and not disclose those ingredients to regulators or victims, then the civil cases could be useful to continuing to expose the whole criminal enterprise to the public and mobilize Congress to withdraw the US from WHO and the UN, and repeal PREP Act, the EUA laws and the rest of the “public health emergency” legal structure.

Pfizer may try to use PREP Act in its defenses to civil suits, but will probably lean harder on the Defense Production Act, 50 USC 4558, *Voluntary agreements and plans of action for preparedness programs and expansion of production capacity and supply*, especially sections (j) and (o).

### 50 USC 4558(j) Defenses

(1) In general. Subject to paragraph (4), there shall be available as a defense for any person to any civil or criminal action brought under the antitrust laws (or any similar law of any State) with respect to any action taken to develop or carry out any voluntary agreement or plan of action under this section that—

(A) such action was taken—

(i) in the course of developing a voluntary agreement initiated by the President or a plan of action adopted under any such agreement; or

(ii) to carry out a voluntary agreement initiated by the President and approved in accordance with this section or a plan of action adopted under any such agreement, and

(B) such person—

(i) complied with the requirements of this section and any regulation prescribed under this section; and

(ii) acted in accordance with the terms of the voluntary agreement or plan of action...

### 50 USC 4558(o) Preemption of contract law in emergencies

In any action in any Federal or State court for breach of contract, there shall be available as a defense that the alleged breach of contract was caused predominantly by action taken during an emergency to carry out a voluntary agreement or plan of action authorized and approved in accordance with this section. Such defense shall

not release the party asserting it from any obligation under applicable law to mitigate damages to the greatest extent possible...

### Related Bailiwick reporting and analysis:

#### Jan. 13, 2023 - Covid-19 bioweapons and the Defense Production Act of 1950

“...I think the divergence lies in the difference between a pharmaceutical corporation operating as a private, commercial business, and a pharmaceutical corporation that has been folded into the government's national security complex through invoking of the Defense Production Act of 1950,<sup>1457</sup> PL 81-774, 64 Stat. 798.

The pharmaceutical corporations have essentially turned into a branch of the federal government, whose agents have been granted sovereign immunities and set beyond ordinary judicial proceedings, short of treason, sedition and bioterrorism prosecutions.

I think [the] civil liability approach is very valuable for drawing that government-corporation merger or absorption process into clearer view and public understanding, in the same way that Brook Jackson's False Claims Act case provides opportunities to see it in action, through (so far) the Pfizer arguments April 22, 2022<sup>1458</sup> at pp. 8, 11-13 and 25-26, and the US government's endorsement of that legal argument Oct. 4, 2022<sup>1459</sup> at pp. 6-8...”

#### March 2, 2023 - Key quotes from Pfizer's April 22, 2022 Motion to Dismiss and US Government's Oct. 4, 2022 Statement of Interest in Support of MtD.

...from the US Government's Oct. 4, 2022 statement of interest in support of Pfizer's Motion to Dismiss at p. 10:

“...[Brook Jackson's] complaint does not identify any provision in the SOW for the Project Agreement between Pfizer and the Army that conditioned Government payment for the vaccine on Pfizer's compliance with the clinical trial protocol or regulations.

The SOW, which is attached to the complaint, further specifies that the Army did not regulate the conduct of the clinical trial, which is “out-of-scope” for the purchase agreement between the Army and Pfizer.

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<sup>1457</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/64/STATUTE-64-Pg798b.pdf>

<sup>1458</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.04.22-pfizer-motion-to-dismiss.pdf>

<sup>1459</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2022.10.04-jackson-v.-ventavia-us-gov-intervene.pdf>

In short, the complaint does not plead factual content to support a conclusion that compliance with the clinical trial protocol or regulations was necessary under the contract between Pfizer and the Army such that clinical trial violations would give rise to a claim for express or implied certification liability.”

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**Oct. 25, 2023 - Some county and state lawmakers are starting to get better informed and more concerned.**

*Tools to help them understand what's happening and respond appropriately.*

Note: I think it's important to have a credible chain of transmission for legitimate governing authority across time. If and when the current US federal government collapses due to loss of constitutional legitimacy and public trust, governing authority can revert to lower levels: state and county lawmakers, judges, prosecutors and executives.

To the extent those state and county leaders understand what's happening, retain public trust by demonstrating strong, trustworthy leadership, and position themselves to stabilize their own political jurisdictions during the collapse, they will also be prepared to

- 1) eventually reconstitute a legitimate federal government that conforms to the US Constitution, natural law and divine law and
- 2) organize public criminal trials for the traitors<sup>1460</sup> who have orchestrated the covert, public-health-predicated, treason and sedition campaign<sup>1461</sup> known as "Covid-19" since January 2020.

Many individuals and organizations have been working throughout the Covid-19 constitutional crisis to educate county and state legislators, law enforcement officers, judges and governors about their constitutional authority to step in and protect life, liberty and property when federal government officials (Congress, President, federal judges, cabinet secretaries) are demonstrably unable or unwilling to do so.

WeThePeople50<sup>1462</sup> is one of those organizations.

WeThePeople50<sup>1463</sup> works with citizens and with county and state lawmakers across the United States to help people understand the intrinsic toxicity of the biochemical weapons presented to the public as "Covid-19 vaccines" and "mRNA platform technologies," and to help county and state lawmakers recognize their constitutional duty and use their constitutional authority to protect and defend the people who live within their political jurisdictions.

In May 2023, WeThePeople50 organizer Laura Demaray requested and obtained time on the Washington County (Idaho) Board of Commissioners' agenda.

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<sup>1460</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/2023.02.23-war-criminals-pdf.pdf>

<sup>1461</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>1462</sup> <https://wethepeople50.com/>

<sup>1463</sup> <https://wethepeople50.com/>

Demaray arranged for testimony by Dr. Janci Lindsay, Dr. Peter McCullough, Dr. James Thorp, Dr. Ryan Cole, and Sasha Latypova.

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May 22, 2023 - Washington County Commissioners Meeting, minutes<sup>1464</sup> (excerpts); BitChute video;<sup>1465</sup> Sasha Latypova Substack reporting and link to evidence package.<sup>1466</sup>

## IN THE MATTER OF A RESOLUTION TO HALT AND RECALL THE MRNA TECHNOLOGY PLATFORMS AND INJECTIONS

Laura Demaray met with the Board. Demaray presented copies of the resolution to the Board for review. Demaray stated her words are her own opinion and that she supports a Resolution to Halt and Recall the MRNA Technology Platforms and Injections. Demaray provided the number of persons who have suffered damages due to injections. Demaray stated that there are plans to administer shots to children. Demaray discussed damage to livestock as well.

Dr. Lindsay addressed the Board. Lindsay stated both MRNA and Pfizer DNA are contaminated. Lindsay stated that the injections are cancer causing. Anyone injected may become resistant. Lindsay stated that the matter has been brought forward to the FDA (Food and Drug Administration), but no response has been received. Lindsay requested immediate recall of the vaccines.

Dr. Peter McCullough, Texas, discussed his background. McCullough stated that in his opinion, all the Covid 19 vaccines are not safe. McCullough discussed symptoms from the vaccines. McCullough further stated that the vaccines are not medically necessary and did not stop Covid 19. McCullough informed the Board that the vaccines do not prevent the spreading of the disease. McCullough further stated that there are no benefit vaccines and that they have caused extraordinary harm and should be removed from markets.

Dr. James Thorp, Florida, addressed the Board. Thorp stated he has been practicing for 44 years. Thorp informed the Board that he has seen increased complications in pregnancies. Thorp stated that this is the most lethal drug ever rolled out.

Dr. Ryan Cole, Boise, stated that his opinions expressed today are his own. Cole provided a brief background to the Board. Cole stated that there has been an increase in cancer after the roll out of the injections. Cole informed the Board there

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<sup>1464</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.05.22-washington-county-idaho-county-commission-minutes.pdf>

<sup>1465</sup> <https://www.bitchute.com/video/D9g8zKIMij2u/>

<sup>1466</sup> <https://sashalatyova.substack.com/p/link-to-the-idaho-testimony-evidence>



are no long-term safety studies available on any of the products. Cole stated that the injections have altered the ability of immune systems.

Dr. Sasha Latypova provided a review of her background to the Board. Latypova stated that consumer protection laws were suspended for these injections. Latypova informed the Board that she believes that it is urgent that a vote of no confidence be issued regarding the vaccines. Latypova further stated that the animal testing that was conducted was fraudulent, and that contamination cannot be traced. Latypova stated that the vaccines need to be fully investigated and tested.

Demaray reviewed materials provided to the Board. Demaray stated that she came to the Board because if the authorities above the Commissioners do not protect citizens it falls to the Board and the Sheriff.

Demaray, Lindsay, Latypova and others have since testified before several other county and state boards, commissions and committees. [At Dr. Lindsay's invitation, I participated in a panel providing information to the South Carolina Senate Medical Affairs Committee last week: slide deck.<sup>1467</sup>]

Building on their experiences with several county and state legislative bodies, WeThePeople50 has put together a how-to guide, a template letter requesting a meeting, and two versions of a draft resolution.

Word and PDF formats:

- WeThePeople50 how to guide, county commissioner meeting request, Oct. 2023<sup>1468</sup> (Word); WeThePeople50 how to guide, county commissioner meeting request, Oct 2023<sup>1469</sup> (PDF)
- WeThePeople50 template, county commissioner meeting request, Oct. 2023<sup>1470</sup> (Word); WeThePeople50 template, county commissioner meeting request, Oct. 2023<sup>1471</sup> (PDF)
- WeThePeople50 draft resolution, mRNA platform ban, county commissioners, May 2023 <sup>1472</sup>(Word); WeThePeople50 draft resolution, mRNA platform ban, county commissioners, May 2023<sup>1473</sup> (PDF)

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<sup>1467</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10.20-south-carolina-presentation-watt-k.pdf>

<sup>1468</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10-how-to-guide-county-commissioner-meeting-request.docx>

<sup>1469</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10-how-to-guide-county-commissioner-meeting-request.pdf>

<sup>1470</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10-template-county-commissioner-meeting-request.docx>

<sup>1471</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10-template-county-commissioner-meeting-request.pdf>

<sup>1472</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.05-draft-resolution-mrna-platform-ban-county-commissioners.docx>

<sup>1473</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.05-draft-resolution-mrna-platform-ban-county-commissioners.pdf>

- WeThePeople50 draft resolution, mRNA platform ban, county commissioners, Oct. 2023<sup>1474</sup> (Word); WeThePeople50 draft resolution, mRNA platform ban, county commissioners, Oct. 2023<sup>1475</sup> (PDF)

How to approach county commissioners and county clerks, also known as "lesser magistrates."

A book that conveys the value, authority and duty of lesser magistrates is “The Doctrine of the Lesser Magistrates” by Matthew Trewhella<sup>1476</sup> (2013).

1. Look up on the internet who your county commissioners are and their county clerk. On their website you can see the usual meeting times, agendas and contact numbers.
2. Call the county clerk and ask "How does someone get on the agenda at the board of commissioners meeting?" Ask if zoom is available for others that you would like to join you to speak at the board of commissioners meeting.
3. The clerk will explain the procedure for getting on the agenda, and they will often offer 3-15 minutes for you on the agenda. You can take that time to speak or if you need more time, such as for a presentation from a science and medical team, or any other subject matter expert, you can let them know for your subject matter you really need about 30 minutes or more and ask how would it be possible for a very important issue.
4. The clerk will ask you what the subject of your presentation. You can share that it's regarding the multiple adverse effects of the genetic covid shot to your community or friends and family, and that it is on the childhood schedule currently. You can share that would like to have some subject matter experts present to your commissioners in an appeal to your lesser magistrates regarding the danger of contaminated genetic shots and their county-level authority to address the danger and protect county residents. Sometimes that will be enough and sometimes the clerk will ask you to reach out to the commissioner chair for permission to be on the agenda.
5. You may simply share that you would like them to watch a video of the presentation, or you may want the group of subject matter experts to present on zoom. Let us know and we will help as much as we can to get you presenters no matter how rural or urban your county may be. WethePeople50 can provide some of your subject matter experts. Please notify us a few weeks before your scheduled meeting, so we can put your meeting on our schedule and line up testimony.

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<sup>1474</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10-draft-resolution-mrna-platform-ban-county-commissioners.docx>

<sup>1475</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023.10-draft-resolution-mrna-platform-ban-county-commissioners.pdf>

<sup>1476</sup> <https://principlestudies.org/product/doctrine-of-the-lesser-magistrates/>

6. Prepare a brief speech. It should be less than 4 minutes long. You should time it and practice it before the meeting, so you can stand strong in front of the county commissioners, county staff, and possible audience of your fellow citizens.

7. Prepare a county commission resolution or action item letter to present at your meeting for their team to consider, to sign and send to your state Attorney General or Governor.

8. This may take two visits to your board: the first to educate, the second visit to present our resolution or action letter as an action item.

9. You can also approach your local state legislators, your Attorney General, Governor, your county sheriff, your health district boards, your school boards, and even your US legislators (Congress members and Senators) with a similar approach of simply calling and asking how to do it.

10. If you are given time with a legislative aide at the US legislators' office, realize that legislative aides are the workers, researchers, and opinion drivers for your US Representative or Senator. It is worth your time to connect and share your valuable information with them.

Remember to be sincere, polite, and have no fear.

The territory that you approach is often opposition or at best neutral territory.

Prayer, having a friend go with you to be in the room as moral support, and putting on the whole armor of God will be helpful.

### Template: Letter to County Commissioners, County Clerk, County Staff

Dear [County] Commissioners, Clerk and Staff [or state/federal legislators, governor, prosecutors];

I am reaching out to request 30-45 minutes of your time in [\_\_ weeks/next month] to present information about a topic that most [state or commonwealth] residents have heard about — genetic 'vaccine' platform technologies — but may not know the details and adverse effects to adults, children, and even livestock.

The presentation would include a brave team of scientists, toxicologists, genomicists, and doctors that I will invite to attend via zoom from around the nation. These men and women have already participated in many similar informational meetings for county and state officials across the country in recent months.

We will present the evidence of data, materials, and peer-reviewed studies that I can leave with you for your review. This little group of brave people risk their lives, jobs, licenses, certifications, and privacy to be a resource at these informational meetings and to share their hard-earned expertise.

I and my colleagues can make the scientifically irrefutable case that this technology is contaminated, adulterated, and misbranded causing death and disability to the people of [state or commonwealth]. These deleterious injections and gene therapy technologies cause irreversible damage to children, fetuses, and adults and animals. This technology is now on the routine child immunization schedule and will be in more products than just Covid shots, including other childhood vaccines and flu shots. This contaminated and harmful technology is going to be in our once trustworthy livestock vaccines soon as well.

I am a resident in [county] but will have residents from [other counties] with me there for the presentation.

Even if this is a subject that is frightening or offensive, or even if one believes media messages that the injections are “safe and effective,” perhaps our presentation will be the first opportunity to hear the rest of the story.

It could be the best dialogue with some of the bravest and informed subject matter experts that you may ever have regarding this historical, and egregious DNA and life altering technology.

Thank you so much for your time and consideration.

Bailiwick reporting and analysis on Covid-19 as constitutional crisis camouflaged as ‘public health emergency’:

- April 22, 2022 - Administrative Procedures Act v. Public Health Service Act
- April 28, 2022 - American Domestic Bioterrorism Program. Building the case to prosecute members of Congress, presidents, HHS and DOD secretaries and federal judges for treason under 18 USC 2381.
- May 13, 2022 - Shifting the Frame
- May 21, 2022 - On America First Legal litigation plan re WHO International Health Regulations amendments and new pandemic treaty
- Sept. 14, 2022 - Biotech idolatry: DOD-Pfizer contracts have replaced federal constitutions and laws
- Nov. 14, 2022 - Thought-stopping stage sets in legal pleadings.
- Jan. 2, 2023 - Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.
- July 8, 2023 - On skipping past definition of the interlocking crises.

**Oct. 26, 2023 - 21 USC 360bbb-3(e)(3) and 360bbb-3a(c): federal law authorizing HHS Secretary to waive current Good Manufacturing Practices (cGMP) for EUA products.**

*Relevant to public discussion of whether growing body of sequencing evidence of “adulteration” of Pfizer, Moderna and other mRNA platform technology products, opens new opportunities for litigation.*

Related Bailiwick reporting and analysis:

June 9, 2022 - COVID-19 injectable bioweapons as case study in legalized, government-operated domestic bioterrorism.

“...There are no required standards for quality-control in manufacturing; no inspections of manufacturing procedures; no prohibition on wide variability among lots; no prohibition on adulteration; and no required compliance with Current Good Manufacturing Practices. EUA products, even though unregulated and non-standardized, **“shall not be deemed adulterated or misbranded.”** 21 USC 360bbb-3a(c). 2013...”

Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."

“...If any FDA regulations had been legally operative, then the whole project would have been stopped by FDA long before human sham-trials could even begin...The aggregate evidence for the intent and function of 21 USC 360bbb-3(k) as a blanket waiver of the American drug regulation system to facilitate and pre-cover-up a covert, criminal bioweapons production and deployment program — can be summed up as "the dog that didn't bark."...

Feb. 16, 2023 - Written artifacts of informational warfare. Truth, lies, war crimes and objective, observable realities.

“...Specific to contracts — and in collaboration with Brook Jackson, Sasha Latypova and a few other people I trust — I’ve compared and contrasted the terms and conditions as written on the pages, with the observable, objective realities about which terms and conditions have been fulfilled by the purportedly responsible parties, and enforced by the counter-parties who have purported standing to enforce the terms. And which terms and conditions have been neither fulfilled nor enforced...In sum, the contract provisions purportedly requiring those things, were not enforced by the contract parties with standing to enforce...I’ve therefore concluded that all of the written artifacts produced and published by governments

and government contractors operating the medical martial law system (the kill box) are dual-use documents....

They contain some truths and some lies. The true provisions are written with the intent to convey real contractual obligations among the parties: terms and conditions that will be fulfilled by the responsible party, and if he or she fails, will be enforced by the counter parties, through their exercise of contractual rights to extract financial or other penalties. The false provisions are written with the intent to convey the illusion of contractual obligations to non-parties. They list terms and conditions that will never be fulfilled or enforced by the contract parties. Those terms and conditions are listed for the sole purpose of misleading the public...”

April 28, 2023 - Draft discovery materials for civil and criminal cases.

“...Requests for Production of Documents...Signed, dated, unredacted ATI-DOD-Pfizer Project Agreement 2011-003 under OTA W15QKN-16-9-1002, defined at p. 9 of July 20, 2020 Base Agreement, under which Pfizer is the Project Agreement Holder (“PAH”)...Signed, dated, unredacted documents recording the dates on which President Trump and/or President Biden invoked or extended suspension, under 50 USC 1515, of all prohibitions on DOD testing, production, transport, stockpiling and use of chemical and biological weapons and delivery systems, and/or suspended all Congressional, international, state, local and other notice and reporting provisions...Interrogatories...Did the HHS Secretary waive cGMP requirements for Covid-19 injectable biochemical weapons? If so, produce the signed and dated document by which this waiver was effectuated...”

Oct. 23, 2023 - On civil suits against Pfizer for “contamination” of Covid-19 biochemical weapons.

Oct. 25, 2023 - Some county and state lawmakers are starting to get better informed and more concerned

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## 21 USC 360bbb-3. Authorization for medical products for use in emergencies

--> 21 USC 360bbb-3(e). Conditions of authorization.

---> 21 USC 360bbb-3(e)(3). Good manufacturing practice; Prescription

With respect to the emergency use of a product for which an authorization under this section is issued (whether an unapproved product or an unapproved use of an approved product), the Secretary may waive or limit, to the extent appropriate given the applicable circumstances described in subsection (b)(1)—

(A) requirements regarding current good manufacturing practice otherwise applicable to the manufacture, processing, packing, or holding of products subject to regulation under this chapter, including such requirements established under section 351 or 360j(f)(1) of this title, and including relevant conditions prescribed with respect to the product by an order under section 360j(f)(2) of this title;

(B) requirements established under subsection (b) or (f) of section 353 of this title or under section 354 of this title; and

(C) requirements established under section 360j(e) of this title.

## 21 USC 360bbb-3a - Emergency use of medical products.

--> 21 USC 360bbb-3a(c) Current good manufacturing practice

(1) In general. The Secretary may, when the circumstances of a domestic, military, or public health emergency or material threat described in subsection (a)(1)(C) so warrant, authorize, with respect to an eligible product, deviations from current good manufacturing practice requirements otherwise applicable to the manufacture, processing, packing, or holding of products subject to regulation under this chapter, including requirements under section 351 or 360j(f)(1) of this title or applicable conditions prescribed with respect to the eligible product by an order under section 360j(f)(2) of this title.

(2) Effect. Notwithstanding any other provision of this chapter or the Public Health Service Act [42 U.S.C. 201 et seq.], an eligible product shall not be considered an unapproved product (as defined in section 360bbb-3(a)(2)(A) of this title) and shall not be deemed adulterated or misbranded under this chapter because, with respect to such product, the Secretary has authorized deviations from current good manufacturing practices under paragraph (1).

I haven't yet located documents purporting to be HHS Secretary authorization of waivers, limitations or deviations from cGMP for the manufacture of the biochemical weapons injected into Americans and people around the world as "Covid-19 vaccines."

I have seen waiver documents pertaining to other EUA products, including ventilators:

- March 24, 2020 - FDA Letter of Authorization, EUA, ventilators, by HHS Rear Admiral Denise Hinton, FDA Chief Scientist.<sup>1477</sup> (Section III at p. 7)

There are several possible reasons why I haven't found HHS waiver/limitation/deviation of cGMP documents for "Covid-19 vaccines."

One is that the documents are in the Federal Register somewhere, on an HHS website somewhere, or even in my research hard-drive with searchable keywords but I just haven't found them.

Another possibility is that the documents have been scanned into the Federal Register without being converted to OCR format (Optical Character Recognition), so keyword searches don't produce hits.

This is the format in which the Dec. 11, 2020 (Pfizer) and Dec. 18, 2020 (Moderna) FDA Letters of Authorization were entered into the Federal Register:

- Jan. 19, 2021 Federal Register - 2020.12.11 HHS FDA RADM Denise Hinton EUA, Pfizer eff 2020.12.11, Moderna eff 2020.12.18 dated 2021.01.12 86 FR 5200

A third possibility is that the HHS waiver/limit/deviation from cGMP documents are classified as national security records not subject to public disclosure.

I have seen provisions in the Dec. 11, 2020 (Pfizer) and Dec. 18, 2020 (Moderna) Federal Register notices<sup>1478</sup> by Rear Admiral Denise Hinton, that could be construed as requiring cGMP compliance.

See Section III, Item I, Conditions of Authorization, at p. 8/20 for Pfizer Letter of Authorization, and Section III, Item I, Conditions of Authorization, at p. 17/20 for Moderna. The provisions look like this:

I. All manufacturing facilities will comply with Current Good Manufacturing Practice requirements.

<sup>1477</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2020.03.24-fda-ventilator-eua-letter-of-authorization-cgmp-waive-p.-7.pdf>

<sup>1478</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.12.11-hhs-fda-hinton-eua-pfizer-eff-2020.12.11-moderna-eff-2020.12.18-dated-2021.01.12-86-fr-5200.pdf>



These provisions can only be construed as requiring cGMP compliance, if observers ignore the knowledge painfully gained from Brook Jackson's whistleblower case: that there are public-facing contracts and regulatory documents listing otherwise applicable terms and conditions, and also as-yet-undisclosed contracts, authorizations, notices and other regulatory documents that nullify, void, waive, limit or authorize deviation from the otherwise-applicable, otherwise-enforceable terms and conditions in the public-facing documents, rendering them inapplicable and unenforceable.

[Update/clarification from Sasha Latypova: Technical fine point -- the facility can be cGMP compliant, but that does not mean the specific product is cGMP compliant. The reference to "cGMP compliant facilities" is another set of words designed to deceive the reader. cGMP compliance for pharmaceutical product means the process of making that specific product, it's raw materials and all quality control steps are certified compliant. I believe that the DOD is sending "black box" components to be assembled by pharma in pharmaceutical manufacturing places but pharmas themselves (especially employees on the manufacturing line) probably do not have good idea or traceability of what those components are.]

Three years into the covert biochemical warfare being waged by the US Government through the Department of Defense, Advanced Technologies Inc., Medical CBRN Defense Consortium, and contractors including Pfizer and Moderna, cGMP regulations remain observably unenforced.

New lawsuits filed on the basis of mounting evidence that the products have been throughout, and are still being "adulterated" should take these legal facts into account.

Plaintiffs should draft the complaints so as to give HHS Secretary Xavier Becerra and Attorney General Merrick Garland opportunities to cite 21 USC 360bbb-3(e)(3) and 21 USC 360bbb-3a(c) in their defenses, and produce the signed, dated, unredacted authorization documents through which former HHS Secretary Alex Azar and/or current HHS Secretary Becerra waived, limited or authorized deviation from cGMP regulations for manufacture of "Covid-19 vaccines."

County and state lawmakers considering action to protect and defend the people living in their political jurisdictions from further attacks — for example, by banning use of mRNA products, halting all "vaccination" programs, and seizing contraband vials stored at pharmacies and in transit across state borders — should also take 21 USC 360bbb-3(e)(3) and 21 USC 360bbb-3a(c) into account.

**Oct 28, 2023 - Whatever is in the biochemical weapons bearing Pfizer and other pharma labels, is there because US SecDefs and their WHO-BIS handlers ordered it to be there. Military contractors who work in the information space are erecting firewalls between that truth and the public, using “adulteration,” “contamination” and civil suits against Pfizer to delay/deflect.**

I got a text this morning re: Robert Malone making the media rounds discussing SV-40 and other “contaminants” sequenced from vials of DoD biochemical weapons labeled as “Covid-19 vaccines;” “adulteration;” and “short DNA fragments not in the formulations” provided to the FDA.

The person who sent the text doesn’t regularly read Bailiwick or Sasha Latypova’s Due Diligence Substack.

He paraphrased Malone’s points as: “has potential to cause vaccine removal from sale and Pfizer exposure to fraud allegations” and wondered if the information could cause the judge in Brook Jackson’s whistleblower case to set aside judgment.

*My reply:*

No. It’s a red herring intended to divert and distract...Sasha and I have been posting explainer pieces in the last week or so.

- Oct. 16, 2023 - On the materiality and immateriality of fraud and of government knowledge of fraud for legal challenges to US government Covid policies, programs and product use. (Katherine Watt)
- Oct. 19, 2023 - Breaking: Pfizer is going under the bus...<sup>1479</sup> (Sasha Latypova) - “...As part of “covid live military exercise” it was always planned that when deaths and injuries become so undeniable, that 98%+ Americans refuse the boosters (and technically become anti-vaxxers), and the truth about DOD deploying bioweapons on Americans with intent to kill and harm becomes sort of known, Pfizer will be “prosecuted” with much great publicity (to drown out the truth)...”
- Oct. 23, 2023 - OMG, SV40! Can We Sue Pfizer NOW?<sup>1480</sup> (Sasha Latypova)
- Oct. 23, 2023 - On civil suits against Pfizer for “contamination” of Covid-19 biochemical weapons. (Katherine Watt)
- Oct. 26, 2023 - 21 USC 360bbb-3(e)(3) and 360bbb-3a(c): federal law authorizing HHS Secretary to waive current Good Manufacturing Practices (cGMP) for EUA products. (Katherine Watt)

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<sup>1479</sup> <https://sashalatyova.substack.com/p/breaking-pfizer-is-going-under-the>

<sup>1480</sup> <https://sashalatyova.substack.com/p/omg-sv40-pfizer-can-be-sued-now>

Best use of red herring, in my view, is to use it to point back to kill box laws,<sup>1481</sup> Congress, Department of Defense, and World Health Organization.

That's what Malone and his colleagues are tasked with hiding...

SV-40 promoter inserts are real.

What Malone, Steve Kirsch and other DoD spokesmen are doing is a distraction maneuver to keep attention away from the intentional toxicity of the biochemical weapons, the DoD/WHO control of the programs, and the fact that “biodefense” is camouflage for straight-up State-sponsored biowarfare, conducted by bringing pharmaceutical companies into the military-industrial-Congressional complex, calling bioweapons “vaccines,” and terrifying people into taking them under “public health emergency” and “pandemic” narratives.

More county and state lawmakers are starting to figure out the federal mass murder program and work on responses<sup>1482</sup> to protect the people in their political jurisdictions.

So the Monster is deploying Malone, Kirsch and the rest of the narrative-management team to take the SV-40 story in the wake of Kevin McKernan and others doing more sequencing studies, and direct it away from US kill box laws, DoD, WHO, intentionality and the intrinsic lethality of all mRNA platform technologies, toward civil suits against Pfizer for “adulteration” and “contamination.”

They are trying to shield the mRNA technology and ‘vaccination’ program platforms, and the public health emergency geopolitical and legal platforms from growing public understanding of what’s really going on, so that the Monster can keep using “public health emergency” laws, orchestrated “pandemics,” “vaccines,” and mRNA-platform poisons to sicken and kill many more people for many years to come.

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<sup>1481</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>1482</sup> <https://bailiwicknews.substack.com/p/some-county-and-state-lawmakers-are>

**Oct. 30, 2023 - Litigation framing: biochemical weapons used on military targets, not experimental drugs used on clinical trial subjects.**

Post-Jackson, post-Bridges litigation should start from true premises, not false ones.

A reader included me on a group email thread this morning about the Nuremberg Code, informed consent, American state laws founded on the Nuremberg Code, and applicability of those laws for plaintiffs injured and killed by the DoD biochemical weapons known as "Covid-19 vaccines."

I replied with links to Bailiwick reporting and analysis:

Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."

21 USC 360bbb-3 Authorization for medical products for use in emergencies

...21 USC 360bbb-3(k) Relation to other provisions

If a product is the subject of an authorization under this section, the **use of such** product within the scope of the authorization shall not be considered to constitute a clinical investigation for purposes of section 355(i), 360b(j), or 360j(g) of this title or any other provision of this chapter or section 351 of the Public Health Service Act [42 U.S.C. 262].

Aug. 18, 2023 - Bridges v. Houston Methodist Hospital. Court decisions supporting the conclusion that vaxx recipients are military targets, enemy combatants, chattel slaves or similar legal status in which consent is moot.

Key paragraphs in Bridges v. Houston Methodist ruling by USDJ Lynn N. Hughes, US District Court, Southern District of Texas:

"...Bridges does not specify what illegal act she has refused to perform, but in the press-release style of the complaint, she says that she refuses to be a "human guinea pig." Receiving a COVID-19 vaccination is not an illegal act, and it carries no criminal penalties. She is refusing to accept inoculation that, in the hospital's judgment, will make it safer for their workers and the patients in Methodist's care...

She also argues that injection requirement violates federal law governing the protection of "human subjects." She says that the injection requirement is forcing its employees to participate in a human trial because no currently-available vaccine has been fully approved by the Food and Drug Administration. Federal law requires participants give legal, effective, and informed consent before

participating in a human trial; this consent cannot be obtained through coercion or undue influence. Bridges says the threat of termination violates the law...

Bridges has again misconstrued this provision, and she has now also misrepresented the facts. The hospital's employees are not participants in a human trial. They are licensed doctors, nurses, medical technicians, and staff members. The hospital has not applied to test the COVID-19 vaccines on its employees, it has not been approved by an institutional review board, and it has not been certified to proceed with clinical trials. Bridges's claim that the injection requirement violates 45 C.F.R. § 46.116 also fails.

She also says that the injection requirement is invalid because it violates the Nuremberg Code, and she likens the threat of termination in this case to forced medical experimentation during the Holocaust. The Nuremberg Code does not apply because Methodist is a private employer, not a government. Equating the injection requirement to medical experimentation in concentration camps is reprehensible. Nazi doctors conducted medical experiments on victims that caused pain, mutilation, permanent disability, and in many cases, death.

Although her claims fail as a matter of law, it is also necessary to clarify that Bridges has not been coerced. Bridges says that she is being forced to be injected with a vaccine or be fired. This is not coercion. Methodist is trying to do their business of saving lives without giving them the COVID-19 virus. It is a choice made to keep staff, patients, and their families safer. Bridges can freely choose to accept or refuse a COVID-19 vaccine; however, if she refuses, she will simply need to work somewhere else..."

The *Bridges* ruling has been affirmed by Fifth Circuit Court of Appeals<sup>1483</sup> and is now cited as precedent.<sup>1484</sup>

*Reader asked:*

“Do you agree with their ruling?”

*My reply:*

Yes.

Here's the chain of reasoning.

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<sup>1483</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2022.06.13-bridges-v.-houston-methodistl-fifth-circuit-affirmed.pdf>

<sup>1484</sup> <https://casetext.com/case/bridges-v-hous-methodist-hosp/how-cited?citingPage=1&sort=relevance>

Plaintiffs filed their cases claiming that the products were experimental vaccines, and that recipients were participants in clinical trials and therefore had cognizable informed consent rights.

Plaintiffs were entitled to believe that at the time they filed (January 2021 for Brook Jackson, June 2021 for Jennifer Bridges and her co-workers), because those are part of the package of lies (legalized fraud) presented to the public through false, misleading, ambiguous and concealing language used by federal and state officials to describe the products and the programs.

As military targets of DoD biochemical weapons, plaintiffs do not fall under informed consent laws and clinical trial subject participant protections. Those laws are inapplicable in military/war contexts.

Through the *Jackson*<sup>1485</sup> and *Bridges*<sup>1486</sup> decisions, the federal government has made clear that the products are biochemical weapons and the use is a military operation **intended** to harm and kill recipients.

So cases that are being brought now, still characterizing the products as regulated, medicinal products (“experimental vaccines”); still characterizing recipients as participants in regulated clinical trials; still characterizing government programs as “public health” campaigns; and still characterizing Covid-19 as a “deadly global pandemic;” are being brought under false premises.

In my view, all such cases will continue to be dismissed, by judges following the public health emergency (PHE) and Emergency Use Authorization (EUA) laws and building on the *Jackson* and *Bridges* precedents.

This is why I have advocated and still advocate that attorneys draft the factual history and legal argument sections of all post-Jackson, post-Bridges lawsuits, by

1. identifying the enabling statutes, regulations and treaties,<sup>1487</sup> and directly challenging their constitutionality;
2. calling the products intentionally-lethal DoD biochemical weapons;
3. characterizing the plaintiffs as military targets of military weapons during a military campaign (Operation Warp Speed); and
4. identifying — as defendants — the men and women running the military campaign in their personal capacities only,<sup>1488</sup> as individuals impersonating government officials.

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<sup>1485</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/04/2023.03.31-judge-truncate-order-dismissal.pdf>

<sup>1486</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2021.06.12-bridges-v.-houston-methodist-district-court-opinion.pdf>

<sup>1487</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

<sup>1488</sup> <https://bailiwicknews.substack.com/p/on-sovereign-immunity-re-post-dual>

To date, to my knowledge, no attorneys have been interested in filing such cases. I've been told it's because there's no money in it, either now or in future.

The advantages of such legal strategies are two-fold:

1. They happen to be true accounts of what's happening, and
2. They have very high potential to educate the public and drive public pressure on Congress and the state legislatures to repeal the enabling laws,<sup>1489</sup> strip the legal immunities currently held by the people running the programs, and re-assert the US Constitution as superseding and nullifying the United Nations World Health Organization International Health Regulations.

Repealable laws enabling State-sponsored mass murder of Americans:

- Homeland Security Act (6 USC Ch. 1, Domestic Security)
- Federal Reserve Act (12 USC Ch. 3, Banks and Banking)
- International Bureaus, Congresses, Etc., (22 USC Ch. 7, Foreign Relations and Intercourse) including Subchapter XVIII, International Organizations Immunities Act, and Subchapter XX, World Health Organization
- Defense Against Weapons of Mass Destruction Act, (50 USC Ch. 40, War and National Defense), including amendments to 10 USC Ch. 15, Armed Forces (Military Support for Civilian Law Enforcement Agencies), and amendments to 10 USC 382, renumbered to 10 USC 282, authorizing domestic deployment of military against civilians during “emergency situations involving chemical or biological weapons of mass destruction.”
- **Food Drug and Cosmetics Act, (21 USC Ch. 9, Food and Drugs), including Emergency Use Authorization program**
- **Public Health Service Act (42 USC Ch. 6A, Public Health and Welfare), including Public Health Emergencies program and Vaccines program**
- Social Security Act (42 USC Ch. 7, Public Health and Welfare), including Medicare and Medicaid programs
- Stafford Act/Disaster Relief Act (42 USC Ch. 68, Public Health and Welfare)
- Chemical and Biological Warfare Program (50 USC Ch. 32, War and National Defense)
- War Powers Resolution/War Powers Act (50 USC Ch. 33, War and National Defense), including 2001 Authorization for Use of Military Force (AUMF).
- National Emergencies Act (50 USC Ch. 34, War and National Defense)
- Defense Production Act (50 USC Ch. 55, War and National Defense)
- PATRIOT Act — Additions and Amendments to Title 8, Aliens and Nationality; Title 15, Commerce and Trade; Title 18, Crimes and Criminal Procedure; Title 31, Money and Finance; Title 50, War and National Defense; and Title 51, National and Commercial Space Programs.

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<sup>1489</sup> <https://bailiwicknews.substack.com/p/smashing-the-overton-window>

# November 2023



**Apostle Paul in Prison. Painting by Rembrandt**



## Nov. 6, 2023 - Short list of questions for Pfizer executives.

*For use by those who hold authority to compel responses from Pfizer, and prohibit use of and seize vials within their political jurisdictions when full and frank disclosures are not forthcoming.*

Below is a subset/reworking of items from a larger set of draft discovery materials.

- April 28, 2023 - Draft discovery materials for civil and criminal cases. Useful for promoting understanding that the factual record of events since January 2020 supports the legal conclusion that products labeled 'vaccines' are presumptive injectable biochemical weapons.

With respect to establishing Pfizer's legal position on the applicability and enforceability of current Good Manufacturing Practice regulations (cGMP) as promulgated and enforced by FDA (PDF<sup>1490</sup>):

1. Produce signed, dated, unredacted copies of the following three (3) contract documents, pertaining to Department of Defense Other Transaction Authority project OTA W15QKN-16-9-1002:

- July 20, 2020 Medical CBRN Defense Consortium (MCDC) "Base Agreement" No. 2020-532, between Advanced Technology International (ATI) and Pfizer, Inc. [Redacted copy<sup>1491</sup> released to public through *Jackson v. Ventavia, Pfizer, ICON*];
- July 21, 2020 "Technical Direction Letter" for Medical CRBN Defense Consortium (MCDC) Request for Prototype Proposals (RPP) 20-11, Objective PRE-20-11 for COVID-19 Pandemic - Large Scale Vaccine Manufacturing Demonstration, between Advanced Technology International (ATI) and Pfizer, Inc. [Redacted copy<sup>1492</sup> released to public through *Jackson v. Ventavia, Pfizer, ICON*];
- ATI-DOD-Pfizer "Project Agreement" 2011-003 under OTA W15QKN-16-9-1002, defined at p. 9 of July 20, 2020 Base Agreement, under which Pfizer is the Project Agreement Holder ("PAH") [As of Nov. 6, 2023, the "Project Agreement" has not been disclosed to public in any form, to my knowledge.]

2. Identify all US federal drug manufacturing, quality control, labeling, distribution and related regulations, by Code of Federal Regulations (CFR) citation, applicable to Pfizer's development, manufacturing, quality control, labeling and distribution of the products known as "Covid-19 vaccines." Regulations that may apply include but are not limited to: 21 CFR 210, 21 CFR 211, 21 CFR 600; 21 CFR 601 and 21 CFR 820.

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<sup>1490</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2023.11.06-short-list-of-questions-for-pfizer-executives.pdf>

<sup>1491</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.20-base-agreement-pfizer-contract-56-p-exh-a-jackson.pdf>

<sup>1492</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/10/2020.07.21-dod-ati-pfizer-technical-direction-letter-ota-w15qkn-16-9-1002-35-p.pdf>

3. Produce signed, dated, unredacted copies of all documents Pfizer submitted to the FDA to comply with the terms of each applicable regulation between January 2020 and the present.

4. Produce signed, dated, unredacted copies of all documents Pfizer received from the FDA pertaining to compliance review and enforcement of each applicable regulation between January 2020 and the present.

5. List all contract terms and conditions, by contract title, date, section and page number, applicable to, and/or enforceable by parties, pertaining to Pfizer's manufacturing, quality control, labeling and distribution of the products known as "Covid-19 vaccines."

6. Produce signed, dated, unredacted copies of all documents Pfizer submitted to contract counterparties (ATI/US Department of Defense) documenting compliance with each applicable, enforceable contract term/condition between January 2020 and the present.

7. Produce signed, dated, unredacted copies of all documents Pfizer submitted to contract counterparties (ATI/US Department of Defense) documenting compliance with each applicable, enforceable CFR regulation governing product manufacturing, quality control, labeling and distribution between January 2020 and the present.

Earlier drafts of these interrogative materials were prepared for and submitted to Senator Ron Johnson in January 2023. As of November 2023, Johnson remains impervious to requests that he act publicly upon the information provided.

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Pfizer manufactures the class of biochemical weapons known as "Covid-19 vaccines" knowing that no CFR pharmaceutical cGMP regulations are or ever were applicable to the raw materials entering and finished products leaving Pfizer-labeled facilities; that DoD, FDA, ATI and DOJ would not, did not and do not enforce cGMP compliance; and that therefore no record of compliance or enforcement activity exists.

These questions are drafted to give Pfizer an opportunity to admit those facts to anyone who has the authority to compel responses from Pfizer, and to help those authorities properly interpret Pfizer's anticipated refusal to provide the requested documentation as confirmation of the state of war that currently exists between infiltrators posing as US Government officials, and their military targets: the people of the United States, civilian and military alike.

## Note:

Pfizer is just one of many military contractors producing biochemical weapons for the US Department of Defense and labeling them as ‘vaccines’ and other medicinal products. This set of questions is addressed to Pfizer as the named respondent only because Pfizer-labeled products have been the focus of recent public discussion of contamination; adulteration; cGxP non-compliance; and FDA non-enforcement of cGxP regulations. These questions and document demands can be revised and addressed to Moderna, Johnson & Johnson and many other DoD contractors to solicit the same responses and non-responses.

## Related Bailiwick reporting and analysis

- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation." (Katherine Watt)
- March 2, 2023 - Key quotes from Pfizer's April 22, 2022 Motion to Dismiss and US Government's Oct. 4, 2022 Statement of Interest in Support of MtD. (Katherine Watt)
- Oct. 16, 2023 - On the materiality and immateriality of fraud and of government knowledge of fraud for legal challenges to US government Covid policies, programs and product use. (Katherine Watt)
- Oct. 19, 2023 - Breaking: Pfizer is going under the bus... <sup>1493</sup>(Sasha Latypova) - "...As part of "covid live military exercise" it was always planned that when deaths and injuries become so undeniable, that 98%+ Americans refuse the boosters (and technically become anti-vaxxers), and the truth about DOD deploying bioweapons on Americans with intent to kill and harm becomes sort of known, Pfizer will be "prosecuted" with much great publicity (to drown out the truth)..."
- Oct. 23, 2023 - OMG, SV40! Can We Sue Pfizer NOW?<sup>1494</sup> (Sasha Latypova)
- Oct. 23, 2023 - On civil suits against Pfizer for "contamination" of Covid-19 biochemical weapons. (Katherine Watt)
- Oct. 26, 2023 - 21 USC 360bbb-3(e)(3) and 360bbb-3a(c): federal law authorizing HHS Secretary to waive current Good Manufacturing Practices (cGMP) for EUA products. (Katherine Watt)
- Oct. 28, 2023 - Whatever is in the biochemical weapons bearing Pfizer and other pharma labels, is there because US SecDefs and their WHO-BIS handlers ordered it to be there. (Katherine Watt)
- Nov. 4, 2023 - Do C-19 Vax Manufacturers Violate cGxP?<sup>1495</sup> (Sasha Latypova)

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<sup>1493</sup> <https://sashalatyova.substack.com/p/breaking-pfizer-is-going-under-the>

<sup>1494</sup> <https://sashalatyova.substack.com/p/omg-sv40-pfizer-can-be-sued-now>

<sup>1495</sup> <https://sashalatyova.substack.com/p/do-fentanyl-dealers-violate-cgxp>

**Nov. 8, 2023 - Sasha Latypova and Katherine Watt discussing non-regulation of non-medicines known as 'vaccines,' and other US military biochemical weapons.**

*21 USC 360bbb, FDCA Section 561, FDCA Section 564, etc.*

- Nov. 4, 2023 - Do C-19 Vax Manufacturers Violate cGxP?<sup>1496</sup> (Sasha Latypova)
- Nov. 7, 2023 - Sasha Latypova and Katherine Watt talking about non-regulation of non-medicines.<sup>1497</sup> (Link to Rumble video, 38 min)
- Nov. 8, 2023 - FDA "Approval" for Covid-19 Vaccines Was Fake - based non-investigational use of a non-experimental unapproved substance (a poison)<sup>1498</sup> (Sasha Latypova)

Citation key:

US Code, Title 21, Food and Drugs, Chapter 9, Federal Food Drug and Cosmetics Act (FDCA).

*Notes include title/topic and year passed by US Congress, signed by US Presidents. Most provisions have been amended many times since 1997 when the foundation was laid. List below.*

- 21 USC 360bbb = FDCA Section **561**, Expanded access to unapproved therapies and diagnostics. Added 1997.
- 21 USC 360bbb-o = FDCA Section 561A, Expanded access policy required for investigational drugs. Added 2016.
- 21 USC 360bbb-0a = FDCA Section 561B, Investigational drugs for use by eligible patients. Added 2018.
- 21 USC 360bbb-1 = FDCA Section 562, Dispute resolution. Added 1997.
- 21 USC 360bbb-2 = FDCA Section 563, Classification of products. Added 1997.
- 21 USC 360bbb-3 = FDCA Section **564**, Authorization for medical products for use in emergencies [Legal conditions governing product **manufacturing**] - “...the **use of such product...shall not be considered to constitute a clinical investigation...**” Added 2003.
- 21 USC 360bbb-3a = FDCA **564A**, Emergency use of medical products. [Legal conditions governing product **use**.] Added 2013.
- 21 USC 360bbb-3b = FDCA **564B**, Products held for emergency use. [Legal conditions governing product **stockpiling and “introduction into interstate commerce.”**] Added 2013.

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<sup>1496</sup> <https://sashalatyova.substack.com/p/do-fentanyl-dealers-violate-cgxp>

<sup>1497</sup> <https://rumble.com/v3udbi4-sasha-latypova-and-katherine-watt-talking-about-non-regulation-of-non-medic.html>

<sup>1498</sup> <https://sashalatyova.substack.com/p/fda-approval-for-covid-19-vaccines>

- 21 USC 360bbb-3c = [Enacted as part of PL 115-92; not entered into the FDCA], Expedited development and review of medical products for emergency uses. Added 2017.
- 21 USC 360bbb-4 = FDCA 565, Countermeasure development, review and technical assistance. Added 2006.
- 21 USC 360bbb-4a = FDCA 565A, Priority review to encourage treatments for agents that present national security threats. Added 2016.
- 21 USC 360bbb-4b = FDCA 565B, Medical countermeasures master files. Added 2019.
- 21 USC 360bbb-5 = FDCA 566, Critical Path Public-Private Partnerships. Added 2007.
- 21 USC 360bbb-5a = FDCA 566A, Emerging Technology Program. Added 2022.
- 21 USC 360bbb-6 = FDCA 567, Risk communication. Added 2007.
- 21 USC 360bbb-7 = FDCA 568, Notification. Added 2012.
- 21 USC 360bbb-8 = FDCA 569, Consultation with external experts on rare diseases, targeted therapies, and genetic targeting of treatments. Added 2012.
- 21 USC 360bbb-8a = FDCA 569A, Optimizing global clinical trials. Added 2012.
- 21 USC 360bbb-8b = FDCA 569B, Use of clinical investigation data from outside the United States. Added 2012.
- 21 USC 360bbb-8c = FDCA 569C, Patient participation in medical product discussion. Added 2012.
- 21 USC 360bbb-8d = FDCA 569D, Notification, nondistribution, and recall of controlled substances. Added 2018.

### Related Bailiwick reporting and analysis:

- April 25, 2022 - The investigational drugs that weren't.
- June 9, 2022 - COVID-19 injectable bioweapons as case study in legalized, government-operated domestic bioterrorism.
- Nov. 22, 2022 - Stopping conditions.
- Feb. 7, 2023 - D4CE presentation video<sup>1499</sup> - *Doctors4Covid Ethics*. Katherine Watt (36 p. slide deck presentation,<sup>1500</sup> 75 min).
- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation."

<sup>1499</sup> <https://rumble.com/v28tygs-katherine-watt-presentation.html>

<sup>1500</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/02/kill-box-presentation-long-form-1.pdf>

## US Congressional acts:

- 1997 - Food and Drug Administration Modernization Act;
- 2002 - Public Health Security and Bioterrorism Preparedness and Response Act
- 2002 - Homeland Security Act of 2002
- 2003 - National Defense Authorization Act FY2004 (NDAA)
- 2004 - Project Bioshield Act
- 2005 - Public Readiness and Emergency Preparedness Act (PREP)
- 2006 - Pandemic and All-Hazards Preparedness Act (PAHPA)
- 2007 - NIH Reform Act of 2006
- 2007 - Food and Drug Administration Amendments Act of 2007
- 2012 - Food and Drug Administration Safety and Innovation Act
- 2013 - Pandemic and All-Hazards Preparedness Reauthorization Act (PAHPRA)
- 2016 - 21st Century CURES Act
- 2017 - FDA Reauthorization Act of 2017
- 2017 - National Defense Authorization Act FY2018 (NDAA)
- 2017 - An Act To amend the Federal Food, Drug, and Cosmetic Act to authorize additional emergency uses for medical products to reduce deaths and severity of injuries caused by agents of war, and for other purposes.
- 2018 - Trickett Wendler, Frank Mongiello, Jordan McLinn, and Matthew Bellina Right to Try Act
- 2018 - Substance Use-Disorder Prevention That Promotes Opioid Recovery and Treatment [SUPPORT Act] for Patients and Communities Act
- 2019 - Pandemic and All-Hazards Preparedness and Advancing Innovations Act
- 2021 - An Act to amend the Federal Food, Drug, and Cosmetic Act with respect to the scope of new chemical exclusivity
- 2022 - Continuing Appropriations and Ukraine Supplemental Appropriations Act, Division F: FDA User Fee Reauthorization Act Of 2022
- 2022 - Further Continuing Appropriations and Extensions Act, 2023
- 2022 - Consolidated Appropriations Act; Division FF - Health and Human Services

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## Nov. 8, 2023 - Interview with James Delingpole

Thank you to James Delingpole for inviting me to be interviewed for his podcast, the Delingpod. Conversation recorded Oct. 31, 2023, published Nov. 6, 2023. (90 min)

Links: James Delingpole Substack<sup>1501</sup>; Rumble<sup>1502</sup>; Apple Podcasts<sup>1503</sup>; Google Podcasts<sup>1504</sup>; Spotify<sup>1505</sup>

Also, for readers interested in a version of my Iceland presentation that includes the segments taken out for the YouTube version,<sup>1506</sup> (on the globalists' parallel goal to destroy trust in national governments, and my view that people should not participate in that globalist project either) kla.tv in Iceland recorded the event and uploaded the video to the kla.tv website and Facebook, along with an introduction in Icelandic and English closed captions. They sent me a copy of the file, which I uploaded to my Rumble account.

Links:

- Oct. 4, 2023 - Intentional killing: Legal frameworks for State-sponsored biochemical warfare<sup>1507</sup> (kla.tv, 30 min)
- Oct. 4, 2023 - Intentional killing: Legal frameworks for State-sponsored biochemical warfare<sup>1508</sup> (Facebook, 30 min)
- Oct. 4, 2023 - Intentional killing: Legal frameworks for State-sponsored biochemical warfare<sup>1509</sup> (Rumble, 30 min)

See also:

- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1510</sup> - (video file, 53 min; Dave Ratcliffe's Odyssey account)
- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1511</sup> - (video file, 53 min; Katherine Watt's Rumble account)

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<sup>1501</sup> <https://delingpole.substack.com/p/katherine-watt>

<sup>1502</sup> <https://rumble.com/v3u8m61-katherine-watt.html>

<sup>1503</sup> <https://podcasts.apple.com/gb/podcast/katherine-watt/id1449753062?i=1000633987163>

<sup>1504</sup>

<https://podcasts.google.com/feed/aHR0cHM6Ly9mZWVhLnBvZGJlYW4uY29tL2RlbGluZ3BvbGUvZmVlZC54bWw/episode/ZGVsaW5ncG9sZS5wb2RiZWFuLmNvbS83ZmM4ODFmOC1NTNlLTNhZDktOGUyYS00MjNkZjg0MTVmNTk?sa=X&ved=0CAUQkfYCAhcKEwiokeXVr7WCAxUAAA AAHQAAAAQAQ>

<sup>1505</sup> <https://open.spotify.com/episode/1iT0OrmvL9b7czUNyxW7fD>

<sup>1506</sup> <https://bailiwicknews.substack.com/p/weaponized-healthcare-for-global>

<sup>1507</sup> <https://www.kla.tv/27315>

<sup>1508</sup> <https://www.facebook.com/kla.tv.island/videos/241349475603181/>

<sup>1509</sup> <https://rumble.com/v3spjaz-intentional-killing-legal-frameworks-for-state-sponsored-biochemical-warfar.html>

<sup>1510</sup> <https://odysee.com/@PandemicParallaxView:6/LetTheScienceSpeak-SLKW-100423:f>

<sup>1511</sup> <https://rumble.com/v3qs514-weaponized-healthcare-and-legal-frameworks-for-state-sponsored-biochemical-.html>

- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement (Latypova); Intentional killing. legal frameworks for State-sponsored biochemical warfare (Watt)<sup>1512</sup> - (audio file, 53 min; Dave Ratcliffe, Ratical.org)
- Oct. 4, 2023 - Weaponized "Healthcare" for Global Population Control and Enslavement<sup>1513</sup> (Sasha Latypova slide deck PDF at Ratical.org)
- Oct. 4, 2023 - Intentional killing. Legal frameworks for State-sponsored biochemical warfare<sup>1514</sup> (Katherine Watt slide deck PDF at Ratical.org)

And Sasha's re-presentation of a key segment stripped from original video to comply with demands of YouTube censors:

- Oct. 10, 2023 - The "Pandemic" Legal Cage<sup>1515</sup> (video file, 6 min; Sasha Latypova, Substack)
- Oct. 10, 2023 - The "Pandemic" Legal Cage<sup>1516</sup> (video file, 6 min; Dave Ratcliffe, Odyssey)

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<sup>1512</sup> <https://ratical.org/PandemicParallaxView/mp3s/Latypova-Watt-LetTheScienceSpeak-100423.mp3>

<sup>1513</sup> <https://ratical.org/PandemicParallaxView/LetTheScienceSpeakSLatypovaIceland.pdf>

<sup>1514</sup> <https://ratical.org/PandemicParallaxView/LetTheScienceSpeaksWattIceland.pdf>

<sup>1515</sup> <https://sashalatyova.substack.com/p/understanding-the-pandemic-legal>

<sup>1516</sup> <https://odysee.com/@PandemicParallaxView:6/LatypovaPandemicLegalCageAdd:d>



## **Nov. 10, 2023 - PDF compilations. And a note to paid subscribers and readers considering offering financial support.**

The PDF files compile supporting material and commentary on this synopsis from a January 2023 abstract for an academic paper:<sup>1517</sup>

...Through gradual, covert statutory reclassification and program transfers, reinforced through Presidential Executive Orders and related executive branch declarations, and implemented through hundreds of regulatory amendments, the US Government's Chemical and Biological Warfare Program originally housed in the Department of Defense (DOD), became the Public Health Emergency [PHE]-Emergency Use Authorization [EUA]-Medical Countermeasures program housed in the Department of Health and Human Services (HHS).

The bioterrorism program is now jointly operated by DOD, HHS, Department of Homeland Security, Department of State, most other US federal agencies and their subordinate departments, divisions, offices, authorities, enterprises, committees, advisory boards and employees, in collaboration with the World Health Organization, the Bill and Melinda Gates Foundation, and other public, private and public-private hybrid institutions around the world...

PDF compilations and other materials are stored at Bailiwick News archives at Wordpress.<sup>1518</sup>

- American Domestic Bioterrorism Program.<sup>1519</sup> Timeline. (33 pages, converted to PDF Aug. 16, 2023)
- Legal History: American Domestic Bioterrorism Program.<sup>1520</sup> Enabling statutes, regulations, executive orders, guidance documents, etc. (14 pages; May 2023 version)
- 2022 Bailiwick News Vol. 6 Issues 1-4 Jan to April<sup>1521</sup> (190 pages)
- 2022 Bailiwick News Vol. 6 Issues 5-8 May to August<sup>1522</sup> (187 pages)
- 2022 Bailiwick News Vol. 6 Issues 9-12 Sept to Dec<sup>1523</sup> (214 pages)
- 2023 Bailiwick News Vol. 7 Issues 1-4 Jan to April<sup>1524</sup> (220 pages)
- 2023 Bailiwick News Vol. 7 Issues 5-8 May to August<sup>1525</sup> (106 pages)
- 2023 Bailiwick News Vol 7 Issues 9-10 September to October<sup>1526</sup> (58 pages)

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<sup>1517</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1518</sup> <https://bailiwicknewsarchives.wordpress.com/teleopolitics/>

<sup>1519</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023.08.16-american-domestic-bioterrorism-program.pdf>

<sup>1520</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>1521</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-1-4-jan-to-april.pdf>

<sup>1522</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-5-8-may-to-august.pdf>

<sup>1523</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/03/2022-bailiwick-news-vol.-6-issues-9-12-sept-to-dec.pdf>

<sup>1524</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/08/2023-bailiwick-news-vol-7-issues-1-4-jan-to-april.pdf>

<sup>1525</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/10/2023-bailiwick-news-vol-7-issues-5-to-8-may-to-august.pdf>

<sup>1526</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2023-bailiwick-news-vol.-7-issues-9-to-10-september-to-october.pdf>

## Note to paid subscribers:

Thank you for providing financial support for my research and writing work.

For a couple of months, I've noticed some irregularities in the payment processing system that connects subscriber bank and credit card accounts, to Stripe (the payment processor for Substack subscriptions), to writer bank accounts.

I've experienced these irregularities as a Substack subscriber providing financial support to other Substack writers, and also as a writer who earns income from reader support through the Substack platform.

Some of the funds readers are trying to provide to support Substack writers' work is getting through to the writers, and some of it is not.

At a minimum, an agent with authority to block transactions is triggering 'fraud detection' and 'insufficient funds' protocols to block some transactions, when the payments are routine subscription payments that have successfully cleared for many previous months, and/or are payments for which the payer account has sufficient funds.

I don't know whether the agents engaged in this transaction-blocking activity work for Substack, Stripe, MasterCard, Visa, other financial services companies, or other entities (governmental or quasi-governmental).

I also don't know whether the funds whose transfer is blocked in this way are simply retained in the subscribers' bank accounts, or if those funds are diverted to third parties who are neither the readers trying to provide financial support to Substack writers, nor the writers who earn income from reader support. When it happened to me as a subscriber, the transaction was blocked and a temporary hold was put on the account until I went to the bank and confirmed the transaction was legitimate and had successfully cleared every month for more than a year, at which point the bank teller lifted the hold and the next monthly payment went through.

Due to the complexity of the transaction fee structures through which Substack, Stripe, Visa, Mastercard and other business entities take their cut for providing content-hosting, newsletter-distribution, and payment-processing services; the complexity of the financial reports made available by Stripe (batch processing, transaction timing, etc.); and my lack of forensic accounting skills, I don't have a good way to track what's happening to the money as it makes its way from individual subscriber accounts to writer accounts.

The most likely explanation is that this is another example of the clunky, pre-CDBC social credit system, more subtle than simply kicking people off of payment platforms entirely and shutting down bank accounts.

I lack time and interest to learn how to do forensic accounting, and I don't have sufficient trust in any other digital payment processors to want to set up new accounts elsewhere, so I'm not planning to pursue the matter further.

Some of the funds readers are trying to provide to support my work is getting through, and some of it is not. I'm grateful to earn any income at all from this work.

I'm posting about it to let Bailiwick readers and paid subscribers know that it's happening, so that if you want to look into what's happening with your money for any of your paid Substack subscriptions, you can try to track things through your bank and credit card accounts and take whatever steps you think prudent to protect your financial property.

\* \* \*

**Nov. 13, 2023 - Opportunities for US state lawmakers to shield their populations from the next 'public health emergency'-predicated federal assaults.**

*Reply to an email about growing state interest in defending state populations against the federal government's public health emergency-predicated, armed biochemical invasions.*

Attaching a few key documents:

- Dec. 21, 2001 - Model State Emergency Health Powers Act<sup>1527</sup> (draft template by Center for Law and the Public's Health at Georgetown and Johns Hopkins Universities, for the CDC, to assist National Governors Association, National Conference of State Legislatures, Association of State and Territorial Health Officials, and National Association of County and City Health Officials)
- Sept. 16, 2003 - Turning Point Collaborative Model State Public Health Act: A Tool for Assessing Public Health Laws<sup>1528</sup>
- Aug. 15, 2007 - Turning Point Model State Public Health Act State Legislative Update Table<sup>1529</sup> (report by Center for Law and the Public's Health at Georgetown and Johns Hopkins Universities)
- June 2012 - Network for Public Health Law Model State Emergency Health Powers Act Summary Matrix.<sup>1530</sup>

In 2001, Lawrence Gostin, James Hodge and other public health lawyers developed a Model State Emergency Health Powers Act template.<sup>1531</sup>

The template laid out, in several sections, how public health law lobbyists should use the fear momentum from 9/11 and the anthrax attacks to drive state laws into state codes that would concentrate unreviewable emergency management power to control people and property, into the state health officials' and law enforcement hands during declared "public health emergencies," identical to the mechanisms also put in place at the national and international levels.

Most state lawmakers and populations did not understand that these laws would be used to override and suspend constitutional and criminal law during outbreaks of common communicable diseases (such as colds and flus).

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<sup>1527</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2001.12.21-johns-hopkins-model-state-emergency-health-powers-act-msehpa-copy.pdf>

<sup>1528</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2003.09.16-turning-point-mspha-model-state-public-health-act.pdf>

<sup>1529</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2007.08.15-georgetown-rwj-tracking-table-mshpa-turning-point-full-report-32-p.pdf>

<sup>1530</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2012.06-msehpa-network-for-public-health-law-report-re-states.pdf>

<sup>1531</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2001.12.21-johns-hopkins-model-state-emergency-health-powers-act-msehpa-copy.pdf>

However, colds and flus were brought into the list of communicable diseases authorizing centralized government response through three Presidential Executive orders signed in 2003 (symptomatic SARS<sup>1532</sup>), 2005 (symptomatic influenza<sup>1533</sup>) and 2014 (asymptomatic SARS<sup>1534</sup>).

If you only have time to read a few pages of the 2001 MSEHPA template,<sup>1535</sup> read the outline from pages 2 to 5, because it lays out the sections that the enslavers and murderers sought to have the state legislators put into their state laws.

At the same time, the public health law groups (centered at Georgetown, Johns Hopkins, Robert Wood Johnson and a few other institutions) ramped up their lobbying efforts in each state capital.

Over the next few years, most states passed at least a few of the provisions, and some states passed most or all of them.

For example, in 2002, Florida and South Carolina lawmakers passed most of the provisions, codified at FSA 381.00315<sup>1536</sup> and FSA 768.13<sup>1537</sup> for Florida, and SCA 44-4-100<sup>1538</sup> et seq (“Emergency Health Powers Act”) for South Carolina.

By 2012, the public health law lobbyists had prepared several reports tracking the progress of the campaign.

The column headers for the table in the June 2012 report<sup>1539</sup> correspond to sections of the 2001 MSEHPA regarding definition of PHE; reporting requirements; how to declare a PHE at the state level; how to orchestrate suspension of other laws during PHEs; how to authorize state health and law enforcement officials' access to and control of people through isolation and quarantine; access to and control of facilities, property and health care supplies; forced treatments (including vaccinations); licensing of health care workers; and civil immunity under tort law for "Good Samaritans," defined as state or private actors providing health care services during emergencies.

This civil immunity can now be understood — through the Covid-19 lens 2020-present — as simply a license to kill, whether or not individual health care workers understand that the products they're using are biochemical weapons and the acts they're committing are assault, sterilization, torture and homicide.

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<sup>1532</sup> <https://www.govinfo.gov/content/pkg/FR-2003-04-09/pdf/03-8832.pdf>

<sup>1533</sup> <https://www.govinfo.gov/content/pkg/FR-2005-04-05/pdf/05-6907.pdf>

<sup>1534</sup> <https://www.govinfo.gov/content/pkg/FR-2014-08-06/pdf/2014-18682.pdf>

<sup>1535</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2001.12.21-johns-hopkins-model-state-emergency-health-powers-act-msehpa-copy.pdf>

<sup>1536</sup> [http://www.leg.state.fl.us/statutes/index.cfm?App\\_mode=Display\\_Statute&URL=0300-0399/0381/Sections/0381.00315.html](http://www.leg.state.fl.us/statutes/index.cfm?App_mode=Display_Statute&URL=0300-0399/0381/Sections/0381.00315.html)

<sup>1537</sup> [http://www.leg.state.fl.us/Statutes/index.cfm?App\\_mode=Display\\_Statute&URL=0700-0799/0768/Sections/0768.13.html](http://www.leg.state.fl.us/Statutes/index.cfm?App_mode=Display_Statute&URL=0700-0799/0768/Sections/0768.13.html)

<sup>1538</sup> <https://www.scstatehouse.gov/code/t44c004.php>

<sup>1539</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2012.06-msehpa-network-for-public-health-law-report-re-states.pdf>

The row titles list the US states in alphabetical order by two-letter abbreviation, and the table cells contain the citations for the laws adopted in each state as of June 2012.

The laws were generally put into four sections of state law: public health/health and human welfare sections; military, militia and emergency management sections; governor/executive authority sections; and civil tort sections.

Some of the citations may have been renumbered since 2012, but I checked many of them last night and most are still numbered as they were in 2012.

The public health lawyers also maintain "policy surveillance" databases<sup>1540</sup> that people in each state can use to get a sense of what's happened in the last couple of years.

The first priority, for any state lawmakers who understand what's truly happening (as contrasted with the false story presented by federal officials), is to introduce bills to repeal the public health emergency laws that their own legislatures adopted over the past few decades.

These bills can be very simply written, titled "An Act to Repeal [insert citation]..." with a "Findings" section that lays out what state lawmakers and people have learned in the last four years about federal falsification of data — especially cause of death coding fraud and diagnostic testing fraud — for the purpose of characterizing common communicable diseases (colds, flus, etc.) as "public health emergencies" justifying concentration of power and direct government control of persons and property to enable theft, sterilization, injury and homicide without constitutional, civil or criminal law interfering with the programs.

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<sup>1540</sup> <https://lawatlas.org/topics>

## Bailiwick reporting and analysis of state and local medical martial law and preemption

- Feb. 2, 2022 - January 19, 2017 Federal Register. US Health and Human Services final rulemaking, WHO International Health Regulations, and human liberty.
- March 17, 2022 - On the World Health Organization's current round of pandemic treaty negotiations. Preemption doctrine at the global level: America is already under stealth occupation.
- May 21, 2022 - On the federal government's plan to use force against American civilians
- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients' family members and pastoral care providers?
- Sept. 27, 2022 - On why Biden's comment that 'the pandemic is over' doesn't lift the bioterrorist police state jackboot off our necks.
- Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny.
- Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?
- Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts. New York is the outlier in not already having pseudo-laws pseudo-authorizing death camps. By 2021, 48 state governments had already put them in place.
- Feb. 21, 2023 - Reconstitution starter pack. Supporting materials for people fighting on the litigation and legal reform battlefields. [See No. 7 on list of 11 responses I think are useful.]
- March 7, 2023 - How the biowarfare 'public health' sausage gets made at the state and local level [second section of post]
- March 22, 2023 - On the utility, for inducing peaceful compliance with violent globalist control-and-kill programs, of presenting fake threats as real.
- April 19, 2023 - Deepen the backlash against public health. A rebuttal/reworking of an editorial by Lawrence O. Gostin and Sarah Wetter, published March 30, 2023 by *Science* journal.
- 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.
- Oct. 18, 2023 - There is never going to be another "deadly global pandemic." There have not been any in the past. The Monster has only devised means to produce the illusion of deadly global pandemics. And that's all he will ever be able to do.

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## **Nov. 14, 2023 - Separation of powers, reservation of powers (federalism), and the PREP Act.**

I've been reading Covid-times case law related to:

1) Constitutional separation of powers between the three distinct branches of the federal government — executive (President and administrative Cabinet secretaries and agencies); legislative (Congress); and judicial (federal district courts, circuit courts of appeals and Supreme Court); and

2) Constitutional federalism, or reservation of powers — powers "not delegated" by the States and the people to the federal government and powers not "prohibited by" the Constitution — to the States, under Amendment 10.

"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."

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There are two main ways that the monsters working in and through the United Nations World Health Organization preemptively hobbled the US Constitution as embodied in American governing institutions, that would have interfered with the Covid-19 sequence of orchestrated lies and stopped the ongoing mass murder program.

One mechanism for the kneecapping of the Constitution is through the laws passed by Congress and signed by US presidents. More on those statutory mechanisms below.

The other main mechanism is through federal court decisions that have interpreted the Constitution expansively with regard to exercise of federal power, and narrowly with regard to exercise of State power.

Through his May 29, 2020 opinion in *South Bay Pentecostal Church v. Gavin Newsom, et al.*,<sup>1541</sup> SCOTUS Chief Justice John Roberts issued a stand-down order to block all federal courts from reviewing federal and state exercise of executive and legislative power for constitutional soundness.

Justice Roberts cited a 1985 case, *Garcia v. San Antonio Metropolitan Transit Authority et al.*,<sup>1542</sup> to support his argument:

...Where those broad limits [on latitude to act for "the safety and health of the people"] are not exceeded, they should not be subject to second-guessing by an

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<sup>1541</sup> [https://www.supremecourt.gov/opinions/19pdf/19a1044\\_pok0.pdf](https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf)

<sup>1542</sup> <https://tile.loc.gov/storage-services/service/ll/usrep/usrep469/usrep469528/usrep469528.pdf>



“unelected federal judiciary,” which lacks the background, competence, and expertise to assess public health and is not accountable to the people...

More on *South Bay Pentecostal v. Newsom* and *Garcia v. SAMTA* to come.

Bailiwick reporting and short analyses of *South Bay Pentecostal v. Newsom* and Congressional abdication/executive usurpation of Constitutional authority listed below.

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On the statutory side, the Constitutional damage was mostly inflicted at 42 USC 247d-6d(b)(7), (8) and (9): provisions added to the Public Health Service Act of 1944 in 2005 through the PREP Act.

For background:

The "public health emergency" section (PHSA 319, 42 USC 247d) was added to the PHSA in July 1983. The 1983 Congressional act introduced the category of "public health emergency" to the collection of national circumstances (such as state of war) authorizing overrides of constitutional law, civil tort law and criminal law.

42 USC 247d = PHSA 319:

#### PUBLIC HEALTH EMERGENCIES.

(a) EMERGENCIES.—If the Secretary determines, after consultation with the Director of the National Institutes of Health, the Administrator of the Alcohol, Drug Abuse, and Mental Health Administration, the Commissioner of the Food and Drug Administration, or the Director of the Centers for Disease Control, that—

(1) a disease or disorder presents a public health emergency; or

(2) a public health emergency, including significant outbreaks of infectious diseases or bioterrorist attacks, otherwise exists,

the Secretary may take such action as may be appropriate to respond to the public health emergency, including making grants and entering into contracts and conducting and supporting investigations into the cause, treatment, or prevention of a disease or disorder described in paragraph (1).

The act was very short, just over one page,<sup>1543</sup> and the second part appropriated \$30 million for a Public Health Emergencies Fund: the slush fund of money to support HHS Secretary "action."

The only oversight provision in the act was a requirement that the HHS Secretary provide annual, retrospective reports to the House Energy and Commerce Committee and the Senate Labor and Human Resources Committee.

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In 2013, the HHS Secretary authority to make a "determination" about the existence of a public health emergency was also added to the Food Drug and Cosmetics Act (FDCA Section 564 = 21 USC 360bbb-3) through the Pandemic and All-Hazards Preparedness Reauthorization Act (PAHPRA Act), to connect the **event** "determination" to the HHS power to deploy "Emergency Use Authorized" **products** and platforms:

21 USC 360bbb-3(b) = FDCA 564(b).

#### DECLARATION OF EMERGENCY OR THREAT JUSTIFYING EMERGENCY AUTHORIZED USE.--

(1) IN GENERAL.—The [HHS] Secretary may make a declaration that the circumstances exist justifying the authorization under this subsection for a product on the basis of—

(A) a determination by the Secretary of Homeland Security that there is a domestic emergency, or a significant potential for a domestic emergency, involving a heightened risk of attack with a biological, chemical, radiological, or nuclear agent or agents;

(B) a determination by the Secretary of Defense that there is a military emergency, or a significant potential for a military emergency, involving a heightened risk to United States military forces, including personnel operating under the authority of title 10 or title 50, United States Code, of attack with—

(i) a biological, chemical, radiological, or nuclear agent or agents; or

(ii) an agent or agents that may cause, or are otherwise associated with, an imminently life-threatening and specific risk to United States military forces;

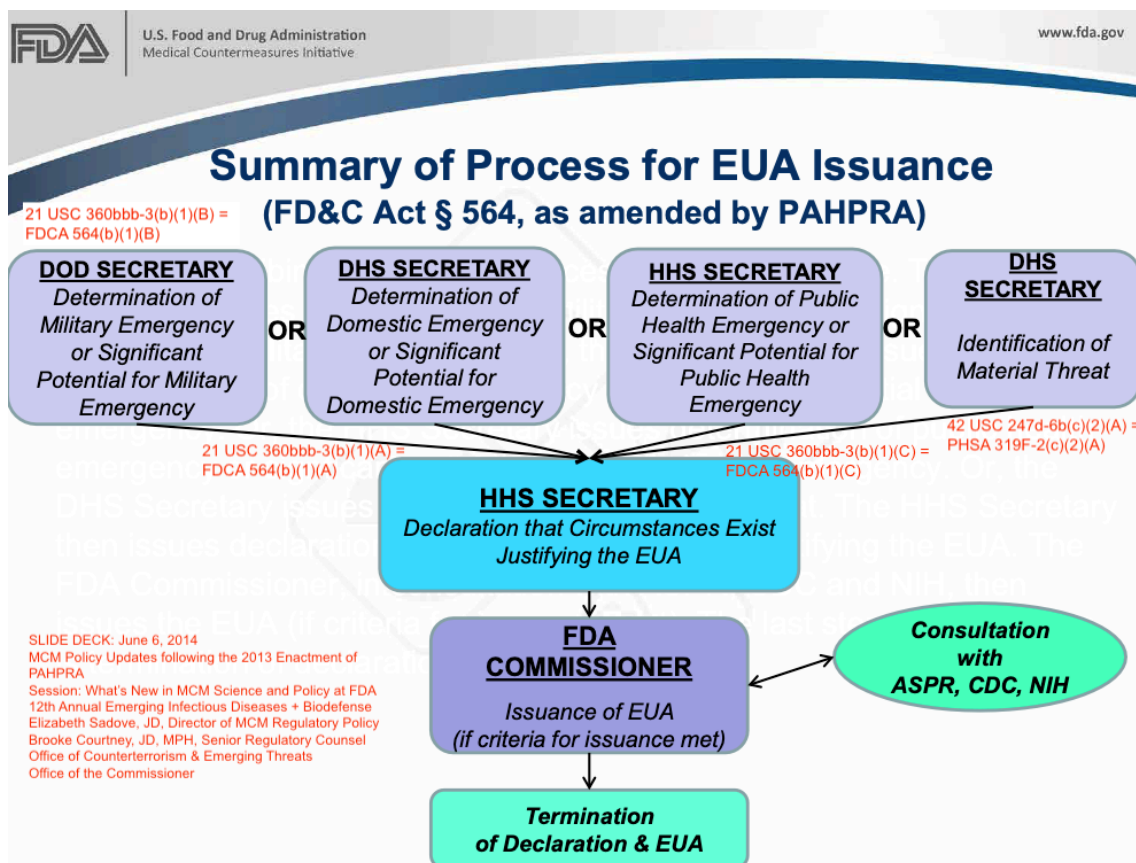
(C) a determination by the [HHS] Secretary that there is a public health emergency, or a significant potential for a public health emergency, that affects, or

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<sup>1543</sup> <https://uscode.house.gov/statutes/pl/98/49.pdf>

has a significant potential to affect, national security or the health and security of United States citizens living abroad, and that involves a biological, chemical, radiological, or nuclear agent or agents, or a disease or condition that may be attributable to such agent or agents; or

(D) the identification of a material threat pursuant to section 319F–2 of the Public Health Service Act sufficient to affect national security or the health and security of United States citizens living abroad. [42 USC 247d-6b(c)(2)(A)]



Then-HHS Secretary Alex Azar invoked and exercised his power under 21 USC 360bbb-3(b)(1)(C), in his Feb. 4, 2020 *Notice of Determination of Public Health Emergency and Declaration that "circumstances exist justifying the authorization of emergency use of in vitro diagnostics,"* a reference to PCR and other Covid-19 testing products. 85 FR 7316<sup>1544</sup>.

Also effective Feb. 4, 2020, (signed March 10, 2020, published March 17, 2020, 85 FR 15198<sup>1545</sup>), as amended (signed June 4, 2020, published June 8, 2020, 85 FR 35100<sup>1546</sup>) was Azar's *Declaration Under the Public Readiness and Emergency Preparedness*

<sup>1544</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>1545</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-17/pdf/2020-05484.pdf>

<sup>1546</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2020.02.04-hhs-prep-act-amendment-2-qualified-pandemic-epidemic-products-limit-harm-otherwise-caused-signed-2020.06.04-85-fr-35100.pdf>

*[PREP] Act for Medical Countermeasures Against Covid-19*, invoking and exercising HHS Secretary power to exempt all the people involved in medical countermeasures [biochemical weapons] development, manufacture, distribution and use, from legal liability for their actions (PHSA 319F-3 = 42 USC 247d-6d), and to divert all injury and death claimants into the dead-end Countermeasures Injury Compensation Program (CICP), (PHSA 319F-4 = 42 USC 247d-6e.)

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The PREP Act, passed on Dec. 30, 2005, is where Congress and President George W. Bush made more explicit, the intentional dismantling of the constitutional principles of both separation of powers and federalism (reservation of powers to the states).

Congress and President Bush stripped Congress of its authority to oversee or terminate emergency declarations and determinations made unilaterally by the HHS Secretary; stripped federal courts of their authority to review or nullify declarations and determinations; and stripped states, tribes, and municipalities (political subdivisions of states) of their authority to apply their own constitutions and laws to the declarations, determinations, products and uses directed by the HHS Secretary as part of the federal executive branch.

42 USC 247d-6d(b)(1) = PHSA 319F-3(b)(1)

#### DECLARATION BY SECRETARY. (1) AUTHORITY TO ISSUE DECLARATION.

Subject to paragraph (2) [list of declaration contents], if the Secretary makes a determination that a disease or other health condition or other threat to health constitutes a public health emergency, or that there is a credible risk that the disease, condition, or threat may in the future constitute such an emergency, the Secretary may make a declaration, through publication in the Federal Register, recommending, under conditions as the Secretary may specify, the manufacture, testing, development, distribution, administration, or use of one or more covered countermeasures, and stating that subsection (a) is in effect with respect to the activities so recommended.

42 USC 247d-6d(b)(7) = PHSA 319F-3(b)(7)

**JUDICIAL REVIEW.** No court of the United States, or of any State, shall have subject matter jurisdiction to review, whether by mandamus or otherwise, any action by the Secretary under this subsection.

42 USC 247d-6d (b)(8) = PHSA 319F-3(b)(8)

**PREEMPTION OF STATE LAW.** During the effective period of a declaration under subsection (b), or at any time with respect to conduct undertaken in accordance with such declaration, no State or political subdivision of a State may establish, enforce, or continue in effect with respect to a covered countermeasure any provision of law or legal requirement that—

(A) is different from, or is in conflict with, any requirement applicable under this section; and

(B) relates to the design, development, clinical testing or investigation, formulation, manufacture, distribution, sale, donation, purchase, marketing, promotion, packaging, labeling, licensing, use, any other aspect of safety or efficacy, or the prescribing, dispensing, or administration by qualified persons of the covered countermeasure, or to any matter included in a requirement applicable to the covered countermeasure under this section or any other provision of this Act, or under the Federal Food, Drug, and Cosmetic Act.

42 USC 247d-6d (b)(9) = PHSA 319F-3(b)(9)

**REPORT TO CONGRESS.** Within 30 days after making a declaration under paragraph (1), the Secretary shall submit to the appropriate committees of the Congress a report that provides an explanation of the reasons for issuing the declaration and the reasons underlying the determinations of the Secretary with respect to paragraph (2). Within 30 days after making an amendment under paragraph (4), the Secretary shall submit to such committees a report that provides the reasons underlying the determination of the Secretary to make the amendment.

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## Related Bailiwick reporting and analysis

- June 9, 2021 - Courts, judges, constitutions, lawsuits and evidence are no longer a plausible bulwark against tyranny. “A couple of months ago, Stacey Rudin and Michael Senger commented on Twitter about Chief Justice John Roberts comment in a California case, [South Bay Pentecostal v. Newsom] that appointed judges should not second guess elected executives and legislatures, on the “reasoning” because the elected representatives are closer to the people. Senger and Rudin speculated that Justice Roberts was thereby signaling all of the federal and state courts to quietly dismiss or stall civil liberties cases, to protect the lockdowns from judicial review and protect the lockdown government officials from effective accountability.”
- April 7, 2022 - Responding to Steve Kirsch, James Roguski and others. World War Biochemistry has been underway for decades, key battle won by World Health Organization silently in January 2020.
- April 7, 2022 - Re: “judicially-unreviewable.”
- April 22, 2022 - Administrative Procedures Act v. Public Health Service Act. USDC Middle Florida ruling in Health Freedom Defense Fund v. Biden opens window into key separation of powers issue of the American biomedical police state established Jan. 31, 2020.
- June 7, 2022 - On why and how globalists, allied with communists, are fomenting federalist conflicts in America. They aim to block American Christians and Constitutionlists from working together to protect individual human liberty to freely discern and work the will of God. — “The federal courts have been offline for Constitutional issues related to government’s Covid mitigation measures since May 2020, when SCOTUS Chief Justice John Roberts used his opinion in *South Bay Pentecostal v. Newsom* to direct federal judges to refuse to review executive and legislative acts undertaken in the context of the declared public emergency. The federal judges have complied, including multiple instances of SCOTUS justices refusing appeals of constitutional cases without explanation.”
- Sept. 5, 2023 - On Catholic subsidiarity as the counterweight to Satanic secular-materialist centralization of power.

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## **Nov. 15, 2023 - Read-aloud: Garcia v. San Antonio Metropolitan Transit System, dissent by Justice Lewis Powell (US Supreme Court, 1985)**

Podcast recording.<sup>1547</sup>

Supreme Court decisions, for those who want to read along.

- Feb. 19, 1985 - Garcia v. San Antonio Metropolitan Transit Authority et al<sup>1548</sup> - Dissent starts at p. 557.
- May 29, 2020 - South Bay Pentecostal Church v. Gavin Newsom, et al<sup>1549</sup>

Related Bailiwick reporting and analysis:

- Nov. 14, 2023 - Separation of powers, reservation of powers (federalism), and the PREP Act.<sup>1550</sup>

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<sup>1547</sup> <https://bailiwicknews.substack.com/p/read-aloud-garcia-v-san-antonio-metropolitan>

<sup>1548</sup> <https://tile.loc.gov/storage-services/service/l1/usrep/usrep469/usrep469528/usrep469528.pdf>

<sup>1549</sup> [https://www.supremecourt.gov/opinions/19pdf/19a1044\\_pok0.pdf](https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf)

<sup>1550</sup> <https://bailiwicknews.substack.com/p/separation-of-powers-reservation>

## **Nov. 17, 2023 - For those working at the state and county level in the United States.**

Bailiwick readers interested in pushing for Tenth Amendment remedies may find it useful to focus on two tasks:

1. Helping current state and county lawmakers identify the public health emergency laws already on state books as of June 2012,<sup>1551</sup> and any additional, related laws passed since 2012 that should be repealed by the current legislature; and
2. Helping current state and county lawmakers understand that the events presented as “deadly global pandemics” to justify the initial adoption of those state- and county-level laws and the current expansion push, were not deadly global pandemics at all, which are not biologically possible, but were only facsimiles of deadly global pandemics combined with extensive state and county indoctrination programs (federally-funded and directed) to ensure that health care workers and law enforcement officers would respond to linguistic-legal cues (federal claims about the existence of a 'public health emergency') with programmed authoritarian behaviors (lockdown, testing, distancing and masking orders, programs and enforcement), so that people would submit to biochemical weapons labeled as treatments and vaccines (maximum lethality with maximum deniability) as the compliance conditions under which lockdown, testing, distancing and masking programs would be reduced.

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Legislative acts to repeal the 'public health emergency' management laws at the state and county level — and thus break key links in the chain of legal authority enabling the killing programs — will include a 'findings' section, laying out the web of lies as spun by federal public health officials led by HHS Secretaries Alex Azar (2020-2021) and Xavier Becerra (2021-present):

The 'findings' sections will include summaries of

- Federal government subordination to UN-WHO International Health Regulations on 'public health emergencies;' American implementing statutes, regulations and programs; and prohibitions on legislative and judicial oversight (1944-present)
- Federal government execution of the Model State Emergency Health Powers Act lobbying campaign at the state level (2001-present), driving the 'public health emergency' fraud into state law in all 50 states and District of Columbia
- State and county LEO and public health emergency indoctrination programs (federally-funded and directed)
- Falsified case-fatality-rate data

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<sup>1551</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2012.06-msehpa-network-for-public-health-law-report-re-states.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com



- Falsified diagnostic data program (PCR tests and “dashboards”)
- Falsified safety and efficacy data for off-label use of existing medications
- Federally-incentivized/directed hospital ICD-10 medical coding fraud
- Federally-incentivized/directed hospital homicide/Remdesivir protocols
- Federally-incentivized/directed cause-of-death and all-cause-mortality data fraud
- Falsified clinical drug/device/biologics development/clinical trial procedures and records
- Falsified FDA regulatory authorization/approval compliance procedures and records
- Falsified FDA manufacturing compliance/contamination control procedures and records
- Falsified CDC safety monitoring procedures and records (VAERS, V-safe)

The process of helping lawmakers understand that the entire story told by Azar, Becerra and other federal government officials has been a lie, will be difficult and time-consuming.

People do not find it pleasant to realize they’ve been thoroughly deceived, especially when they and their loved ones have been poisoned because of the lies, and when their loved ones have died or will die prematurely because of the lies.

And there is a lot of political pressure being brought to bear from the other side, as the killers work to use the momentum and fear generated by the Covid-19 story, to add more layers of legal cover for the crimes they are committing now and intend to commit in the future.

They frame the story as “the world got surprised by a deadly global pandemic, and the legal tools weren’t strong enough, so they must be strengthened so the world can be better prepared for the next one.”

However, events in peoples' lives — observable illness and death corresponding with vaccination-status, and memory of the actual experience most people have had throughout their lives recovering from ordinary colds and flus, including since 2020 — help to make the case, and will make the case stronger as time passes.

Distrust and suspicion of federal government motives and programs are growing, and that has to happen for the state and county political remedies to become more politically feasible.

Related Bailiwick reporting and analysis:

- Nov. 13, 2023 - Opportunities for US state lawmakers to shield their populations from the next 'public health emergency'-predicated federal assaults.

## **Nov. 20, 2023 - Interview with Bruce de Torres.**

Nov. 18, 2023 - Katherine Watt on Worldstage with Bruce de Torres<sup>1552</sup> (55 min, TNT Radio/Podbean)

Also on Spotify; Amazon; Apple; Google

Pray the Rosary.

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<sup>1552</sup> <https://tntradiolive.podbean.com/e/katherine-watt-on-worldstage-with-bruce-de-torres-19-november-2023/>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

## **Nov. 29, 2023 - The Oracle of the Dog. G.K. Chesterton writing in the early 1920s.**

Among his many other works, G.K. Chesterton wrote a series of short stories featuring Father Brown, a Roman Catholic priest and amateur detective. The stories have been adapted for television by BBC,<sup>1553</sup> with Mark Williams (the actor who portrayed Arthur Weasley in the Harry Potter movies) playing the role of Father Brown.

I've been reading a collection of Father Brown stories as part of an attempt to read and think about things other than the legalized global killing fields of Covid-times and the daily deluge of false and misleading reporting and commentary on so many current events and orchestrated geopolitical crises.

Chesterton was an incisive observer of the human condition, and human behavior, and the historical developments of his own time, and how they might further develop in the future. So reading his work is not so much providing a rest from the weight of present-tense things, as an opening of different perspectives on them.

Below is an excerpt from *The Oracle of the Dog*, a short story Chesterton published in *Nash's Pall Mall Magazine* sometime between 1923 and 1925.

For context, Father Brown has just finished explaining the solution to the murder mystery to another character (Fiennes) who held a different theory of the case. The case evidence included the unusual behavior of a dog during a walk along a beach, fetching sticks thrown into the ocean, and the dog's frustration after one of the sticks disappeared before he could get to it.

The passage is interesting and applicable to those of us living and working in the world right now. We are living within a superstition-based, de-rationalized, pseudo-fictionalized society much like the one Chesterton described. Through Covid, it's become much easier to see that most of what governments and newspapers have been telling people for a century or so has been false: weaponized information used to simultaneously obscure and fake-justify the utterly unjustifiable.

In addition to praying the Rosary, I also urge readers to disengage as much as possible from the internet and from smartphones, because they are the primary oculo-mechanical devices by which the government+media mesmerists project their diabolical illusions.

I'm thankful for readers, and I plan to continue writing and publishing online for as long as Substack is a viable publishing platform, trying to offer information that may be useful to readers who want to recognize and understand deceptions, and — by seeing through the lies — re-orient themselves and respond appropriately to reality. My publishing rate

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<sup>1553</sup> [https://en.wikipedia.org/wiki/Father\\_Brown\\_\(2013\\_TV\\_series\)](https://en.wikipedia.org/wiki/Father_Brown_(2013_TV_series))

is likely to slow down to roughly one post per week. (Back issues are available in PDF format<sup>1554</sup> and the 2022 and 2023 volumes can be used as study guides for understanding the legal kill box.) I also plan to continue using email as a communications tool for as long as it's viable, to help support litigation and legislation to strip off the deceptive legal overlays and stop the financial-biomedical cull programs.

But to whatever extent people read less of my work, or stop reading it entirely, because they get offline and try to live in their immediate physical and social surroundings more fully, I'll be glad and grateful for that too.

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### The Oracle of the Dog, excerpt:

...Fiennes nodded, gazing thoughtfully into space. His mind seemed to have drifted back to a less practical part of the narrative.

“It’s queer,” he said, “that the dog really was in the story after all.”

“The dog could almost have told you the story, if he could talk,” said the priest. “All I complain of is that because he couldn’t talk, you made up his story for him, and made him talk with the tongues of men and angels. It’s part of something I’ve noticed more and more in the modern world, appearing in all sorts of newspaper rumours and conversational catchwords; something that’s arbitrary without being authoritative.

People readily swallow the untested claims of this, that, or the other. It’s drowning all your old rationalism and scepticism; it’s coming in like a sea; and the name of it is superstition.”

He stood up abruptly, his face heavy with a sort of frown, and went on talking almost as if he were alone.

“It’s the first effect of not believing in God that you lose your common sense, and can’t see things as they are. Anything that anybody talks about, and says there’s a good deal in it, extends itself indefinitely like a vista in a nightmare. And if a dog is an omen and a cat is a mystery and a pig is a mascot and a beetle is a scarab, calling up all the menagerie of polytheism from Egypt and old India; Dog Anubis and great green-eyed Pasht and all the holy howling Bulls of Bashan; reeling back to the bestial gods of the beginning, escaping into elephants and snakes and crocodiles; and all because you are frightened of four words: ‘He was made Man.’ ”

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<sup>1554</sup> <https://bailiwicknewsarchives.wordpress.com/teleopolitics/>

## **Nov. 29, 2023 - Sasha Latypova interviewed by Willem Engel: FDA flooded the market with illegal drugs.**

Excellent new video discussion:

- Nov. 25, 2023 - FDA flooded the market with illegal drugs.<sup>1555</sup> (42 min, WillDoFreedom.) Sasha Latypova, Willem Engel. Also on Rumble.<sup>1556</sup>

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<sup>1555</sup> <https://willdofreedom.com/videos/fda-flooded-the-market-with-illegal-drugs/>

<sup>1556</sup> <https://rumble.com/v3xqd6s-fda-flooded-the-market-with-illegal-drugs.html>

## **Nov. 30, 2023 - Model Restoring State Sovereignty Through Nullification Act: Tennessee HB726**

New interview:

- Nov. 25, 2023 - Sasha Latypova on World Stage with Bruce De Torres.<sup>1557</sup> (55 min, TNTRadio/Podbean, Apple<sup>1558</sup>, Substack<sup>1559</sup>, other podcast platforms.)

### Model Restoring State Sovereignty Through Nullification Act

More state lawmakers are becoming aware of the multi-front federal government biomedical attacks on states and the people who live in them.

The federal assault is being carried out under federal kill box laws,<sup>1560</sup> and also under state-level Model State Emergency Health Powers Act provisions, which should be repealed by each and every state legislature nationwide.

State lawmakers can also nullify unconstitutional federal laws and render those illegitimate federal laws unenforceable within their state borders.

Tennessee lawmakers have produced a template bill establishing procedures for nullification of federal acts including statutes, regulations, agency orders, and executive orders:

- March 3, 2023 - Rep. Bud Hulseley in Tennessee understands the scale of the Constitutional crisis, and what states can and should do to respond. Tennessee House Bill 726 - Restoring State Sovereignty Through Nullification Act<sup>1561</sup>

Introduced in January 2023, Tennessee House Bill 726 was tabled in March 2023,<sup>1562</sup> but gained more sponsors as of August 2023. A companion Tennessee Senate bill, SB1092 was voted down in committee in March 2023.<sup>1563</sup>

With growing public understanding and pressure on lawmakers, nullification bills can be pushed through in Tennessee and all other US states.

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<sup>1557</sup> <https://tntradiolive.podbean.com/e/sasha-latypova-on-worldstage-with-bruce-de-torres-26-november-2023/>

<sup>1558</sup> <https://podcasts.apple.com/us/podcast/sasha-latypova-on-worldstage-with-bruce-de-torres/id1608457377?i=1000636522715>

<sup>1559</sup> <https://sashalatyova.substack.com/p/podcast-discussion-with-bruce-de>

<sup>1560</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>

<sup>1561</sup> <https://bailiwicknews.substack.com/p/rep-bud-hulseley-in-tennessee-understands>

<sup>1562</sup> <https://legiscan.com/TN/bill/HB0726/2023>

<sup>1563</sup> <https://legiscan.com/TN/bill/SB1092/2023>

Karen Bracken of Tennessee TN Citizens for State Sovereignty (TNCSS)<sup>1564</sup> publishes a Substack tracking campaign progress, including an introductory post:

- May 16, 2023 - Introduction to "TN Citizens for State Sovereignty" (TNCSS)<sup>1565</sup>

Below is the text of the latest (August 2023) draft of the House bill, which can be used as a template and adapted for other state legislators to introduce and move toward enactment, citing founding documents, the US Constitution and the corresponding provisions of their own state constitutions for authority.

- Aug. 21, 2023 Draft - Tennessee House Bill 0726<sup>1566</sup> (PDF)
- Aug. 21, 2023 Draft - Tennessee House Bill 0726<sup>1567</sup> (Word)

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### Restoring State Sovereignty Through Nullification Act

HOUSE BILL 726 — AN ACT to amend Tennessee Code Annotated, Title 3 and Title 4, relative to nullification.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Title 4, is amended by adding Sections 2 through 13 as a new chapter.

SECTION 2. This chapter is known and may be cited as the "Restoring State Sovereignty Through Nullification Act."

SECTION 3. The general assembly makes the following findings:

(1) Article I, Section 1 of the Constitution of Tennessee (All power is inherent in the people) declares: "That all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; for the advancement of those ends they have at all times, an unalienable and indefeasible right to alter, reform, or abolish the government in such manner as they may think proper.";

(2) Article I, Section 2 of the Constitution of Tennessee (Doctrine of nonresistance condemned) declares: "That government being instituted for the common benefit, the doctrine of nonresistance against arbitrary power and oppression is absurd, slavish, and destructive of the good and happiness of mankind.";

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<sup>1564</sup> <https://open.substack.com/pub/tncss>

<sup>1565</sup> <https://tncss.substack.com/p/introduction-to-tn-citizens-for-state>

<sup>1566</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2023.08.21-tennessee-hb0726-draft.pdf>

<sup>1567</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/11/2023.08.21-draft-tn-hb-0726.docx>

(3) When "We the People" ordained and established the Constitution of the United States of America, the people and the states granted only specific, limited powers to the federal government, with those areas of federal powers being enumerated in Article I, Section 8 of the Constitution of the United States;

(4) Articles I, II, and III of the Constitution of the United States, respectively, vest the legislative, executive, and judicial powers to and within separate branches of the federal government (horizontal separation of powers), such that lawmaking powers are vested only in the legislative branch of the United States congress, that enforcement powers are vested only in the executive branch (president and executive agencies), and that judicial powers are vested only in the judicial branch (supreme court of the United States and other inferior federal courts created by the United States congress);

(5) This horizontal separation of powers in the Constitution of the United States reflects the understanding that our federal founding fathers had derived from both scripture and experience that sinful man could not be trusted to always be virtuous and public-minded, and as such, they did not want undue power to be combined in any branch of government where, if left unchecked, it could become tyrannical;

(6) Nothing in the Constitution of the United States permits congress to delegate or confer any lawmaking power to any other branch of government, because it has no enumerated powers to create lawmakers. When the president and federal courts are vested, respectively, with the executive and judicial powers, neither of those branches are granted general powers of lawmaking. Therefore, no person, agency, or department of any other branch of the federal government, not even the supreme court or the president of the United States, has any lawmaking power under the Constitution of the United States;

(7) In Article I, Section 7, paragraph 2 of the Constitution of the United States, the text describes how federal laws are to be made. Bills must be passed by both houses of congress and then approved by the president (or by a presidential veto by congress). This is the only method of lawmaking under the Constitution of the United States. Thus, contrary to popular opinion, federal executive orders, federal agency rules and regulations, and federal court opinions are not laws at all, and they are certainly not settled law or the supreme law of the land. Instead, any action by the executive branch or the judicial branch that purports to be law, or that purports to be treated as law, is a usurpation of powers not delegated to it;

(8) It is not uncommon for congress and the federal executive branch to erroneously elevate federal court opinions to the status of "law," sometimes even regarding court opinions as having amended the language of the Constitution of the United States;



(9) It is not uncommon for congress and the federal courts to erroneously elevate federal executive orders to the status of "law," sometimes even regarding executive orders as having amended the language of the Constitution of the United States;

(10) The principle of "separation of powers" is so innately representative of a republican form of government that the Constitution of Tennessee (Article II, Sections 1 and 2) upholds and reinforces this principle of horizontal "separation of powers" within the three departments of our Tennessee state government;

(11) When creating a federal government by ratifying the Constitution of the United States, the people and the states also designed a second, and more important, "separation of powers," that being a vertical separation of powers between the superior sovereign states and the inferior federal government;

(12) A vertical "separation of powers" was explicitly set out in Article I, Section 8 of the Constitution of the United States, wherein only limited, enumerated, lawmaking powers were granted to the federal government;

(13) This vertical "separation of powers" was also incorporated into the United States bill of rights, whereby (a) in the first amendment, congress was specifically denied lawmaking power within those fields listed in the first amendment; (b) in the ninth amendment, the federal government was specifically prohibited from interfering with rights not mentioned in the Constitution of the United States; and (c) in the tenth amendment, the federal government was specifically denied powers not delegated to it in the Constitution of the United States;

(14) This vertical "separation of powers" was generally well-known by the people and the states, and was known and respected by the federal government, for over one hundred (100) years of our nation's history, but the principle has in more recent decades been first disregarded, and subsequently even disbelieved, as if the federal government was supreme in all areas and was unlimited in its jurisdiction. Whether this shift in jurisprudence was intentional or accidental, active or passive, the shift is nevertheless not supported by the Constitution of the United States, by the laws of the United States, or by the constitutions of any of the sovereign states. The shift is thus an illegal usurpation of the Constitution of the United States, of the various state constitutions, and of the unalienable rights of the people;

(15) Any federal action that violates the horizontal "separation of powers" imposed by the Constitution of the United States, or that exceeds the jurisdictional limits imposed by the vertical "separation of powers," is therefore void, since the Constitution of the United States is the supreme law of the land;

(16) "[A] law repugnant to the Constitution is void." An act of congress repugnant to the Constitution of the United States cannot become a law. The Constitution supersedes all other laws and the individual's rights shall be liberally enforced in favor of him, the clearly intended and expressly designated beneficiary. *Marbury v. Madison*, 5 U.S. 137 (1803);

(17) "An unconstitutional law is void and is as no law. An offense created by it is not crime. A conviction under it is not merely erroneous but is illegal and void and cannot be used as a legal cause of imprisonment." *Ex parte Siebold*, 100 U.S. 371 (1879);

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

(19) "Where rights secured by the Constitution are involved, there can be no rule-making or legislation which would abrogate them." *Miranda v. Arizona*, 384 U.S. 436 (1966);

(20) As Thomas Jefferson explained in the Kentucky Resolution of 1798: "When- so-ever the [Federal] government assumes undelegated power, its acts are unauthoritative, void and of no force." He added, "Where powers are assumed which have not been delegated, a nullification of the act is the remedy. That every state has a natural right and duty in cases not within [the authority of the Constitution]... to nullify of their own authority all assumptions of powers by others within their own states boundaries." The Constitution of the United States binds federal lawmakers by oath to support the Constitution, and when they fail to do so, the rightful remedy is for states to nullify their usurpations and to declare their acts void;

(21) Every constitutional officeholder, whether local, state, or federal, must first know and understand these important constitutional limitations of power, and thereafter, must determine individually how best to defend the rights of the people and to fulfill the oath of office. As illustrative of this principle, in 1832, Tennessee's own Andrew Jackson, as president, vetoed a bill to recharter the Bank of the United States. President Jackson opposed the bank's political power and financial influence, but his veto was based substantially on constitutional grounds, notwithstanding the judgment of prior presidents and congress, not to mention the supreme court's decision upholding the bank's validity. President Jackson argued that the "separation of powers" principle meant that none of the branches of the federal government can pretend to have exclusive or supreme right to settle constitutional differences of opinion among them, since each public officer who takes an oath to support the Constitution swears that he will support it as he understands it, and not as it is understood by others. He further said the opinion of judges has no more authority over congress than the opinion of congress has over judges, and on that point, the president is independent of both of them;

(22) President Andrew Jackson's veto illustrates that every officeholder must reach an independent judgment about the jurisdictional scope of the federal government under the Constitution of the United States and must thereafter act consistently on those judgments;

(23) The Constitution of the United States assures the people and the states that their respective rights and powers will be respected by the federal government;

(24) Each member of the general assembly shall, before they proceed to business, take an oath or affirmation to support the Constitution of Tennessee, and of the United States, and also the following oath: "I \_\_\_\_\_ do solemnly swear (or affirm) that as a member of this General Assembly, I will, in all appointments, vote without favor, affection, partiality, or prejudice; and that I will not propose or assent to any bill, vote, or resolution, which shall appear to me injurious to the people, or consent to any act or thing, whatever, that shall have a tendency to lessen or abridge their rights and privileges, as declared by the Constitution of this state." (Tennessee Constitution, Article X, Section 2);

(25) The people are the ultimate source of human governmental power under our constitutions, and the states, through their elected officers, are dutybound to fulfill their oath of office to preserve the rights of the people, it is therefore long overdue, and therefore urgently necessary, for this state to prescribe the manner in which, under the authority of the Constitutions of the United States and of Tennessee, the people's rights and the state's sovereignty may be asserted as against federal officeholders, whether individually or collectively; and

(26) This act is written to aid the people and the government of this state in the implementation and enforcement of the various provisions of the Constitution of the United States that expressly limit federal power and federal jurisdiction, and in furtherance of the rights of the people as set forth in Article I, Section 1 and Article I, Section 2 of the Constitution of Tennessee.

#### SECTION 4. As used in this chapter:

(1) "Federal action" includes federal law; a federal agency rule, policy, or standard; an executive order of the president of the United States; an order or decision of a federal court; and the making or enforcing of a treaty; and

(2) "Unconstitutional federal action" means a federal action enacted, adopted, or implemented without authority specifically delegated to the federal government by the people and the states through the United States Constitution.

SECTION 5. This chapter contemplates the review of any federal action to determine whether the action is an unconstitutional federal action. When evaluating a federal action, the general assembly shall consider the plain reading and reasoning of the text of the United States Constitution and the understood definitions at the time of the framing and construction of the Constitution by the framers before making a final declaration of constitutionality, as demonstrated by:

- (1) The ratifying debates in the several states;
- (2) The understanding of the leading participants at the constitutional convention;
- (3) The understanding of the doctrine in question by the constitutions of the several states in existence at the time the United States Constitution was adopted;
- (4) The understanding of the United States Constitution by the first United States congress;
- (5) The opinions of the first chief justice of the United States supreme court;
- (6) The background understanding of the doctrine in question under the English Constitution of the time; and
- (7) The statements of support for natural law and natural rights by the framers and the philosophers admired by the framers.

SECTION 6. It is declared that federal laws, federal executive actions, and federal court opinions must comply with the jurisdictional limitations of the United States Constitution. It is further declared that any federal action outside the enumerated powers set forth in the United States Constitution are in violation of the peace and safety of the people of this state, and therefore, said acts are declared void and must be resisted.

SECTION 7. The proper manner of resistance is a state action of nullification of the federal action.

SECTION 8.

- (a) Nullification is the process whereby this state makes an official declaration that:
- (1) A specific federal action has exceeded the prescribed authority under the United States Constitution;
  - (2) That said action, as being *ultra vires*, will not be recognized as valid within the bounds of this state;

(3) That said action, as being *ultra vires*, is null and void in this state;

(4) That an officeholder, agency, or government employee, whether state, county, or city, serving under the authority of the Constitution of Tennessee shall not assist in any attempted enforcement of said federal action; and

(5) That state or local funds collected under the authority of the Constitution of Tennessee shall not be used to assist in any attempted enforcement of said federal action.

(b) The general assembly has sole authority to prescribe the crimes, penalties, fines, or other consequences of the violation of a bill of nullification by any person found within the boundary of this state. Said consequences must be specified in the bill of nullification before a final vote is taken on its passage.

SECTION 9. State nullification of federal action may be accomplished in any of the following ways:

(1) The governor may, by the governor's own executive authority, issue an executive order nullifying the same, whereby all executive departments of the state are bound by said order;

(2) Any member of the general assembly may introduce a bill of nullification in the general assembly. For any such proposed bill of nullification, the bill is not subject to debate or passage in committees, and proceeds directly to the floor of each house, where said bill shall, within five (5) legislative days, be scheduled for debate on the floor of each house, and thereafter, within three (3) legislative days after the debate is closed, shall be presented for a roll call vote on each floor. The bill, if passed in the same manner as other general law, has the force and effect of law, and becomes effective immediately upon enactment. The time constraints listed in this subdivision (2) may be changed by majority vote of any house of subsequent general assemblies;

(3) Any court operating under the authority of the Constitution of Tennessee may render a finding or a holding of nullification in any case of which it otherwise has proper venue and jurisdiction, wherein the parties to said case will, upon final judgment, be bound thereby in the same manner as in other cases;

(4) Any combination of ten (10) counties and municipalities may, through the action of the executive or through the action of a majority of the governing legislative body, submit a petition of nullification to the speaker of the house of representatives, with a copy to the office of the attorney general and reporter, and upon satisfactory proof that said petitions are valid, the speaker of the house of representatives shall proceed to introduce the bill and follow the same methods and protocols as described in subdivision (2); and

(5) The signed petitions of two thousand (2,000) registered voters of this state may submit a petition of nullification to the speaker of the house of representatives, with a copy to the office of the attorney general and reporter, and upon satisfactory proof that said signatures are valid, the speaker of the house of representatives shall proceed to introduce the bill and follow the same methods and protocols as described in subdivision (2). Said voter petitions must not be submitted individually, but said petitions must be coordinated and compiled in batches, by county of voter registration, of not less than twenty-five (25) voters per county in a bundled batch.

SECTION 10. Before conducting a roll call vote on the floor of each house of the general assembly, the several committees of the general assembly may debate any bill of nullification, express its approval or disapproval, and add any penalty for violations of the bill. The results of all committee actions, as well as the result of the roll call vote on each house floor, shall be published in the official records of each house and disseminated to the people in the same manner as with other bills.

SECTION 11. The procedures contained in this chapter are available to challenge any federal action, whether said action is past, present, or future. A bill of nullification must not be rejected because of any perceived statute of limitation or because said federal action was taken in the distant past. Any federal action may be considered, or reconsidered, as the people or their representatives may think proper.

SECTION 12. Regarding the same federal action, a bill of nullification must not be considered by the general assembly more than once each year. If said bill fails, then it may be considered again in any succeeding year, but not more than once per year. If said bill passes, then the provisions of Section 8 become the law of this state.

SECTION 13. Formal pleadings or petitions are not required for a bill of nullification. It is sufficient if the pleading or petition is in substantially the form as set forth below:

*Petition for Action Under the "Restoring State Sovereignty Through Nullification Act."*

Regarding your claim that the federal government has exceeded its authority under the U.S. Constitution, please list the following:

1. Date or Year of federal action:
2. Identify the federal branch, official, or agency:
3. Give the official name of the action, if known. If not known, then give the name by which the action is commonly known or identified:
4. Identify the specific action, or part of the action, that you assert is unconstitutional:

Identification of Petitioner (Registered Voter): [Name, address]

SECTION 14. If any provision of this act or its application to any person or circumstance is held invalid, then the invalidity does not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end, the provisions of this act are severable.

SECTION 15. This act takes effect upon becoming a law, the public welfare requiring it.

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Bailiwick reporting and analysis of Model State Emergency Health Powers Act (MSEHPA)

- Nov. 13, 2023 - Opportunities for US state lawmakers to shield their populations from the next 'public health emergency'-predicated federal assaults. “...The first priority, for any state lawmakers who understand what's truly happening (as contrasted with the false story presented by federal officials), is to introduce bills to repeal the public health emergency laws that their own legislatures adopted over the past few decades...”
- Nov. 17, 2023 - For those working at the state and county level in the United States. “...Legislative acts to repeal the 'public health emergency' management laws at the state and county level — and thus break key links in the chain of legal authority enabling the killing programs — will include a 'findings' section, laying out the web of lies as spun by federal public health officials led by HHS Secretaries Alex Azar (2020-2021) and Xavier Becerra (2021-present)...”

# December 2023



**St. Paul at his writing desk. Painting by Rembrandt.**



## **Dec. 1, 2023 - On 'mandates,' and the irrelevance of informed consent principles in the EUA countermeasures use context.**

*Question posted at Rumble video*

Nov. 25, 2023 - FDA flooded the market with illegal drugs.<sup>1568</sup> (42 min, Sasha Latypova, Willem Engel.)

So it's sounding like there was no real legal authority to mandate an EUA product (countermeasure) but there was also not a specific law prohibiting it? Or that's what Comirnaty was for right?

*My reply:*

My current understanding is that bribery and coercion are legal under PREP Act, and the “mandates” were mechanisms to do those crimes and to cover up that those were the acts being committed.

For example, it was and is legal for federal and state governments to link payouts to schools and businesses, to reaching target percentages of vaxx uptake among their student and employee populations, and it was and is legal for schools and businesses to link access to education and jobs to individual vaxx uptake.

Same for linking hospital and nursing home payouts to use of Remdesivir/ventilators and uptake of vaxxes. And for government employers (DoD, for example).

Part of this is the substitution of “option to refuse or accept” for “informed consent” in a context in which informed consent is an incoherent principle, because no true information about the contents or effects of the product exists to be provided to targets; because the authorized consequences of refusal include firing and expulsion from school; and because targets are military targets whose consent is irrelevant, not clinical trial subjects (because no clinical trials are happening) and not patients (because no doctor-patient, diagnosis-treatment relationship exists).

I also think PREP Act and related laws legalize federal government to threaten federal contractor businesses and funding recipients (hospitals, nursing homes) that failure to reach vaxx uptake targets will result in loss of contracts and funding.

And PREP Act sets up conditions so that the only acts by ‘covered persons,’ ‘program planners’ and ‘qualified planners’ that don’t enjoy full civil and criminal liability protection, are acts of resistance.

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<sup>1568</sup> <https://rumble.com/v3xqd6s-fda-flooded-the-market-with-illegal-drugs.html>

Bribery, coercion, assault and murder do have full liability exemption.

Refusal to commit bribery, to coerce other people, to assault other people and to kill them, will strip the PREP Act protections and expose the refusers to civil and criminal prosecution. [See, for example, USA v. Kirk Moore.<sup>1569</sup>]

As for Comirnaty, Comirnaty's fake FDA "approval" wasn't needed for PREP Act coverage nor for the operation of the bribery-coercion funding system. Comirnaty was and is just another layer of the performance art. Possibly if the vaxx rates had gone high enough without the Comirnaty FDA charade, they wouldn't have bothered with it. But because vaxx rates were not going high enough in Spring/Summer 2021, they decided to add another layer of fraud, to deceive/persuade hold-outs, including institutional hold-outs that weren't bribing and coercing students and employees hard enough, and individuals.

#### Related Bailiwick reporting and analysis:

- June 14, 2022 - April 4, 2003 - Rep. Henry Waxman questioning FDA Commissioner Mark McClellan about informed consent waivers authorized through Project Bioshield Act. "...The statutes include language that HHS Secretary may set conditions on EUAs that recipients be informed "of the option to accept or refuse administration of the product, [and] of the consequences, if any, of refusing administration of the product," which appears to protect a meaningful option to refuse, thus upholding the principle of informed consent as framed by the Nuremberg Code. However, the Department of Justice and at least one federal judge have interpreted the "consequences of refusal" to mean that recipients may be told by the person demanding that they accept the product, that if they refuse, they will be disciplined, fired or lose their place at school, thus legalizing coercive medical treatment in violation of the Nuremberg Code..."
- July 4, 2022 - Possibilities for proving intent. The work product of attorneys Susan E. Sherman, Wen W. Shen, Dawn Johnsen and the July 6, 2021 Department of Justice legal opinion. "...Dismantling informed consent was the start of the cover-up for the government's Covid-19 crimes, and the dismantling process predated Covid-19, providing evidence of intent...The primary document is the July 6, 2021 slip opinion written by Deputy Attorney General Dawn Johnsen, which defines the legal question as: Whether Section 564 of the Food, Drug, and Cosmetic Act Prohibits Entities from Requiring the Use of a Vaccine Subject to an Emergency Use Authorization..."
- Jan. 2, 2023 - Bioweapon prototype deployments, informed consent, targeted enemies, state of war, doctrine of necessity.
- Jan. 31, 2023 - August 2020 - Elizabeth Sadove presentation to FDA-CDC: Regulatory Updates on Use of Medical Countermeasures. "...For those confused

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<sup>1569</sup> <https://bailiwicknews.substack.com/p/usa-v-dr-kirk-moore-et-al>

about “right to refuse” to submit to EUA products, the [Potemkin] US government construes this as meaning military targets, known as “volunteers” in the table below, of the mRNA class of pharmaceutical-weapons, known as Covid-19 vaccines, must be told that they have a “right” to refuse, and that refusal may carry penalties such as loss of employment, military position, educational opportunity, or other *de facto* revocable privileges. The government construes these information exchanges between conscripted military/public health personnel (nurses, pharmacists, doctors) and targeted individuals (people injected with mRNA/LNP slurries) as non-coercive...”

- Aug. 18, 2023 - Bridges v. Houston Methodist Hospital. Court decisions supporting the conclusion that vaxx recipients are military targets, enemy combatants, chattel slaves or similar legal status in which consent is moot. “[Quoting court ruling] The hospital's employees are not participants in a human trial. They are licensed doctors, nurses, medical technicians, and staff members. The hospital has not applied to test the COVID-19 vaccines on its employees, it has not been approved by an institutional review board, and it has not been certified to proceed with clinical trials...The Nuremberg Code does not apply because Methodist is a private employer, not a government....Bridges has not been coerced. Bridges says that she is being forced to be injected with a vaccine or be fired. This is not coercion. Methodist is trying to do their business of saving lives without giving them the COVID-19 virus. It is a choice made to keep staff, patients, and their families safer. Bridges can freely choose to accept or refuse a COVID-19 vaccine; however, if she refuses, she will simply need to work somewhere else...”

## **Dec. 3, 2023 - Project idea for graphic designers and videographers. Also my views on ‘transhumanism’**

*My reply to an email asking for my views on transhumanism.*

I think Sasha Latypova is planning to do some more posts about AI and transhumanism, in addition to the ones she’s already done.

I especially agree with her take on words as the most potent form of mind control available to humans.

- Aug. 17, 2023 - Are you programmable? Mind Control-Part 1. Understanding the technologies that target you is the first step in effective defense.<sup>1570</sup> (Sasha Latypova, Substack)
- Aug. 21, 2023 - On Mind Control, Part 2: Word-to-Vector. Learning about ourselves from AI models<sup>1571</sup> (Sasha Latypova, Substack)

Based on my own understanding of reality and especially what I’ve come to understand about the globalists’ use of predictive (word- and image-based) psychological manipulation — using news reports, scientific publishing including papers and patents, table top exercises, television shows, movies, planning reports, laws, and other media to prepare people to inaccurately interpret and behaviorally respond to orchestrated events that are fictional but presented as real — I’m not that concerned about the globalists’ actual ability to create transhumans by melding electronic technology with biological organisms.

In general, I think that the globalists are very, very good at deceiving people and breaking and corrupting things, including human bodies and souls, but they are not good at creating anything, because creation is God’s domain and is inextricably interpenetrated with truth.

So, I think the globalists are spraying, injecting and otherwise inserting a lot of garbage into cells, plants, animals and human bodies, some of which is metallic or magnetic or other elements of electronic devices. And irradiating living creatures and systems with EMF and RF and the like. But the effect is to injure and prematurely kill the living organisms, not to meld living, healthy biological organisms with electronic devices or networks.

I don’t think their goal is to create transhumans. I think their goals are to sabotage God’s Creation, especially human society, and to kill a lot of human beings. Transhumanism is just one of their many false cover stories to try to make people think it’s about something

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<sup>1570</sup> <https://sashalatyova.substack.com/p/are-you-programmable-mind-control>

<sup>1571</sup> [https://sashalatyova.substack.com/p/on-mind-control-part-2-word-to-vector?utm\\_source=%2Fsearch%2FMind%2520control&utm\\_medium=reader2](https://sashalatyova.substack.com/p/on-mind-control-part-2-word-to-vector?utm_source=%2Fsearch%2FMind%2520control&utm_medium=reader2)

else, alongside climate change, deadly global pandemics of communicable disease, the empowerment of women and a few other things.

They're aborting human beings from conception to 100+ years after birth: extending *Roe v. Wade* and the atheist-materialist principle of non-sacredness of human life, to their logical full geopolitical expression.

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Project idea for graphic designers and videographers

*For Bailiwick readers who might be interested*

In my research these last few years, I've come across a lot of the cognitive and behavioral programming documents and videos.

Two primary information targets for the globalists, for roughly the last 30 years, have been health care workers and law enforcement officers, because the globalists can't personally deceive, lure, catch, restrain and forcibly apply fake medical treatments (that are actually chemical and biological weapons) to their millions of targets worldwide.

They need health care workers to do the deceiving, luring, sedation, mechanical suffocation and poisoning, and they need local law enforcement officers to do the catching and restraining.

To get LEOs and HCWs on board, the globalists have used preparedness training modules — printed, video and in-person exercises — built on the false premises that public health emergencies (such as big, sudden, scary global pandemics of deadly diseases) are real things, and that in the ensuing societal panic that will follow the opening acts of these disease-outbreak performances, health care workers and law enforcement officers will be the calm, cool, collected heroes who will physically manage and control the terrified public and dispense the new, save-the-day medical treatments.

Here are some examples:

- 2006 - Role of Law Enforcement in Public Health Emergencies<sup>1572</sup> (US DOJ)
- 2008 - A Framework for Improving Cross-Sector Coordination for Emergency Preparedness and Response: Action Steps for Public Health, Law Enforcement, the Judiciary and Corrections<sup>1573</sup> (US DOJ and US HHS)
- 2014 - Points of Dispensing from the Strategic National Stockpile in Hamilton County, Ohio<sup>1574</sup> (4 min, YouTube)

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<sup>1572</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2006.09-bureau-of-justice-assistance-pandemic-mutual-law-enforcement-assistance-planning-guide.pdf>

<sup>1573</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/09/2008-cdc-doj-legal-framework-response-public-health-2021-2.pdf>

<sup>1574</sup> <https://www.youtube.com/watch?v=rIp80d7n2JA>

Bailiwick readers who have been following these issues for a long time will know of many more, including the SPARS exercise/indoctrination book<sup>1575</sup> by the Johns Hopkins Bloomberg School of Public Health Center for Health Security et al.

Covid didn't give HCWs and LEOs opportunities to be heroes.

Covid made HCWs and LEOs dupes.

They were deliberately deceived — by Tedros Adhanom Ghebreyesus, Robert Kadlec, Alex Azar, Xavier Becerra, Anthony Fauci, Lloyd Austin, Merrick Garland, and their hundreds of predecessors and co-conspirators — into becoming murderers and accomplices to murder.

Because the products dispensed by pharmacists, nurses and doctors, against people corralled and restrained by police officers and sheriffs' deputies, are really just short-, medium- and long-acting poisons.

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I think it would be good for people who have skills in graphic design and videography and understand the core elements of the public health emergency crime —

1. bad laws, regulations, and administrative decrees;
2. fraudulent diagnostic testing regimes superimposed on ordinary human sickness and orchestrated poisoning programs;
3. psychosocial masking, distancing and shaming programs;
4. PREP Act liability exemptions = licenses to deceive and kill;
5. EUA 'countermeasures' deployments —

to make parody-type planning exercise booklets and pamphlets and short training videos.

Parody, except not parody, since these documents and videos will present truth, to counter the lies disseminated by the globalists and their rank-and-file co-conspirators.

For the reports and training manuals: glossy paper, crisp photos, vivid descriptions of reality.

For the videos: close-ups, wide shots, dramatic voiceovers and compelling music. These can be circulated in the vicinity of pharmacies, hospitals, nursing homes, doctors' offices, sheriffs' departments and police departments, to help the HCWs and LEOs

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<sup>1575</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2017-.10-spars-pandemic-scenario-johns-hopkins.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

understand what they've already done, and begin to unwind the word- and image programming that deceived them into doing it.

So some of them will refuse to go along with it anymore.

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### Related Bailiwick reporting and analysis

- July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients' family members and pastoral care providers?
- 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.

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## **Dec. 6, 2023 - More on the workings of the war machine running on public health emergency determinations, PREP Act license-to-kill declarations, and EUA countermeasures.**

At the request of a reader, I've been digging deeper into the complex, deceptive and misleading legal language used by unindicted war criminals, to extend the public health emergency-predicated killing spree on American soil, while they publicly claim that the public health emergency has been ended.

I'm trying to write up my findings.

The machinations revolve around terms and phrases including *is, exists, constitutes, significant potential for-, credible risk of a future-, and category of disease, health condition, or threat*, and concurrent but distinct PHE determinations issued under the Public Health Service Act (PHSA) and the Food Drug and Cosmetics Act (FDCA).

One PHE determination, issued under Public Health Service Act (PHSA) Section 319(a) [42 USC 247d(a)] on Jan. 31, 2020, retroactive to Jan. 27, 2020, and extended every 90 days thereafter, was allowed to expire on May 11, 2023.

This series of PHSA PHE determinations was not, to my knowledge, promulgated through the Federal Register. Announcements simply appeared at the HHS-ASPR website,<sup>1576</sup> most recently Feb. 9, 2023<sup>1577</sup> (the 90-day renewal that expired May 11, 2023)

On May 11, 2023, another PHE determination under the PHSA, this time Section 319(b)(1) [42 USC 247d-6d(b)(1)] took effect, and was published in the Federal Register as part of a PREP Act declaration amendment.

“SARS-CoV-2...*constitutes a credible risk of a future* public health emergency” replaced the original, Jan. 27, 2020 wording: “SARS-CoV-2...*constitutes a* public health emergency.”

Meanwhile, four public health emergency determinations under the Food Drug and Cosmetics Act (FDCA) Section 564(b)(1)(C), [21 USC 360bbb-3(b)(1)(C)] have been in continuous legal force since the first one took effect on Feb. 4, 2020.

A fifth, amended FDCA public health emergency determination joined the first four, effective March 15, 2023.

The FDCA PHE determinations were promulgated through the Federal Register at 85 FR 7316, 85 FR 13907, 85 FR 17335, 85 FR 18250, and 88 FR 16644.

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<sup>1576</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>1577</sup> <https://aspr.hhs.gov/legal/PHE/Pages/COVID19-9Feb2023.aspx>



FDCA PHE determinations are issued without expiration dates; termination is solely at the discretion of the HHS secretary. FDCA 564(b)(2) [21 USC 360bbb-3(b)(2)].

Meanwhile, the original PREP Act declaration issued under PHSA 319(b)(1) [42 USC 247d-6d(b)(1)], signed March 10, 2020, published in the Federal Register March 17, 2020, (85 FR 15198) retroactive to Feb. 4, 2020, and its 11 amendments promulgated between March 17, 2020 and May 11, 2023, had an original termination date of Oct. 1, 2024.

By amendment effective May 11, 2023 (88 FR 30769), the current termination date is Dec. 31, 2024, and the termination date can be pushed back further, also solely at the discretion of the HHS secretary.

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*Re-posting some previous reports on the subject.*

Sept. 27, 2022 - On why Biden's comment that 'the pandemic is over' doesn't lift the bioterrorist police state jackboot off our necks.

*Reader question:*

As to the PREP Act, I am curious why we are not insisting that when Biden declared Covid as over, the PREP Act is over too.

*My reply, revised and expanded:*

There are at least three Covid-related state of emergency declarations still in force.

Biden saying that the pandemic is over in a press conference doesn't officially revoke the presidential declarations and proclamations of a national emergency due to Covid, issued under the National Emergencies Act of 1976 and the Stafford Act of 1988.

These were first issued by Trump on March 13, 2020 (NEA<sup>1578</sup>; Stafford<sup>1579</sup>) and have been renewed annually by Biden in early 2021 and early 2022.

President Biden's press conference comments also don't revoke the 'public health emergency' declaration issued by HHS Alex Azar on Jan. 31, 2020<sup>1580</sup> (retroactive to Jan. 27, 2020) under Section 319 of the Public Health Service Act, as added in 1983 and amended by the 2005 PREP Act to put the power to declare public health emergencies into HHS secretary's unilateral hands.

<sup>1578</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-18/pdf/2020-05794.pdf>

<sup>1579</sup> <https://trumpwhitehouse.archives.gov/briefings-statements/letter-president-donald-j-trump-emergency-determination-stafford-act/>

<sup>1580</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

All three of these Covid-era emergency declarations have been extended repeatedly by Trump, Biden, Azar and Becerra.

The HHS Secretary public health emergency declaration was most recently extended on July 15, 2022,<sup>1581</sup> with the next extension expected before the current one expires Oct. 13, 2022.

In addition, the state of national emergency proclaimed by President Bush on Sept. 14, 2001<sup>1582</sup> in response to ‘terrorism’ under the 1976 law is still in force. It has been renewed every year since by Bush, Obama, Trump and Biden.

All four of these declarations and proclamations triggered expanded federal government authorities and limits to state, local and individual power, at least until a federal court finds that the proclamations — and the 1976, 1988, 2005 and related statutes under which they’ve been issued — are unconstitutional, null and void.

Or until Congress repeals the enabling statutes.

Or until the People of one or more states, working independent of the federal government through their own legislatures, governors, courts and state constitutions, block the effect of these federal power grabs within their own state borders as unconstitutional, null and void violations of the Tenth Amendment to the US Constitution.

Several members of Congress, led by Senator Roger Marshall of Kansas, have attempted to pass legislation<sup>1583</sup> to terminate the emergency declarations, without success. Marshall’s bill passed the Senate in March 2022, but the House refused to take it up, and Biden promised to veto it.

Even if such a bill got through Congress with a veto-proof majority, the biomedical police state laws on the books specifically exclude Congressional and court review of HHS declarations and actions. (*See*, for example, 42 USC 247d-6d(b)(7)<sup>1584</sup>, as amended in 2005 by PREP Act, blocking court review.)

Again, the beatings will continue until morale improves a federal court finds the enabling statutes including the 2005 PREP Act, the 1988 Stafford Act, and the 1976 National Emergencies Act are now and have always been unconstitutional.

Or until Congress repeals those laws with veto-proof majorities.

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<sup>1581</sup> <https://aspr.hhs.gov/legal/PHE/Pages/covid19-15jul2022.aspx>

<sup>1582</sup> <https://www.govinfo.gov/content/pkg/FR-2001-09-18/pdf/01-23358.pdf>

<sup>1583</sup> <https://tennesseestar.com/2022/09/24/sen-roger-marshall-leads-republican-call-to-end-bidens-covid-national-emergency/>

<sup>1584</sup> <https://www.law.cornell.edu/uscode/text/42/247d-6d>

Or until individual states take steps to block the effect of those federal laws within their own state borders.

The legal conditions for suspending all conflicting laws and constitutional rights are still firmly in place, for so long as the federal courts, Congress and each state government allows the federal executive usurpation under emergency declarations and proclamations, and the statutes authorizing those executive proclamations, to remain in force.

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March 22, 2023 - On the utility, for inducing peaceful compliance with violent globalist control-and-kill programs, of presenting fake threats as real. Plus war criminal Xavier Becerra extends the public health emergency, effective March 15, 2023, using slightly-different wording.

Yesterday, someone sent me a March 20, 2023 Federal Register notice<sup>1585</sup> on the extension of the Public Health Emergency (PHE) and Emergency Use Authorization (EUA) declarations and determinations.

*The sender asked*

"Whether that EUA amendment I sent you made substantive changes, or was this just a regular extension?"

*My reply*

I replied that there are enough redundancies built in throughout the PHE and EUA declaration and determination procedures, and they're both unreviewable by Congress and courts anyway, that the wording of any particular one isn't worth spending a lot of time to parse in detail.

[Note: when criminal prosecutions are eventually brought against specific war criminals, these documents will be part of the evidence incriminating the signatories. At that point, parsing the documents in detail will be extremely important, to tie the dates, circumstances and effects of specific acts taken in furtherance of the war crimes, to the people who committed those acts.]

The latest iteration slightly alters the original, false claims.

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<sup>1585</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

In the original determination of public health emergency, effective Feb. 4, 2020,<sup>1586</sup> a war criminal impersonating the US-HHS Secretary (Alex Azar) claimed that “there is a public health emergency that has a significant potential to affect national security or the health and security of United States citizens living abroad” and that the emergency “involves a novel (new) coronavirus (nCoV) first detected in Wuhan City, China.”

In the latest amendment to the determination of public health emergency, effective March 15, 2023,<sup>1587</sup> a war criminal impersonating the US-HHS Secretary (Xavier Becerra) claimed that the nCoV outbreak has already infected and killed millions of people, and that there are now variations circulating, such that “there is a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad.”

The two forms of PHE “determination” are used interchangeably, to provide pseudo-legal pretexts for COVID–19 Emergency Use Authorization/EUA declarations (which are, more accurately, military orders to deploy bioweapons labeled as ‘vaccines’ to injure and kill recipients) and amendments thereto.

For emphasis, Becerra added to the latest notice:

“...The four previously-issued section 564 declarations that refer to the February 4, 2020 determination have not been terminated by the Secretary because, among other things, the circumstances described in section 564(b)(1) continue to exist — i.e., COVID–19, a disease attributable to SARS–CoV–2, continues to present a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad...”

As with all effective lies, there are kernels of truth within most HHS Secretary notices, declarations and determinations.

The emergency that existed in January 2020, and still exists, is a group of war criminals, coordinating with each other worldwide, as participants in a criminal enterprise that “involves” the novel coronavirus pretext as a pseudo-legal mechanism to suspend lawful government functions; instill fear; suppress critical thinking, public debate, alternative treatments, comparative assessment of threats, biomedical ethics obligations and rights, and self-preservation instincts; and induce peaceful compliance with lethal injection programs labeled as ‘vaccine’ programs.

For the purpose of making it easier for mass murderers to get away with mass murder...

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<sup>1586</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>1587</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

One other purpose of the new, March 15, 2023 determination, is to *de facto* void the Jan. 30, 2023 announcement<sup>1588</sup> that the public health emergency would end effective May 11, 2023.

Biden, on behalf of his central banker handlers, made that announcement to:

1. undercut then-pending Congressional action (H.R. 382,<sup>1589</sup> approved by House Jan. 31, 2023, 220 to 210, and H.J. Res. 7,<sup>1590</sup> approved by House Feb. 1, 2023, 229 to 197), without actually relinquishing emergency executive powers; and
2. prevent any further consideration of the termination bills by Congress, because Congressional debate would make the Constitutional crisis triggered by the Covid-19 control-and-kill program through the enabling statutes and regulations, much more visible to the American people.

FDA offers a slide from an April 2015 FDA slide deck<sup>1591</sup> [slide 19] outlining changes to EUA law effected by 2013 Congressional passage of the Pandemic and All-Hazards Preparedness Reauthorization Act (PAHPRA).

The chart shows how many different ways mass murdering war criminals pretending to be US government officials can declare and maintain "emergency" powers to kill people using bioweapons fake-named as EUA 'vaccines' and other countermeasures, including events for which there may not even be fake evidence of a threat, but for which the war criminals claim there is "significant potential" of a future threat.

It's very similar to the gradual addition of "asymptomatic" and "precommunicable" stages of disease, to the original "symptomatic" stage, authorizing the HHS Secretary to order the military and local law enforcement<sup>1592</sup> to arrest and detain civilians indefinitely under 42 USC 264 and related regulations and executive orders.<sup>1593</sup>

These war criminal assessments, like all the other determination and declaration procedures rendered visible through the Covid-19 global crime, are assessments placed

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<sup>1588</sup> <https://apnews.com/article/biden-united-states-government-district-of-columbia-covid-public-health-2a80b547f6d55706a6986debc343b9fe>

<sup>1589</sup> <https://www.congress.gov/bill/118th-congress/house-bill/382>

<sup>1590</sup> <https://www.congress.gov/bill/118th-congress/house-joint-resolution/7>

<sup>1591</sup> [http://wayback.archive-](http://wayback.archive-it.org/7993/20170722114215/https://www.fda.gov/downloads/EmergencyPreparedness/Counterterrorism/MedicalCountermeasures/MCMLegalRegulatoryandPolicyFramework/UCM443964.pdf)

[it.org/7993/20170722114215/https://www.fda.gov/downloads/EmergencyPreparedness/Counterterrorism/MedicalCountermeasures/MCMLegalRegulatoryandPolicyFramework/UCM443964.pdf](https://www.fda.gov/downloads/EmergencyPreparedness/Counterterrorism/MedicalCountermeasures/MCMLegalRegulatoryandPolicyFramework/UCM443964.pdf)

<sup>1592</sup> <https://bailiwicknews.substack.com/p/january-17-2017-federal-register>

<sup>1593</sup> 42 USC 264 (as amended 2002) - Authorizes HHS to apprehend and detain civilians on communicable disease pretexts for diseases listed on Presidential executive orders; 42 CFR 70.6 (as amended 2017) - One of the implementing procedures for HHS-directed apprehension and indefinite detention of civilians for communicable diseases on list authorized by president via Executive Order; Executive Order 13674 (2014) - Authorized HHS exercise of civilian apprehension and indefinite detention power, on basis of suspected asymptomatic SARS-like respiratory illness; 10 USC 382, renumbered 10 USC 282 (added 1996, last amended 2016) - Authorized deployment of military against civilians during declared "emergency situation involving a weapon of mass destruction." See also: Bailiwick May 21, 2022 - On the federal government's plan to use force against American civilians; July 23, 2022 - Why do local law enforcement officers side with hospitals and nursing homes in conflicts with patients, patients' family members and pastoral care providers?; Sept. 27, 2022 - On why Biden's comment that 'the pandemic is over' doesn't lift the bioterrorist police state jackboot off our necks; Oct. 5, 2022 - State-level Mini-Me government-run bioterrorism programs. Turning Point Initiative, Model State Emergency Health Powers Act and progeny; Nov. 3, 2022 - Is bodily trespass under medical pretexts constitutional?; Nov. 4, 2022 - Forced internment on communicable disease and public health emergency pretexts.

by Congress and US Presidents, solely in Cabinet secretary hands, and — for so long as they remain unchallenged by Congress members and judges, three years and counting — not subject to Congressional or judicial review or termination.

Many paths.

Same herd-culling destination.

The death machine will keep running until some combination — of Congress, courts, state governments, the People and/or some other political force TBD — cuts off the statutory fuel<sup>1594</sup> and the funding.

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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 PHSAs.

Becerra and his successors will extend the PHE until they no longer need it to kill people with pseudo-legal impunity. Or until Congress, federal judges or states repeal or nullify the enabling acts.

A reader emailed today, linking to a Feb. 9, 2023 Health and Human Services Fact Sheet: COVID-19 Public Health Emergency Transition Roadmap<sup>1595</sup> and asking questions about the legal effects of Biden's recent signature on House Joint Resolution 7.

“HJR 7<sup>1596</sup> - Relating to a national emergency declared by the President on March 13, 2020. *Resolved by the Senate and House of Representatives of the United States of America in Congress assembled*, That, pursuant to section 202 of the National Emergencies Act (50 U.S.C. 1622<sup>1597</sup>), the national emergency declared by the finding of the President on March 13, 2020, in Proclamation 9994 (85 Fed. Reg. 15337) is hereby terminated.”

April 10, 2023 - Biden Signs Measure Ending COVID-19 National Emergency<sup>1598</sup> (Jeff Louderback, Epoch Times) - “President Joe Biden on April 10 signed a measure that immediately ended the COVID-19 national emergency more than three years after it was enacted, the White House announced. HJ Res 7 passed through the Senate on March 29 by a 68-23 margin, with 21 Democrats joining 47 Republicans to support the measure. Four Republicans and five Democrats did not

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<sup>1594</sup> <https://bailiwicknews.substack.com/p/smashing-the-overtone-window>

<sup>1595</sup> <https://www.hhs.gov/about/news/2023/02/09/fact-sheet-covid-19-public-health-emergency-transition-roadmap.html>

<sup>1596</sup> <https://www.congress.gov/bills/118/congress/house-joint-resolution/7/text>

<sup>1597</sup> <http://uscode.house.gov/quicksearch/get.plx?title=50&section=1622>

<sup>1598</sup> [https://www.theepochtimes.com/biden-signs-measure-ending-covid-19-national-emergency\\_5185150.html](https://www.theepochtimes.com/biden-signs-measure-ending-covid-19-national-emergency_5185150.html)

cast a vote—and 23 Democrats voted against the short resolution—which was introduced by Rep. Paul Gosar (R-Ariz.) last month and passed by the House 229-197 on Feb. 1.”

*The reader asked:*

“Does the PHE actually expire? It appears that they are extending most of the PHE provisions with other mechanisms, [including] free vaccine and PREP Act protection. Can you tell whether the HHS Secretary "Tyranny Powers" are being released on May 11?”

*My reply, revised and expanded:*

No, the HHS Secretary PHE powers are not terminated on May 11.

There are at least three interlocking frameworks for the consolidation of power in executive hands during declared emergencies: the 1976 National Emergencies Act, the 1988 Stafford Act, and the 1944 Public Health Service Act as amended in 1983 to add the Public Health Emergencies (PHE) program.

Congress and Biden have rescinded the emergency proclamation issued under the 1976 National Emergencies Act, but the Public Health Emergency declaration issued by then-HHS Secretary Alex Azar on Jan. 31, 2020, effective Jan. 27, 2020, remains in force, along with the Stafford Act determination Trump issued on March 13, 2020.

The National Emergencies Act Proclamation 7463 *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, issued by President Bush in September 2001 and renewed annually since then, also remains in force, along with the 2001 Authorization for Use of Military Force passed under the 1973 War Powers Act, and any secret orders that may exist without Congressional or public knowledge, such as PEADs<sup>1599</sup> (Presidential Emergency Action Documents) and Continuity of Government (COG) orders.

The emergency authorities held by the Health and Human Services Secretary under the Public Health Emergency (PHE) program of the 1944 Public Health Service Act, as established by Congress and President Reagan in 1983 and expanded by Congress and Presidents Bush I, Clinton, Bush II, Obama, Trump and Biden since then will not expire in May.

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<sup>1599</sup> <https://bailiwicknews.substack.com/p/peads-presidential-emergency-action>

Current HHS Secretary Xavier Becerra recently — very quietly — extended his Public Health Emergency authority and derivative Emergency Use Authorization power, using slightly different wording, through a Federal Register notice effective March 15, 2023.<sup>1600</sup> The HHS Secretary him or herself (Becerra or a successor) is the only person authorized to end the PHE and terminate his own emergency powers, unless and until Congress repeals the enabling acts, federal judges nullify the enabling acts, and/or state governments nullify the enabling acts to block the illegitimate exercise of federal authority at their own state borders.

How did these extraordinary powers get into Becerra’s hands?

Congress and US Presidents unlawfully and unconstitutionally (*de facto* but not *de jure*<sup>1601</sup>) transferred Congress’s own power, the power of the federal courts, and the power of the states, into the HHS Secretary’s unilateral, unreviewable control, through amendments to the 1944 Public Health Service Act codified at 42 USC 247d-6d,<sup>1602</sup> Targeted liability protections for pandemic and epidemic products and security countermeasures and related statutes, executive orders and regulations.

- 42 USC 247d-6d(b)(7): No access to courts for judicial review of the facts or law relating to HHS Secretary public health emergency declarations and medical countermeasures product classifications.
- 42 USC 247d-6d(b)(8): Preempts authority of state, local and tribal governments and individuals to manage public health emergency and medical countermeasures classification and regulation outside of HHS/DOD.
- 42 USC 247d-6d(b)(9): Extremely limited obligation for HHS to report to Congress on public health emergency status and EUA medical countermeasures classifications, and no authorization for Congress to override HHS declarations, determination, and decisions.

National Emergencies Act Proclamation 9994<sup>1603</sup> issued by President Trump and extended by President Biden might expire in May — that’s what Biden’s signature on HRJ 7 means.

But the termination of the NEA proclamation isn’t enough to bring the Constitutional disaster to a close, because the HHS secretary’s Public Health Emergency powers are exercised independent of the NEA declaration.

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<sup>1600</sup> <https://www.govinfo.gov/content/pkg/FR-2023-03-20/pdf/2023-05609.pdf>

<sup>1601</sup> <https://onlinelaw.wustl.edu/blog/legal-english-de-factode-jure/>

<sup>1602</sup> <https://www.law.cornell.edu/uscode/text/42/247d-6d>

<sup>1603</sup> <https://trumpwhitehouse.archives.gov/presidential-actions/proclamation-declaring-national-emergency-concerning-novel-coronavirus-disease-covid-19-outbreak/>



Aug. 28, 2023 - March 15, 2023 and May 11, 2023 HHS Dictator-Secretary determinations and declarations.

*Reader comment:*

I am trying to track the actual cite that shows that through HHS Secretary continuing authority, the CV emergency has not truly been lifted. Any help would be appreciated.

*My reply:*

Key premises:

The US Health and Human Services Secretary (first Alex Azar, now Xavier Becerra), by Congressional authorization under Congressionally-repealable statutes (42 USC 247d/Public Health Service Act Section 319, 21 USC 360bbb/Food Drug and Cosmetics Act Section 564 and related) has been the *de facto* administrative dictator of America, directing a covert mass murder campaign, since January 2020.

Azar and Becerra's lethal power has been consolidated under the many mutually-reinforcing Covid-19 "public health emergency" lies, deceptions and illusions promulgated by government and government media outlets.

From time to time, the HHS Secretary issues new unilateral, unreviewable administrative decrees to reinforce and expand his covert ongoing dictatorship.

The most recent (that I'm aware of, I haven't checked recently for updates) — are these two, issued by unindicted war criminal Xavier Becerra effective March 15, 2023 and May 11, 2023:

- 2023.03.15 HHS PREP Act EUA Delegation of Authority and EUA Amendment, signed 2023.03.20, 88 FR 16645<sup>1604</sup>
- 2023.05.11 HHS PREP Act Amendment 11, distribution limitations, time, qualified persons, category of threat burden of seasonal influenza 88 FR 30769<sup>1605</sup>

There is a lot more information in those two administrative decrees, and their many precursors, than the parts I've excerpted below.

New dictator offices and immune-system-destroying biochemical weapons development and deployment programs have been created and funded in the last few months:

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<sup>1604</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.03.15-hhs-prep-act-eua-delegation-of-authority-and-eua-amendment-signed-2023.03.20-88-fr-16645.pdf>

<sup>1605</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.11-hhs-prep-act-amendment-11-distribution-limitations-time-qualified-persons-category-of-threat-burden-of-seasonal-influenza-88-fr-30769.pdf>

- July 21, 2023 - White House Launches Office of Pandemic Preparedness and Response Policy.<sup>1606</sup> Introduces America’s public health emergency co-dictator, Major General (ret) Paul Friedrichs (formerly Senior Director for Global Health Security Bioterrorism and Biodefense State-Sponsored Biowarfare at the National Security Destruction Council (NSC), to serve alongside Xavier Becerra effective Aug. 7, 2023.
- Aug. 1, 2023 - Secretary [of State Anthony] Blinken to Deliver Remarks at the Launch of the Bureau of Global Health Security and Diplomacy<sup>1607</sup>
- Aug. 22, 2023 - Project NextGen Awards Over \$1.4 Billion to Develop the Future of COVID-19 Vaccines and Therapeutics<sup>1608</sup>
- Aug. 23, 2023 - As Part of President Biden’s Unity Agenda, Biden Cancer Moonshot Announces Launch of ARPA-H’s CUREIT Project,<sup>1609</sup> “a project that aims to develop generalizable mRNA platforms” to treat cause turbo-cancers and other immune disorders.

*Excerpts from the March 15, 2023 determination and declaration decrees:*

“Section II: Determination by the Secretary of Health and Human Services

On February 4, 2020, pursuant to his authority under section 564 of the FD&C Act, [21 USC 360bbb] the Secretary of HHS determined that the circumstances in section 564(b)(1) exist because “there is a public health emergency that has a significant potential to affect national security or the health and security of United States citizens living abroad and that involves a novel (new) coronavirus (nCoV) first detected in Wuhan City, Hubei Province, China in 2019 (2019–nCoV).” 85 FR 7316...”

[KW note: The following paragraph promulgated as decree by the HHS Secretary is a series of false statements, commonly known as lies. Because of the legal structures established and not yet repealed by Congress, there is currently no process for Congress to hold meaningful hearings to review evidence that would establish the truth or falsity of the HHS Secretary claims and legislatively override his decrees [42 USC 247d-6d(b)(9)] and there is currently no access to federal courts to review evidence that would establish the truth or falsity of the HHS Secretary claims and judicially nullify or void his decrees. [42 USC 247d-6d(b)(7).] The only move available to Congress is repeal of the enabling laws, to strip the HHS Secretary of the power he currently holds, with which he

<sup>1606</sup> <https://www.whitehouse.gov/briefing-room/statements-releases/2023/07/21/fact-sheet-white-house-launches-office-of-pandemic-preparedness-and-response-policy/>

<sup>1607</sup> <https://www.state.gov/secretary-blinken-to-deliver-remarks-at-the-launch-of-the-bureau-of-global-health-security-and-diplomacy/>

<sup>1608</sup> <https://www.hhs.gov/about/news/2023/08/22/funding-1-billion-vaccine-clinical-trials-326-million-new-mono-clonal-antibody-100-million-explore-novel-vaccine-therapeuti-technologies.html>

<sup>1609</sup> <https://www.whitehouse.gov/briefing-room/statements-releases/2023/08/23/as-part-of-president-bidens-unity-agenda-biden-cancer-moonshot-announces-launch-of-arpa-hs-cureit-project-led-by-emory-university-to-develop-new-tools-to-strengthen-the-immune-syste/>

can and is lying to Congress, and lying to, torturing and killing the American people, with legal impunity.]

“...It is now well established that SARS– CoV–2 is constantly evolving and continues to be an ongoing challenge. As of January 30, 2023, SARS–CoV–2 has led to over 753 million cases of COVID–19, including 6.8 million deaths worldwide. This is due, in part, to variations in the virus that may allow it to spread more easily or make it resistant to treatments or decreased vaccine effectiveness. There is also a risk that eventually a variant will emerge that will escape the protection provided by the current generation of vaccines against severe disease. For example, the SARS–CoV–2 Omicron variant has continued to evolve into sublineages with additional mutations in the spike glycoprotein and the receptor binding domain. Evolution of the virus also raises similar concerns about the continued efficacy of certain categories of therapeutics, such as monoclonal antibodies. The distribution of Omicron sublineages varies at different points in time in different regions of the world. The large number of mutations in the Omicron variant sublineages and the ongoing evolution of the virus remain a concern for potential evasion of vaccine immunity.

In light of this, I have now amended the February 4, 2020 determination to recognize the fact that there is “a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad” and that involves a biological agent, namely the novel (new) coronavirus (nCoV) first detected in Wuhan City, Hubei Province, China in 2019 (2019–nCoV, or SARS–CoV–2).

If the current conditions change such that there is no longer a “public health emergency” within the meaning of section 564, the section 564(b)(1)(C) determination would remain in place because I have determined that there is also a “significant potential for a public health emergency” under that section.

This avoids the need to issue a new determination under section 564 when there is no longer a “public health emergency,” but there is still a “significant potential for a public health emergency” involving SARS–CoV–2.

The four previously-issued section 564 declarations that refer to the February 4, 2020 determination have not been terminated by the Secretary because, among other things, the circumstances described in section 564(b)(1) continue to exist—i.e., COVID–19, a disease attributable to SARS–CoV–2, continues to present a public health emergency, or a significant potential for a public health emergency, that affects, or has a significant potential to affect, national security or the health and security of United States citizens living abroad. Consistent with section 564(f),

the currently-in-effect Emergency Use Authorizations (EUAs) issued under those section 564 declarations remain in effect until the earlier of the termination of relevant section 564 declarations under section 564(b), or revocation the EUAs. Therefore, these EUAs continue in effect...”

### Section III. Declarations of the Secretary of Health and Human Services; EUAs Issued Under the Declarations

“Based on the February 4, 2020 determination, in February and March 2020, the Secretary of HHS, pursuant to section 564 of the FD&C Act and subject to the terms of any authorization issued under that section, declared that circumstances exist justifying the authorization of emergency use of: (1) in vitro diagnostics for detection and/or diagnosis of this novel coronavirus, 85 FR 7316; (2) personal respiratory protective devices, 85 FR 13907; (3) other medical devices including alternative products used as medical devices, 85 FR 17335; and (4) drugs and biological products, 85 FR 18250.

These section 564 declarations continue in effect. Specifically, under section 564(b)(2)(A), a declaration made under section 564 will not terminate unless the Secretary determines that “the circumstances described in [section 564(b)(1)] have ceased to exist,” or there is “a change in the approval status of the [authorized] product such that the circumstances described in subsection (a)(2) have ceased to exist.” Section 564(b)(2)(A) of the FD&C Act.

The first basis for termination is not met because the circumstances described in section 564(b)(1) have not ceased to exist; to the contrary, as described above, I have determined that the circumstances described in section 564(b)(1)(C) continue to exist.

The second basis for termination is not met because each declaration covers many products, or emergency uses of products, at least some of which remain “unapproved” within the meaning of section 564(a)(2).

Consistent with section 564(f), the EUAs issued under these declarations remain in effect until the earlier of the termination of relevant section 564 declarations or revocation of the EUAs. Accordingly, the currently-in-effect EUAs issued under the section 564 determination/declarations for COVID– 19 also continue in effect...”

*Excerpts from the May 11, 2023 Eleventh Amendment to Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19 decrees:*

“Summary:

The Secretary issues this amendment pursuant to section 319F-3 of the Public Health Service Act [42 USC 247d] to update the determination of a public health emergency and clarify the disease threat...

Declaration, as Amended, for Public Readiness and Emergency Preparedness Act Coverage for Medical Countermeasures Against COVID-19

To the extent any term previously in the Declaration, including its amendments, is inconsistent with any provision of this Republished Declaration, the terms of this Republished Declaration are controlling. This Declaration must be construed in accordance with the Advisory Opinions of the Office of the General Counsel (Advisory Opinions). I incorporate those Advisory Opinions as part of this Declaration. This Declaration is a “requirement” under the PREP Act.

Section I. Determination of Public Health Emergency

42 U.S.C. 247d-6d(b)(1)

I have determined that the spread of SARS-CoV-2 or a virus mutating therefrom and the resulting disease COVID-19 constitutes a credible risk of a future public health emergency.

I further determine that use of any respiratory protective device approved by NIOSH under 42 CFR part 84, or any successor regulations, is a priority for use during the public health emergency that former Secretary Azar declared on January 31, 2020 under section 319 of the PHS Act for the entire United States to aid in the response of the nation’s healthcare community to the COVID-19 outbreak.

Section II. Factors Considered

42 U.S.C. 247d-6d(b)(6)

I have considered the desirability of encouraging the design, development, clinical testing, or investigation, manufacture, labeling, distribution, formulation, packaging, marketing, promotion, sale, purchase, donation, dispensing, prescribing, administration, licensing, and use of the Covered Countermeasures...

## Section VIII. Category of Disease, Health Condition, or Threat

42 U.S.C. 247d-6d(b)(2)(A)

The category of disease, health condition, or threat for which I recommend the administration or use of the Covered Countermeasures is not only COVID-19 caused by SARS-CoV-2, or a virus mutating therefrom, but also other diseases, health conditions, or threats that may have been caused by COVID-19, SARS-CoV-2, or a virus mutating therefrom, including the threat of increased burden on the healthcare system due to seasonal influenza infections occurring at the same time as COVID-19 infections, which will lead to an increase in the rate of infectious diseases...”

\* \* \*

## Dec. 6, 2023 - Litigation proposals for state Attorneys General.

*Drafted at the request of a reader:*

State Attorneys General should build on what has been learned through *Jackson v. Ventavia, Pfizer et al*<sup>1610</sup>; *Bridges v. Houston Methodist Hospital*,<sup>1611</sup> and *Texas, Oklahoma et al v. US Department of Health and Human Services, Xavier Becerra et al*,<sup>1612</sup> (4:23-cv-00066-Y)...

And file federal complaints against the US Congress and US presidents, at the Supreme Court, under SCOTUS original jurisdiction on constitutional matters (US Constitution, Art III.S2.C2.2), to have the *Public Health Emergencies* sections of the Public Health Service Act (42 USC 247d through 42 USC 247d-12) and the *Expanded access to unapproved therapies and diagnostics* sections of the Food Drug and Cosmetics Act (21 USC 360bbb through 21 USC 360bbb-8d) declared null and void *ab initio* (from the beginning)...

Because those laws were enacted unconstitutionally outside the power (*ultra vires*) of Congress and Presidents to draft and sign any laws that:

1. enable US government officials operating within the executive and administrative branches to plan and commit mass fraud and mass murder using EUA "countermeasure" poisons and frauds to sicken and kill American people under "public health emergency" decrees;
2. block the constitutional separation of powers authority of federal courts to review and halt such criminal acts by the federal executive branch [42 USC 247d-6d(b)(7)];
3. block the constitutional separation of powers authority of Congress to review and halt such criminal acts by the federal executive branch [42 USC 247d-6d(b)(9)];
4. block the constitutional (federalism) authority of state, tribal and local authorities to review and halt such criminal acts by the federal executive branch [42 USC 247d-6d(b)(8)];

The state AG litigation should challenge two key Congressional acts: the 2004 Project Bioshield Act, and the 2005 Public Readiness and Emergency Preparedness (PREP) Act. Without Congress enacting and US presidents signing those two laws, the mass fraud and mass murder of the Covid events could not have happened.

But because of the corruption of law that those two Congressional acts in 2004 and 2005 — and their precedent and successor acts<sup>1613</sup> — have wrought, the entire PHS Act (first

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<sup>1610</sup> <https://bailiwicknews.substack.com/p/other-transactional-authority-ota>

<sup>1611</sup> <https://bailiwicknews.substack.com/p/bridges-v-houston-methodist-hospital>

<sup>1612</sup> <https://bailiwicknews.substack.com/p/texas-and-oklahoma-v-us-department>

<sup>1613</sup> <https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program>

enacted 1944) and FDCA (first enacted 1938) should also be nullified and all executive branch public health agencies and programs should be judicially and/or legislatively dismantled.

They have been turned into criminal enterprises.

\* \* \*



## **Dec. 9, 2023 - Discussion of litigation strategies built on full understanding that EUA countermeasures are, by definition, not regulated pharmaceuticals.**

### Related Bailiwick reporting and analysis

- April 25, 2022 - The investigational drugs that weren't.
- June 9, 2022 - COVID-19 injectable bioweapons as case study in legalized, government-operated domestic bioterrorism.
- Oct. 12, 2022 - John Doe v. Azar, Kadlec and Gruber. First parts of draft 18 USC 2333 federal civil complaint (last updated January 2023)
- Nov. 14, 2022 - Thought-stopping stage sets in legal pleadings. Proposed thought-restarting language to help people revoke their coerced suspension of disbelief.
- Feb. 21, 2023 - Reconstitution starter pack. Supporting materials for people fighting on the litigation and legal reform battlefields.

### *Reader questions:*

As someone familiar with the law, if you could depose those who say that we can sue Pfizer for fraud now or have them under oath at a hearing, what questions would you ask them to expose the flaws in their understanding of the law? Or do you have an article with something like that already? I'm trying to compare and contrast the claims the different health freedom camps are making right now about PHE and EUA laws.

### *KW reply:*

Can you be more specific about who (named individuals) you would like me to draft discovery questions for, and what the factual and legal claims that they've made are (with copies of documents in which they've made each factual and legal claim)?

If you have copies of filed complaints, or draft complaints that specific, identifiable people have filed or are thinking of filing or recommending that others file, and if they have indicated an interest in my assessment of their legal strategies, I'll consider reading the documents and providing an assessment.

In terms of the legal strategies I support, I write about them regularly, and they're all based on filing cases that make an accurate identification of the crisis that intensified in Jan. 2020 (constitutional, *not* public health), and an accurate identification of the products and programs involved (intentionally-toxic weapons manufactured and used to injure and kill military targets, *not* drugs, devices or biologics regulated for commercial consumer safety by the FDA).

*Reader reply:*

I don't have anyone I know who is drafting a complaint, but I don't know any attorneys who would know this area of law, either. I'm trying to discern why there is such disagreement in the health freedom/law world over PHE/EUA law, even though anyone can read it for themselves. The debate between "We can sue Pfizer for making a toxic product now" vs. "No, you can't and that is a distraction from the DOD/HHS Constitutional overreach that is the real danger" seems like a significant fork in the road that we can't afford to get wrong.

Clarifying questions based on the law can shed light on who is simply ignorant of the law and who is trying to distract from it for some reason. I was just curious how you would go about separating the sheep from the goats, so to speak, and if you could think of some questions that laypeople could ask experts to help with that discernment. I will continue to review your work to get up to speed.

*SL reply:*

Here is a post with detailed explanation and links and images of powerpoint slides written by FDA lawyers about EUA.

- Dec. 2, 2023 - EUA Countermeasures are neither investigational nor experimental!<sup>1614</sup>

I also explain it in detail in this video:

- Nov. 25, 2023 - FDA flooded the market with illegal drugs<sup>1615</sup>

For clarity, neither of us claims that Pfizer CANNOT be sued. They can and should be sued. We are simply pointing to the EUA law that must be correctly described in any lawsuit that is being filed, and the lawsuit must be framed with understanding of EUA law.

The question I would ask these people - do you understand the concept of EUA countermeasures under public health emergency? Is Pfizer's product an EUA countermeasure? and so forth - ask them if they know the relevant laws. I am sure they know them, but want to mislead the public that this is not relevant, and Pfizer must be sued as if it is not an EUA and we are not under martial law PHE. That's misleading and gives people false impression of what is happening and makes no progress whatever toward the resolution.

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<sup>1614</sup> <https://sashalatyova.substack.com/p/eua-countermeasures-are-neither-investigational>

<sup>1615</sup> <https://rumble.com/v3xqd6s-fda-flooded-the-market-with-illegal-drugs.html>

*Reader reply:*

Good, thank you. I actually was just watching this video again today :) I think I am struggling to catch up and piece together what EUA immunity does and does not protect entities against. It is quite broad. I'll read your article, though, and see what the slides say.

*SL reply:*

EUA is not really an "immunity." It's simply a category of product where by law NO pharmaceutical regulations are enforceable. It is a license for government contractors to ship poison as long as PREP window is open.

*Reader reply:*

I see. So no lawsuit alleging that Pfizer broke pharma regulations will work. Is the Paxton lawsuit getting around that, do you think? Also, is it only government officials who could bring a lawsuit about the PHE/EUA/PREP laws themselves? Do they sue the DOD and HHS to get that into the courts?

*SL reply:*

Correct. That's why I pointed out several times that "Sue Pfizer now for manufacturing fraud/data fraud/other fraud" is a dead-end narrative. Probably purposefully designed to keep everyone running in place long enough while the masterminds put finishing touches on the global GULAG. The avid advocates of this narrative are IMO paid propagandists.

Paxton lawsuit<sup>1616</sup> goes after marketing claims IMO primarily to avoid federal pre-emption and try to get Pfizer into state court. It is a valid attempt, I am not criticizing that approach. However, I think it will run into the EUA issue anyway (that's why he has a section in the lawsuit dedicated to the EUA which I did criticize<sup>1617</sup>).

The problem they are going to face is drug marketing is also regulated, and since Pfizer product is not an investigational pharmaceutical, those regs don't apply. And somebody correctly pointed out that it wasn't Pfizer who advertised 95% efficacy, the bulk of false advertising was done by the federal government agencies and media paid by the feds (not Pfizer ads). Although Pfizer did advertising, too.

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<sup>1616</sup> [https://www.texasattorneygeneral.gov/sites/default/files/images/press/Pfizer Vaccine Petition Filed.pdf](https://www.texasattorneygeneral.gov/sites/default/files/images/press/Pfizer_Vaccine_Petition_Filed.pdf)

<sup>1617</sup> <https://sashalatyova.substack.com/p/ag-of-texas-ken-paxton-files-a-complaint>

A more creative approach IMO would have been to correctly state that EUA is a bullshit piece of “law” that legalizes shipping of poison, and go after Pfizer on bioterrorism charges under TX law. That’s if you really want to get Pfizer.

And in general that would be approach for a state AG or state legislators to get rid of this criminal nonsense. Fight the federal terrorism and re-assert state sovereignty. They are afraid to do that because they are all federal debt slaves. However, if several states made a coalition, the balance of power would be on the side of the states.

*KW reply:*

I think there’s at least one way for a private citizen to get the PHE/EUA/MCM bioterrorism program in front of a judge.

It’s 18 USC 2333, through which Congress created a private civil cause of action for victims of acts of international terrorism, to sue the terrorists and foreign terrorist organizations.

The main hurdle is that Congress put the power to maintain a list of designated foreign terrorist organizations subject to the law, in the hands of the Department of State/Secretary of State.

In this case, the Secretary of State is a member of the team of US government impersonators running the terrorism operation out of US government offices. So the Secretary of State has not yet put his co-conspirators and the PHEMCE, BARDA and other planning/operational committees on the list of designated foreign terrorist organizations.

The complaint would therefore need to identify the Secretary of State (and other Cabinet secretaries), in their personal capacities, as members of the terrorist organization that has been committing the terrorism crimes as defined in 18 USC 2331 and related laws, and include, as one of the claims, the Secretary of State’s failure to include the US government’s criminal infiltrators on the list of foreign terrorist organizations.

One of the demands in an 18 USC 2333 complaint, would be that the federal court order the Secretary of State to add himself, other Cabinet secretaries and other Senior Executive Service officials involved in the PHE/EUA/MCM crimes, and the committees through which they work, to the list of foreign terrorist organizations. Or that the federal judge add those individuals and committees to the FTO list him or herself.

I’ve done some preliminary drafts and outlines but stopped developing the drafts in late 2022, in the absence of interest from attorneys to whom I presented the proposal. I’ve focused on building public understanding instead.

UPDATE Dec. 11, 2023

*Reader 2 comment:*

I'm not a lawyer, but what about 18 U.S. Code § 1111 - Murder? ..." (b) Within the special maritime and territorial jurisdiction of the United States, Whoever is guilty of murder in the first degree shall be punished by death or by imprisonment for life;"

Wouldn't that include the District of Columbia, Puerto Rico, Tribal Reservations, National Parks, in federal buildings (must have been a number of cases where the entire thing from injection to death occurred in federal prisons), on ships at sea, aircraft?

*KW reply:*

Murder is on the list of federal crimes that the impersonators in the federal government are doing.

- Aug. 9, 2022 - US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions. And a starter list of defendants.

As far as I know, there's no private, civil cause of action available for survivors of murder victims.

The only way to prosecute murder is through a public prosecutor (district attorney or attorney general) because the crime is primarily considered a crime against society, and that's what public prosecutors are there to prosecute.

But under PHE/PREP Act conditions, public prosecutors (so far) defer to the pseudo-laws blocking them from conducting criminal investigations and filing criminal charges. The private, civil remedies related to murder are wrongful death, tort cases but those are blocked by PREP Act too.

There are some states (for example, Ohio Revised Code Section 2307.60) that have a civil cause of action for victims of crime.

Learning about that, is how I located 18 USC 2333, which created a civil cause of action for victims of the federal crimes of international terrorism.

*Reader 2 reply:*

"Public prosecutors (so far) defer to the pseudo-laws blocking them"

This is a dereliction of their duty and there must be some civil cause of action available to individuals to remedy that?

*KW reply:*

Organized, well-informed, articulate, sustained, ever-growing, creative public pressure applied at the county and state level, including credible electoral challenges to incumbent prosecutors.

They make cost-benefit analyses. So far, the political and other costs of truly seeing the deep corruption of constitutional rule of law, and confronting it through their actions, far outweigh the benefits. So they stay blind, silent and immobile.

- Feb. 21, 2023 - Reconstitution starter pack. Supporting materials for people fighting on the litigation and legal reform battlefields. *See* No. 5, 7, and 10.

(No. 5) Educate and exert sociopolitical pressure on public prosecutors to file criminal charges. Current most-promising targets are county district attorneys and sheriffs, and state attorney generals/AGs who may be open to learning about how things have gone off the rails without their knowledge or consent, as preparation for doing their part to get things back on track...

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**Dec. 14, 2023 - Read-aloud: G.K. Chesterton, The Man Who Was Thursday. (A few pages from Ch. 4.)**

For readers who would like to read along, the excerpt text is available at pp. 42-47 of this Archive.org upload of the 2007 Penguin edition:

- 1908 - The Man Who Was Thursday<sup>1618</sup> (G.K. Chesterton)

*Transcript of KW commentary at the end of the recording:*

I bring this up and offer it as a podcast audio recording, because it helps answer the question, why are the globalists, the Monster, the families who own the central banks, however you construe them, why are they doing this, this mass murder program that has become more visible through COVID-19 and the public health emergencies, EUA, medical countermeasures programs.

Because people often say, “What are they going to have left if they kill off most of the people? Why would they want that?”

And the case can be made that they just want there to be fewer people so that they can have more stuff to themselves.

But there's a way in which that doesn't make a whole lot of sense because they already have so much stuff. They can't possibly even use all the stuff that they have, the wealth that they have amassed for themselves.

And this lens offered by Chesterton's writing gets at the idea that they're not only trying to kill and destroy the material world of people and human souls and human bodies, human families, human societies, and all of the physical systems that human beings depend on for food and for water and for social relationships with each other and meaningful work. They're destroying all of that.

And if they're successful, *they will also commit suicide themselves.*

Because their goal is destruction.

There is not a creative element to what they're doing.

And so thinking about it this way makes it easier to look at all the different excuses or cover stories that they give about climate change and about overpopulation and about pandemic preparedness and one world health and the empowerment of women, the

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<sup>1618</sup> [https://archive.org/details/manwhowasthursda00ches\\_2/page/42/mode/2up](https://archive.org/details/manwhowasthursda00ches_2/page/42/mode/2up)

eradication of poverty, all these, all these things. Energy scarcity, peak oil, debt bubbles...financial chaos, basically.

Those are excuses that they put forward for trying to persuade other people, I guess the people in the outer ring in that passage, that these murder programs and destruction of ecosystems and chemical spraying and everything else that they want to do to destroy the whole material universe that God has created and that God sustains.

They're trying to persuade that outer circle that there's a justification for it, that it's leading to something better, that it's protecting something, and it's not.

It's just about destruction.

And it's just a cover story.

And so understanding the deceit behind all those things helps people not participate in it and not believe it.

And [instead] go on with trying to protect and sustain human society and human families and human, the countries that people live in, as social entities and institutions, rather than help the globalists participate and carry out the destruction of all of these things.

Related Bailiwick reporting and analysis:

- March 28, 2022 - Democidal Master-Class v. Humanity, 1944-present. A working model to shape forthcoming legal reporting on the dual-purpose kill-and-enslave campaign.
- June 7, 2022 - On why and how globalists, allied with communists, are fomenting federalist conflicts in America. They aim to block American Christians and Constitutionalist 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
- April 7, 2023 - On demonic possession as it relates to the war between human banksters and the rest of humanity.
- May 19, 2023 - A three-part spiritual-geopolitical framework.
- 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.

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## **Dec. 15, 2023 - The PCR test viewed from the legal kill box perspective. Plus links to Paul Kingsnorth essays and reflections on Christian history and Christian hope.**

In response to yesterday's G.K. Chesterton reading and commentary post, a reader sent me links to an essay by Paul Kingsnorth, which led me to two others.

I'm linking them here for readers who are interested in thoughtful reflections on the annihilist/anarchist predicaments into which Monster substitutions of false religions, in place of the true Catholic Faith, have put mankind.

- May 12, 2021 - The Dream of the Rood. Who sits on the empty throne?<sup>1619</sup> (Paul Kingsnorth)
- July 2021 - Cross and machine<sup>1620</sup> (Paul Kingsnorth)
- May 31, 2023 - The West Must Die.<sup>1621</sup> Beyond the Revolution (Paul Kingsnorth)

A point on which I may disagree with Kingsnorth (I haven't read enough of his work to know if I'm interpreting points in these three essays out of context) is whether an authentic cultural re-grafting onto Christian root-stock offers human civilization a viable path through and past this crisis-laden, soul-ruining, death-driven chapter of human history.

Such a path would lead mankind into a new chapter in which the crises can be looked back upon, and the designers, builders and mechanics of the killing programs can be brought to some measure of earthly justice, through societal acts of Christian charity operating through human judicial systems, as understood and transmitted through the Roman Catholic Church by St. Augustine, St. Thomas Aquinas, Josef Pieper, John Senior and others.

John Senior, for example:

“...Justice is simply the social good, and it must therefore be done. It is defined as “giving each his due”— *cuique suum*, “to each his own.” A man is due his life because he is a living thing; it is his nature to have life; and, since it is also his nature to be moral, if a man commits a crime, he must be punished because punishment is retributive – punishment is the penalty due the criminal in justice to him.

Proportioned punishment is due him, too, and you cannot deny him that right without yourself committing an injustice against him deserving punishment in

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<sup>1619</sup> <https://paulkingsnorth.substack.com/p/the-dream-of-the-rood>

<sup>1620</sup> <https://www.paulkingsnorth.net/cross>

<sup>1621</sup> <https://paulkingsnorth.substack.com/p/the-west-must-die>

turn. The judge who fails the criminal in punishment himself incurs a greater guilt...” (The Death of Christian Culture,<sup>1622</sup> 1978, Ch. 7, at p. 111/209)

In his essay Dream of the Rood, Kingsnorth briefly discusses the work of Catholic historian Christopher Dawson. Kingsnorth quotes Dawson:

*There has never been any unitary organisation of Western culture apart from that of the Christian Church, which provided an elective principle of social unity ... Behind the ever- changing pattern of Western culture there was a living faith which gave Europe a certain sense of spiritual community, in spite of all the conflicts and divisions and social schisms that marked its history.*

And then writes:

Your personal attitude to that ‘living faith’ is beside the point here. In one sense, whether the faith is even true is beside the point as well. The point is that when a culture built around such a sacred order dies then there will be upheaval at every level of society, from the level of politics right down to the level of the soul. The very meaning of an individual life — if there is one — will shift dramatically.

The family structure, the meaning of work, moral attitudes, the very existence of morals at all, notions of good and evil, sexual mores, perspectives on everything from money to rest to work to nature to kin to responsibility to duty: everything will be up for grabs.

Or as Dostoevsky has one of the Brothers Karamazov put it more pithily: ‘Without God and the future life? It means everything is permitted.’

The West, in short, was Christendom. But Christendom died. What does that make us, its descendants, living amongst its beautiful ruins? It makes ours a culture with no sacred order. And this is a dangerous place to be...

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I think Kingsnorth is eloquently accurate on almost all of those points, except I don’t think Christendom has died. Life and love still dwell among the ruins.

Several months ago, I began reading a collection of essays written by Christopher Dawson between 1932 and 1960, and found in them a great deal of hope.

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<sup>1622</sup> <https://christusliberat.org/journal/wp-content/uploads/2017/10/The-Death-of-Christian-Culture-John-Senior.pdf>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

- 1998 - *Christianity and European Culture: Selections from the Work of Christopher Dawson*<sup>1623</sup> (Edited by Gerald J. Russello, published by Catholic University of America Press)

My original plan for the read-aloud podcast series was to create audio recordings of each essay for Bailiwick readers. I requested permission from the publishers because the series would amount to an audio book, and therefore exceed fair-use<sup>1624</sup> parameters. The executor of Dawson's literary estate declined permission, so I'll read other, things for the podcasts.

Dawson's work provides a sweeping view of Christianity's role in the development of European culture, including a cyclical analysis.

Dawson writes, in *The Six Ages of the Church* (1960):

In spite of the unity and continuity of the Christian tradition, each of the successive ages of the Church's history possesses its own distinctive character, and in each of them we can study a different facet of Christian life and culture.

I reckon that there are six of these ages, each lasting for three or four centuries and each following a somewhat similar course. Each of them begin, and end, in crisis; and all of them, except perhaps the first, pass through three phases of growth and decay.

First there is a period of intense spiritual activity when the Church is faced with a new historical situation and begins a new apostolate.

Secondly there is a period of achievement when the Church seems to have conquered the world and is able to create a new Christian culture and new forms of life and art and thought.

Thirdly there is a period of retreat when the Church is attacked by new enemies from within or without, and the achievements of the second phase are lost or depreciated..."

(*Christianity and European Culture*, 1998, at p. 34)

One form of sustenance I've drawn from Dawson's work is the idea that Christianity, even when in crisis — as it undoubtedly is now and has been for many decades — is not dead.

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<sup>1623</sup> <https://www.barnesandnoble.com/w/christianity-and-european-culture-gerald-j-russello/1124689599>

<sup>1624</sup> [https://en.wikipedia.org/wiki/Fair\\_use](https://en.wikipedia.org/wiki/Fair_use)

However small and weak the remnants and ruins of Christendom may appear in the temporal, material world during the ages of crisis, they are, by God's supernatural grace and the merits of Jesus Christ's sacrifice on the Cross, always sufficient to pass the eternal faith to the portion of the rising generation that is looking for the Way, the Truth and the Light, and they are always sufficient to form the seedbed for the resurgence, the "new apostolate," that marks the beginning of the next historical cycle.

Related Bailiwick reporting and analysis:

- Sept. 21, 2022 - If criminals commit crimes and no earthly authorities are willing to identify and punish the acts and actors, are they still crimes and criminals? - Cites work by Ann Barnhardt, quoting John Senior, with KW commentary: "...The two key points are that "the greatest evil in the world is to do wrong without being punished" and that it is an act of Christian charity to pursue justice for those who do wrong, not just for the sake of obtaining relief for the victims of the crimes and preventing more crimes from being committed against more victims in the future, but even more so for the sake of the souls of the criminals and those who hold them to account for their willful, freely-chosen acts of evil..."

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## PCR test viewed from the legal killbox perspective

*A few days ago, Sage Hana posted:*

- Dec. 10, 2023 - The PCR Test is a License to Create Pandemic. What Was the PCR Test Even Designed to do and to what Plausible End?<sup>1625</sup>

*My reply:*

Viewed through the legal history, EUA program lens, the PCR test was Step 1 in a 4-step bio-behavioral modification/cull induction program sequence. The sequencing is important for maximum effectiveness.

Between Feb. 4, 2020 and April 1, 2020, HHS Secretary Alex Azar issued four "Notice of Declaration that circumstances exist justifying the authorization of emergency use" of several classes of drugs, devices and biologics.

All were false/fraudulent product claims (i.e., not really intended for detection, diagnosis, personal protection, treatment or prevention) but rather intended to, and effective for, pushing them into common use; ramping up fear, panic and social distrust; suppressing cognitive function; and also for operating hospital and nursing home homicide protocols.

Step 1 - Notice of EUA declaration was effective Feb. 4, 2020, and covered "in vitro diagnostics for detection and/or diagnosis of the novel coronavirus." (85 FR 7316)

Step 2 - Notice of EUA declaration was effective March 10, 2020, and covered "personal respiratory protective devices" also known as masks. (85 FR 13907)

Step 3 - Notice of EUA declaration was effective March 27, 2020 and covered "medical devices, including alternative products used as medical devices," also known as ventilators and ventilator accessories. (85 FR 17335)

Step 4 - Notice of EUA declaration was effective April 1, 2020 and covered "drugs and biological products," also known as "Covid-19 vaccines" along with Remdesivir, molnuparivir and others. (85 FR 18250)

Based on more recent Federal Register notices (85 FR 79198 and 88 FR 82907), I speculate that the same sequence, or similar sequence, will be announced within the next few months for hemorrhagic fevers [marburgvirus and ebolavirus].

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<sup>1625</sup> <https://sagehana.substack.com/p/the-pcr-test-is-a-license-to-create>

The escalation/difference between the coronavirus-predicated 'vaccine' cull and the hemorrhagic fever-predicated 'vaccine' cull is that, as far as I know, there's no background rate of normal, circulating hemorrhagic fever genetic material in peoples' bodies to be detected by PCR and other test kits and hyped up as a novel disease, while there was and remains lots and lots of normal, circulating coronavirus and influenza-related genetic material in peoples bodies that can easily be detected and then hyped up as a novel disease.

The cullers presumably have a different approach prepared to build broad public fear of hemorrhagic fever, but the general pattern will probably be very similar.

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## **Dec. 18, 2023 - Conspiracy Sarah is doing good reporting and analysis of Federal Register decrees by HHS Secretary-Dictator Xavier Becerra on ebolavirus, marburgvirus, and acute radiation syndrome.**

Very useful for readers preparing to defy the next faked public health emergency and its anti-constitutional sequelae.

### Conspiracy Sarah on Substack:

- Dec. 17, 2023 - Covid Is Over. It's Marburg Season. And Bundibugyo virus, Ebola virus, Sudan virus, Tai Forest virus, Ebolaviruses Season.<sup>1626</sup>
- Dec. 17, 2023 - Turns Out, It's Marburg AND Acute Radiation Syndrome Season.<sup>1627</sup>

Those two posts join three other recent Conspiracy Sarah posts unpacking PREP Act declarations and more:

- Nov. 25, 2023 - Happy Holidays...Let's talk. Six Key Congressionally Authorized Statutory Framework Changes<sup>1628</sup>
- Nov. 20, 2023 - 48 50 of 50 States Already Have Rules in Place for Not Quarantine Camps.<sup>1629</sup>
- Dec. 6, 2023 - Suing the Bads. Speaking with truth and integrity is different than saying something that is technically correct.<sup>1630</sup>

### Related Bailiwick reporting and analysis

- Dec. 15, 2023 - The PCR test viewed from the legal kill box perspective. "...Based on more recent Federal Register notices (85 FR 79198 and 88 FR 82907), I speculate that the same sequence, or similar sequence, will be announced within the next few months for hemorrhagic fevers [marburgvirus and ebolavirus]. The escalation/difference between the coronavirus-predicated 'vaccine' cull and the hemorrhagic fever-predicated 'vaccine' cull is that, as far as I know, there's no background rate of normal, circulating hemorrhagic fever genetic material in peoples' bodies to be detected by PCR and other test kits and hyped up as a novel disease, while there was and remains lots and lots of normal, circulating coronavirus and influenza-related genetic material in peoples bodies that can easily be detected and then hyped up as a novel disease. The cullers presumably have a different approach prepared to build broad public fear of hemorrhagic fever, but the general pattern will probably be very similar..."

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<sup>1626</sup> <https://conspiracysarah.substack.com/p/covid-is-over-its-marburg-season>

<sup>1627</sup> <https://conspiracysarah.substack.com/p/marburg-and-acute-radiation-syndrome>

<sup>1628</sup> <https://conspiracysarah.substack.com/p/happy-holidayslets-talk>

<sup>1629</sup> <https://conspiracysarah.substack.com/p/48-of-50-states-already-have-rules>

<sup>1630</sup> <https://conspiracysarah.substack.com/p/suing-the-bads>

## Speculation as to the timing of a new gay sex tape filmed in federal offices

I think the timing of a new video depicting gay sex in a federal government building is intended to ratchet up public disgust with Congress to coincide with the annual, year-end promulgation of bad statutes, regulations, executive orders and other legal instruments in the Dec. 26 to Jan. 2 window of time (some examples linked below<sup>1</sup>) when even people who sometimes pay a little attention to Congressional, executive and administrative acts are instead spending time with their families and friends.

It may matter especially this year, to the Monster, to have people turn their attention away from Congress even more than in years' past, because some members of Congress may be finding the fortitude to try to take up their constitutional authority, and direct it at weakening the Monster, just as the Monster is preparing to manipulate and deceive Congress into passing more bad laws enabling more bad regulations to strengthen the walls of the public health kill box even more.

Pray for the fortitude to keep a close eye on Congress these next two weeks, and pray for Congress members and Senators to be given courage too, to ignore the distraction of a gay sex tape and keep their eyes and the eyes of the American people, directed toward God, country and constitution.

Some examples of legal instruments promulgated during the week between Christmas and New Year's:

- 2001.12.28 Bush EO 13250 Order of Succession HHS Secretary EO 13251 Order of Succession Secretary of State
- 2005.12.30 Public Readiness and Emergency Preparedness PREP Act 42 USC 247d-6d.
- 2005.12.30 PREP Act Senate Roll Call
- 2005.12.30 PREP Act House Roll Call Vote
- 2007.12.28 72 FR 73589 HHS CFR Revision Strategic National Stockpile countermeasure labeling
- 2009.12.29 Obama Executive Order 13526 Funding clandestine programs
- 2009.12.30 Obama Executive Order 13527 Postal Model federal distribution medical countermeasures
- 2011.12.31 NDAA 2012 Section 1021 Indefinite detention US citizens
- 2012.12.26 77 FR 75880 Control Communicable Disease 42 CFR 70 Direct Final Rule Interstate Scope Definitions quarantinable
- 2012.12.26 77 FR 75885 Control Communicable Disease 42 CFR 71 Direct Final Rule Interstate Scope Definitions quarantinable
- 2012.12.26 77 FR 75936 Control Communicable Disease 42 CFR 70 NPRM Interstate Scope Definitions (withdrawn Feb. 2013 because Direct Final Rule entered into force Feb. 25, 2023)



- 2013.01.02 NDAA Modernization of Smith Mundt domestic propaganda Sec. 1078
- 2020.12.28 Federal Register USDA APHIS Movement of Animals Genetic Engineering
- 2020.12.29 Trump Press Release 18 times Defense Production Act
- 2022.12.29 Consolidated Appropriations PL 117-328 FULL Sec. 3209 FDA Modernization Act 2.0 Sec. 2501 to 3631 Countermeasures Sec. 1501 to 2411 PREVENT Act Sec. 212 HHS State Department delegation authority negotiate contracts

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**Dec. 19, 2023 - Legalized FDA non-regulation of biological products effective May 2, 2019, by Federal Register Final Rule, signed by then-FDA Commissioner Scott Gottlieb.**

Related Sage Hana reporting and analysis.

- Dec. 18, 2023 - Brook Jackson's November, 2021 Whistleblowing BMJ Article Reprinted<sup>1631</sup> (Sage Hana)

NOTE: Brook Jackson's litigation is related to legalized FDA non-regulation of clinical trials. The information below is related to legalized FDA non-regulation of biological product manufacturing.

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Legal paper trail documents are provided after the text for readers interested in digging deeper.

Under the 1944 Public Health Service Act, biological products were defined as “any virus, therapeutic serum, toxin, antitoxin, or analogous product, or arsphenamine or its derivatives (or any other trivalent organic arsenic compound).”

In 1970, the biological products definition was amended to add, after the word “antitoxin,” several new products, including “vaccine, blood, blood component or derivative, allergenic product.” [42 USC 262].

Until May 2, 2019, FDA inspectors were required to inspect all establishments or facilities producing biological products at least once every two years, and held eight enumerated inspection duties.

The relevant section, 21 CFR 600.22, read:

"The inspector shall:

- (a) Call upon the active head of the establishment, stating the object of his visit,
- (b) Interrogate the proprietor or other personnel of the establishment as he may deem necessary,
- (c) Examine the details of location, construction, equipment and maintenance, including stables, barns, warehouses, manufacturing laboratories, bleeding clinics maintained for the collection of human blood, shipping rooms, record rooms, and any other structure or appliance used in any part of the manufacture of a product,

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<sup>1631</sup> <https://sagehana.substack.com/p/brook-jacksons-november-2021-whistleblowing>

(d) Investigate as fully as he deems necessary the methods of propagation, processing, testing, storing, dispensing, recording, or other details of manufacture and distribution of each licensed product, or product for which a license has been requested, including observation of these procedures in actual operation,

(e) Obtain and cause to be sent to the Director, Center for Biologics Evaluation and Research or the Director, Center for Drug Evaluation and Research (see mailing addresses in § 600.2(c)), adequate samples for the examination of any product or ingredient used in its manufacture,

(f) Bring to the attention of the manufacturer any fault observed in the course of inspection in location, construction, manufacturing methods, or administration of a licensed establishment which might lead to impairment of a product,

(g) Inspect and copy, as circumstances may require, any records required to be kept pursuant to § 600.12,

(h) Certify as to the condition of the establishment and of the manufacturing methods followed and make recommendations as to action deemed appropriate with respect to any application for license or any license previously issued.

Since May 2, 2019, FDA inspectors have had none of those duties, and are not required to inspect biological product manufacturing facilities at any time intervals.

Prior to the rule change, 21 CFR 600.21, Time of inspection, read:

The inspection of an establishment for which a biologics license application is pending need not be made until the establishment is in operation and is manufacturing the complete product for which a biologics license is desired.

In case the license is denied following inspection for the original license, no reinspection need be made until assurance has been received that the faulty conditions which were the basis of the denial have been corrected. An inspection of each licensed establishment and its additional location(s) shall be made at least once every 2 years. Inspections may be made with or without notice, and shall be made during regular business hours unless otherwise directed.

Effective May 2, 2019, the last three sentences of 21 CFR 600.21 were removed.

There is currently no legal requirement for an initial FDA inspection; no minimum interval for subsequent FDA inspections, and there are no legal consequences for compliance failures, such as establishment or product license denial or revocation.

The legal mechanisms through which FDA regulation of biological product manufacturing disappeared, included a Direct Final Rule and a Proposed Rule, simultaneously issued by Federal Register notice on Feb. 26, 2018, and an April 2, 2019 Final Rule, issued by then-FDA Commissioner Scott Gottlieb.

To summarize: On April 2, 2019, effective May 2, 2019, FDA Commissioner Scott Gottlieb changed the federal regulations governing inspection of licensed facilities manufacturing biological products including ‘vaccines’, from at least every two years to unspecified times; eliminated provisions about what would happen if a licensed facility failed an inspection; and eliminated all inspection duties for FDA inspectors.

A commenter submitted a pithy comment in response to the Feb. 26, 2018 notices, reprinted in the Final Rule document published in the Federal Register April 2, 2019:

"One comment expressed concern that the risk-based inspection frequency will not be without negative health consequences.

The comment also stated that “[R]isk Management is an identified known weak element to a majority of biological and medical device companies” and that the management and mitigation of risk without FDA oversight for a number of years is going to be a high-risk endeavor...”

Indeed.

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### Related Bailiwick reporting and analysis

- Oct. 21, 2022 - Legal horror movie pitch: The World According to Darp. 'Shouting fire in a crowded theater' meets 'When did you stop beating your wife?' “...The villain is Darpon Fink, an ugly, awkward, reclusive middle-aged serial killer/arsonist. Darpon gets a job as a building inspector in a mid-sized American city. His first day on the job, he repeals all the building safety codes. His second day on the job, he lobotomizes city council members, police officers, firefighters, prosecutors and judges, and then gasses them with paralytics. They sit in their usual chairs, at their usual desks in their City Hall offices. But they can’t move or speak. His third day on the job — the day a popular musician is scheduled to perform in the city’s largest theater — Darp removes the smoke detectors and sprinklers in the theater and barricades from the outside all but one door...”
- Dec. 19, 2022 - Biomedical security state and state-run bioterrorism programs: six American statutory frameworks. (Memo prepared for Sen. Ron Johnson, at his request.) “...Through the pioneering work of the Informed Consent Action Network (ICAN) and Children's Health Defense (CHD), culminating in a July 9, 2018 stipulation, [signed by Robert F. Kennedy Jr.] Americans have learned that those oversight functions have never been performed by US Government officials, and

none of the currently-available "vaccines" produced by or for American pharmaceutical companies and administered to children and adults in the United States and around the world, can be conclusively demonstrated to be safe or effective. It is now more widely understood that federally-directed production and use of the toxic bioagents known as "vaccines" to injure, sicken and kill Americans, and provide liability exemption for sponsors, pharmaceutical manufacturers and vaccinators, has been domestic and international policy and practice since 1986..."

- Feb. 9, 2023 - On the significance of 21 USC 360bbb-3(k): "use" of EUA products "shall not constitute clinical investigation." "...The aggregate evidence for the intent and function of 21 USC 360bbb-3(k) as a blanket waiver of the American drug regulation system to facilitate and pre-cover-up a covert, criminal bioweapons production and deployment program — can be summed up as "the dog that didn't bark...Another way to think about 21 USC 360bbb-3(k): It's the provision that quietly nullified every substantive way in which FDA regulatory functions would have been fulfilled, rendering the entire FDA performance a sham intended **only** to shield from public view, that the operation was and is actually run under 50 USC Ch. 32, the Chemical and Biological Warfare Program..."
- April 13, 2023 - Vaccine production facilities are indistinguishable from bioweapon production facilities, and vaccines are indistinguishable from bioweapons. "...At the third review conference of the BWC in 1991, several countries tried to launch a formal negotiation to bolster the treaty with a legally binding verification regime, but they failed to achieve consensus. The George H. W. Bush administration argued that verification was not possible with any degree of confidence because of the dual-use nature of biotechnological materials and equipment, which makes it easy to divert legitimate facilities such as vaccine plants to illicit production...Advances in fermentation technology have also eliminated the need to stockpile biowarfare agents. Instead, a legitimate production facility, such as a vaccine plant, could be commandeered to grow seed cultures into militarily significant quantities of agent within a period of weeks. Given these technical realities, the detection of illicit biological weapons activities poses daunting challenges for any conceivable monitoring regime..."
- Oct. 28, 2023 - Whatever is in the biochemical weapons bearing Pfizer and other pharma labels, is there because US SecDefs and their WHO-BIS handlers ordered it to be there. "...What Malone, Steve Kirsch and other DoD spokesmen are doing is a distraction maneuver to keep attention away from the **intentional** toxicity of the biochemical weapons, the DoD/WHO control of the programs, and the fact that "biodefense" is camouflage for straight-up State-sponsored biowarfare, conducted by bringing pharmaceutical companies into the military-industrial-Congressional complex, calling bioweapons "vaccines," and terrifying people into taking them under "public health emergency" and "pandemic" narratives..."

Documents related to legalized FDA non-regulation of biological product manufacturing, including but not limited to vaccines; Public Health Service Act Section 351; 42 USC 262; 21 CFR 600 et seq.; presidential executive orders on regulatory reform; more.

- 1944.07.01 PL 78-410 PHSA Sec. 351 42 USC 262 biological products
- 1970.10.30 PL 91-515 PHSA Sec 351 42 USC 262 Regulation of Vaccines, blood, blood components, allergenic products 84 Stat 1306
- 1973.11.20 38 FR 32048 FDA Biological product regulation 21 CFR 600 two licenses one for establishment one for biological product annual inspections 42 USC 262
- 1983.06.07 48 FR 26313 FDA Biological product regulation 21 CFR 600 reducing inspections to every 2 years
- 1986.11.14 National Childhood Vaccine Act
- 1993.10.04 EO 12866 Regulatory Planning and Review Clinton
- 1994.10.27 59 FR 54037 FDA regulation definitions reporting adverse events biological products 21 CFR 600.801997.11.21 FDA Modernization EUA 21 USC 360bbb expanding pool of biochemical attack targets all Americans 42 USC 262
- 1999.10.20 64 FR 56441 FDA regulations biological product merged two previously separate license BLA product and establishment 21 CFR 601
- 2005.03.24 56 FR 14978 FDA regulations biological product CBER CDER 21 CFR 600
- 2010.01 Jonathan Tucker Arms Control Association vaccine and bioweapon production indistinguishable
- 2011 Federal Register Guide to Agency Rulemaking Direct Final Rule
- 2011.01.28 EO 13563 Improving Regulation Regulatory Review Obama
- 2012.07.09 PL 112-144 FDA Safety and Innovation Act FDASIA drugs patents investigations
- 2017.01.30 EO 13771 Reducing regulation and controlling regulatory costs Trump
- 2017.03.01 EO 13777 Enforcing the regulatory reform agenda Trump
- 2018.01.26 83 FR 3586 FDA Direct Final Rule re removal time inspection duties biological products 21 CFR 600 42 USC 262
- 2018.01.26 83 FR 3631 FDA Proposed rule companion to Direct Final Rule removal inspection time duties biological products 21 CFR 600 42 USC 262 - Final rule issued April 2, 2019, entered into force May 2, 2019.
- 2018.05.07 83 FR 19936 FDA Withdrawal Direct Final Rule re removal of inspections, duties, biological products significant adverse comment 21 CFR 600
- 2018.07.09 ICAN HHS Stipulation No monitoring of vaccines adverse effects signed by RFK Jr
- 2019.04.02 84 FR 12505 FDA Final Rule removal time inspection duties biological products 21 CFR 600 42 USC 262 effective 2019.05.02
- 2019.04.02 version 21 CFR 600.20 — Inspectors.

- 2019.04.02 version 21 CFR 600.21 — Time of Inspection Before new rule, time of FDA inspection every 2 years
- 2019.04.02 version 21 CFR 600.22 — Duties of Inspectors Before new rule, duties of FDA inspector 8 enumerated
- 2019.12.20 PL 116-94 Further Consolidated Appropriations Sec 605 606 607 biological product definition license application 42 USC 262
- 2023.08.21 Hooker CHD 10 Years After HHS Asked CDC to Study Safety of Childhood Vaccine Schedule, CDC Hasn't Produced It
- 2023.12 CURRENT VERSION 21 CFR 600.20 – Inspectors
- 2023.12 CURRENT VERSION 21 CFR 600.21 Time of Inspections NONE enumerated
- 2023.12 CURRENT VERSION 21 CFR 600.22 Duties of Inspectors NONE enumerated
- 2023.12 CURRENT VERSION 21 CFR 601 Biologics License Application since 1997 FDA Modernization Act 1999 FDA regulation merged ELA and PLA establishment product

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## **Dec. 20, 2023 - Ending National Suicide Act. Draft bill for 118th Congress**

Two PDF versions available - one with links from the Cornell University law database<sup>1632</sup> and one without links.

- Ending National Suicide Act (with links, formatted)<sup>1633</sup>
- Ending National Suicide Act (without links, formatted)<sup>1634</sup>

### *Related PDF reports and summaries:*

- 2 pages - Weaponization of Language and Law: US Government Bioterrorism Program from 1969 to Covid.<sup>1635</sup> (January 2023, abstract)
- 14 pages - Legal History: American Domestic Bioterrorism Program.<sup>1636</sup> Enabling statutes, regulations, executive orders, guidance documents, etc. (May 2023 version)

Interested Bailiwick readers can send the draft bill to members of the 118th Congress, with a personal letter explaining your understanding — gained through the Covid-19 events as they've unfolded since January 2020 — of how global financial creditors wielding the leverage of unpayable financial debts are using American laws, presidents and Cabinet secretaries to induce national self-destruction.

The current Congress holds the God-given authority to repeal the anti-laws that Congress has passed: anti-laws that illegitimately enable the subversion of constitutional rule of law, and illegitimately enable the bodily destruction of men, women and children, through the mechanisms of faked emergencies, consolidation of executive power, and deployment of biochemical weapons that sicken, sterilize and kill those on whom they are used.

Congress holds the God-given authority to tear down the walls of the public health emergency kill box.

Congress also holds the God-given authority to pursue morally-sound policies and programs, including restoration of constitutional rule of law; orderly debt default; and establishment of sound money operated outside the control of the corrupted and corrupting central banking system.

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**AN ACT To repeal Congressional authorizations for communicable disease control, quarantine and inspection programs; chemical and biological warfare programs;**

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<sup>1632</sup> <https://www.law.cornell.edu/uscode/text>

<sup>1633</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/12/ending-national-suicide-act-with-links-formatted.pdf>

<sup>1634</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/12/ending-national-suicide-act-without-links-formatted.pdf>

<sup>1635</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/06/2023.01.13-watt-k.-abstract-us-government-state-sponsored-bioterrorism.pdf>

<sup>1636</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/05/2023.05.01-legal-history-american-domestic-bioterrorism-program.pdf>



biological products and vaccine manufacturing programs; public health emergency programs; national vaccine and immunization programs; expanded access and emergency use authorization programs; public health and emergency preparedness and response programs; enhanced control of dangerous biological agents and toxins programs; and related statutes.

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

**SECTION 1. REPEAL OF Title 42, The Public Health Service, Chapter 6A, Public Health Service, Subchapter II, General Powers and Duties, Part G, **Quarantine and Inspection**, § 264 to § 272, [PHSA §361 to §369].**

Authorization for the quarantine and inspection program, (July 1, 1944, ch. 373, title III, 58 Stat. 703-706; as amended by: June 25, 1948, ch. 646, § 1, 62 Stat. 909; 1953 Reorg. Plan No. 1, §§ 5, 8, eff. Apr. 11, 1953, 18 F.R. 2053, 67 Stat. 631; Pub. L. 85-58, ch. VII, § 701, June 21, 1957, 71 Stat. 181; Pub. L. 85-580, title II, § 201, Aug. 1, 1958, 72 Stat. 467; Pub. L. 86-624, § 29(c), July 12, 1960, 74 Stat. 419; Pub. L. 94-317, title III, § 301(b)(1), June 23, 1976, 90 Stat. 707; Pub. L. 96-88, title V, § 509(b), Oct. 17, 1979, 93 Stat. 695; Pub. L. 107-188, title I, § 142(a)(1), (a)(2), (a)(3) (b)(1), (b)(2), (c), June 12, 2002, 116 Stat. 626) is hereby repealed.

**SEC. 2. REPEAL OF Title 50, War and National Defense, Chapter 32, **Chemical and Biological Warfare Program**, §1511-1528**

Authorization for the Chemical and Biological Warfare Program, (Nov. 19, 1969, Pub. L. 91-121, title IV, § 409(a) to 409(e), 83 Stat. 209 - 210; as amended by Pub. L. 91-441, title V, § 506(a), (b)(1), (b)(2), (b)(4), (d), Oct. 7, 1970, 84 Stat. 912; Pub. L. 93-608, § 2(4), Jan. 2, 1975, 88 Stat. 1971; Pub. L. 94-106, title VIII, § 818, Oct. 7, 1975, 89 Stat. 544; Pub. L. 95-79, title VIII, § 808, July 30, 1977, 91 Stat. 334; Pub. L. 96-88, title V, § 509(b), Oct. 17, 1979, 93 Stat. 695; Pub. L. 97-375, title II, § 203(a)(1), (a)(2), Dec. 21, 1982, 96 Stat. 1822; Pub. L. 98-94, title XII, § 1233, Sept. 24, 1983, 97 Stat. 695; Pub. L. 99-145, title XIV, § 1412, Nov. 8, 1985, 99 Stat. 747; Pub. L. 100-456, div. A, title I, § 118, Sept. 29, 1988, 102 Stat. 1934; Pub. L. 101-510, div. A, title I, §§ 171, 172, Nov. 5, 1990, 104 Stat. 1507; Pub. L. 102-190, div. A, title I, § 151, Dec. 5, 1991, 105 Stat. 1313; Pub. L. 102-484, div. A, title I, §§ 171, 179, Oct. 23, 1992, 106 Stat. 2341, 2347; Pub. L. 103-160, div. A, title I, § 107(c), Nov. 30, 1993, 107 Stat. 1564; Pub. L. 103-160, div. A, title XVII, § 1701, 1703, 1705, Nov. 30, 1993, 107 Stat. 1853-1856; Pub. L. 103-337, div. A, title I, § 143, Oct. 5, 1994, 108 Stat. 2689; Pub. L. 105-85, div. A, title X, § 1078, Nov. 18, 1997, 111 Stat. 1915; Pub. L. 106-65, div. A, title X, § 1067(4), Oct. 5, 1999, 113 Stat. 774; Pub. L. 103-337, div. A, title I, § 142, Oct. 5, 1994, 108 Stat. 2689; Pub. L. 104-106, div. A, title I, § 153(b), (c), title XV, § 1502(c)(6), Feb. 10, 1996, 110 Stat. 216, 508; Pub. L. 104-201, div. A, title X, § 1074(d)(2), Sept. 23, 1996, 110 Stat. 2661; Pub. L. 104-201, div. A, title II, § 228, Sept. 23, 1996, 110 Stat. 2460; Pub. L. 105-85, div. A, title X,

§ 1041(d), Nov. 18, 1997, 111 Stat. 1885; Pub. L. 105–85, div. A, title X, § 1078(f), Nov. 18, 1997, 111 Stat. 1915; Pub. L. 105–85, div. A, title XIII, § 1303, Nov. 18, 1997, 111 Stat. 1951; Pub. L. 105–261, div. A, title I, § 141, Oct. 17, 1998, 112 Stat. 1942; Pub. L. 106–65, div. A, title I, § 141(b), title X, § 1067(11), Oct. 5, 1999, 113 Stat. 537, 775; Pub. L. 106–113, div. B, § 1000(a)(7) [div. B, title XI, § 1132], Nov. 29, 1999, 113 Stat. 1536, 1501A–493); Pub. L. 107–107, div. A, title X, § 1048(i)(4), Dec. 28, 2001, 115 Stat. 1229; Pub. L. 107–314, div. A, title I, § 141, Dec. 2, 2002, 116 Stat. 2477; Pub. L. 108–375, div. A, title IX, § 931, Oct. 28, 2004, 118 Stat. 2031; Pub. L. 109–163, div. A, title IX, § 921(a), Jan. 6, 2006, 119 Stat. 3410; Pub. L. 109–364, div. A, title X, § 1041, Oct. 17, 2006, 120 Stat. 2390; Pub. L. 110–181, div. A, title IX, §§ 923, 924, Jan. 28, 2008, 122 Stat. 284; Pub. L. 111–383, div. A, title XIV, § 1421(a), Jan. 7, 2011, 124 Stat. 4412; Pub. L. 112–239, div. A, title XIV, § 1421(a), Jan. 2, 2013, 126 Stat. 2049; Pub. L. 114–92, div. A, title XIV, § 1411, Nov. 25, 2015, 129 Stat. 1083; Pub. L. 114–328, div. A, title II, § 218, Dec. 23, 2016, 130 Stat. 2052; Pub. L. 114–328, div. A, title X, § 1067, Dec. 23, 2016, 130 Stat. 2411; Pub. L. 115–232, div. A, title XIV, § 1424, Aug. 13, 2018, 132 Stat. 2094; Pub. L. 116–92, div. A, title IX, § 902(91), Dec. 20, 2019, 133 Stat. 1554; Pub. L. 116–283, div. A, title XVIII, § 1846(i)(6), Jan. 1, 2021, 134 Stat. 4252; Pub. L. 117–81, div. A, title XVII, § 1702(k)(1), Dec. 27, 2021, 135 Stat. 2160) is hereby repealed.

SEC. 3 - REPEAL OF Title 42, The Public Health Service, Part F, Licensing of Biological Products and Clinical Laboratories, Subpart 1, **biological products**, 42 USC 262-263, [PHSA § 351-352]

Authorization for the biological products program, (July 1, 1944, ch. 373, title III, § 351, 352, 58 Stat. 702-703; as amended by: 1953 Reorg. Plan No. 1, §§ 5, 8, eff. Apr. 11, 1953, 18 F.R. 2053, 67 Stat. 631; Pub. L. 85–881, § 2, Sept. 2, 1958, 72 Stat. 1704; Pub. L. 91–515, title II, § 291, Oct. 30, 1970, 84 Stat. 1308; Pub. L. 96–88, title V, § 509(b), Oct. 17, 1979, 93 Stat. 695; Pub. L. 99–660, title I, § 105(a), title III, § 315, Nov. 14, 1986, 100 Stat. 3751, 3783; Pub. L. 102–300, § 6(b)(1), June 16, 1992, 106 Stat. 240; Pub. L. 104–134, title II, §§ 2102(d)(2), 2104, Apr. 26, 1996, 110 Stat. 1321–319, 1321–320; Pub. L. 105–115, title I, § 123(a)–(d), (g), Nov. 21, 1997, 111 Stat. 2323, 2324; Pub. L. 107–188, title II, § 201(a), June 12, 2002, 116 Stat. 637 [adding § 351A]; Pub. L. 107–296, title XVII, § 1709(a), Nov. 25, 2002, 116 Stat. 2318; Pub. L. 108–155, § 2(b)(3), Dec. 3, 2003, 117 Stat. 1941; Pub. L. 110–85, title IX, § 901(c), Sept. 27, 2007, 121 Stat. 939; Pub. L. 111–148, title VII, § 7002(a), (b), (g)(1), Mar. 23, 2010, 124 Stat. 804, 814, 819; Pub. L. 112–144, title V, § 502(a)(2), July 9, 2012, 126 Stat. 1040; Pub. L. 114–89, § 2(a)(2), Nov. 25, 2015, 129 Stat. 698; Pub. L. 114–255, div. A, title III, § 3031(b), Dec. 13, 2016, 130 Stat. 1100; Pub. L. 115–52, title V, § 505(b)(2)(B), Aug. 18, 2017, 131 Stat. 1046; Pub. L. 116–22, title IV, § 405, June 24, 2019, 133 Stat. 949; Pub. L. 116–94, div. N, title I, §§ 605, 606, Dec. 20, 2019, 133 Stat. 3127; Pub. L. 116–260, div. BB, title III, §§ 322, 325(a), Dec. 27, 2020, 134 Stat. 2933, 2936; Pub. L. 117–8, § 2, Apr. 23, 2021, 135 Stat. 254 [adding § 352A]; Pub. L. 117–286, § 4(b)(75), Dec. 27, 2022, 136 Stat. 4351; Pub. L. 117–328, div.

FF, title III, §§ 3206, 3209(b), Dec. 29, 2022, 136 Stat. 5820, 5822; Pub. L. 117-328, div. FF, title II, § 2311, Dec. 29, 2022, 136 Stat. 5759) is hereby repealed.

**SEC. 4 - REPEAL OF Title 42, The Public Health Service, Ch. 6A, Subchapter II, Part B, Federal-State Cooperation, § 247d to 247d-7g; 247d-11 to 247d-12, **Public health emergencies** [PHSA §319-319M.]**

Authorization for the public health emergencies program, (July 1, 1944, ch. 373, title III, § 319 as added Pub. L. 106-505, title I, § 102, Nov. 13, 2000, 114 Stat. 2315 - 2324 [repealing and replacing previous PHSA § 319 as added Pub. L. 98-49, July 13, 1983, 97 Stat. 245; amended Pub. L. 100-607, title II, § 256(a), Nov. 4, 1988, 102 Stat. 3110; Pub. L. 102-321, title I, § 163(b)(2), July 10, 1992, 106 Stat. 376; Pub. L. 102-531, title III, § 312(d)(2), Oct. 27, 1992, 106 Stat. 3504] as amended by Pub. L. 107-188, title I, §§ 104(a) 105, 108, 111(3), 125, June 12, 2002, 116 Stat. 605, 606, 609, 611, 614; Pub. L. 107-188, title I, § 131(a), June 12, 2002, 116 Stat. 617, 624; [adding § 319C-1 and § 319C-2]; Pub. L. 107-188, title I, § 121, June 12, 2002, 116 Stat. 611; [adding § 319F-2 provisions and codifying at 42 USC 300hh-12; renumbered as PHSA 319F-2 by Pub. L. 107-296]; Pub. L. 107-188, title I, § 103, June 12, 2002, 116 Stat. 603; Pub. L. 107-188, title I, § 106, June 12, 2002, 116 Stat. 607 [adding § 319H]; Pub. L. 107-188, title I, § 107, June 12, 2002, 116 Stat. 608 [adding § 319I]; Pub. L. 107-188, title I, § 109, June 12, 2002, 116 Stat. 610; Pub. L. 107-188, title I, § 110, June 12, 2002, 116 Stat. 611 [adding § 319J]; Pub. L. 107-188, title I, § 111(1), June 12, 2002, 116 Stat. 611; Pub. L. 107-188, title I, § 124, June 12, 2002, 116 Stat. 614 [adding § 319K]; Pub. L. 107-188, title I, §§ 141, 144(a), 158, June 12, 2002, 116 Stat. 626, 630, 633; Pub. L. 107-296, title XVII, § 1705(a), Nov. 25, 2002, 116 Stat. 2316; [renumbering 42 USC 300hh-12 provisions [Pub. L. 107-188] as PHSA § 319F-2 and recodifying at 42 USC 247d-6b]; Pub. L. 108-276, § 2(a), July 21, 2004, 118 Stat. 835 [adding § 319F-1]; Pub. L. 108-276, § 2(d), July 21, 2004, 118 Stat. 842; Pub. L. 108-276, § 3(a), July 21, 2004, 118 Stat. 842; Pub. L. 109-148, div. C, § 2, Dec. 30, 2005, 119 Stat. 2818 [adding § 319F-3]; Pub. L. 109-148, div. C, § 3, Dec. 30, 2005, 119 Stat. 2829 [adding § 319F-4]; Pub. L. 109-417, title I, § 102(c), title IV, §§ 403(b), 406, Dec. 19, 2006, 120 Stat. 2834, 2874, 2879; Pub. L. 109-417, title II, § 201, Dec. 19, 2006, 120 Stat. 2837; Pub. L. 109-417, title II, § 204(a), Dec. 19, 2006, 120 Stat. 2850; Pub. L. 109-417, title II, §§ 202, 204(b)(2), Dec. 19, 2006, 120 Stat. 2845, 2851; Pub. L. 109-417, title III, §§ 301(d), (e), 304, Dec. 19, 2006, 120 Stat. 2854, 2855, 2859; Pub. L. 109-417, title III, § 303(b), Dec. 19, 2006, 120 Stat. 2857; Pub. L. 109-417, title III, § 305, Dec. 19, 2006, 120 Stat. 2861; Pub. L. 109-417, title IV, § 401, Dec. 19, 2006, 120 Stat. 2865 [adding 319L]; Pub. L. 109-417, title IV, § 402, Dec. 19, 2006, 120 Stat. 2872; [adding 319M] Pub. L. 109-417, title IV, § 403(a), Dec. 19, 2006, 120 Stat. 2874; Pub. L. 110-85, title XI, § 1104(1), Sept. 27, 2007, 121 Stat. 975; Pub. L. 113-5, title II, § 201, Mar. 13, 2013, 127 Stat. 170; Pub. L. 113-5, title II, §§ 202(a), (c)(1), 204(b), Mar. 13, 2013, 127 Stat. 173, 175, 179; Pub. L. 113-5, title II, § 202(b), Mar. 13, 2013, 127 Stat. 175; Pub. L. 113-5, title II, §§ 202(c)(2), 203(c), Mar. 13, 2013, 127 Stat. 175, 176; Pub. L. 113-5, title II, § 203(a), Mar. 13, 2013, 127 Stat. 175; Pub. L. 113-5, title II, § 203(b)(1),

Mar. 13, 2013, 127 Stat. 175; Pub. L. 113–5, title II, § 204(a), Mar. 13, 2013, 127 Stat. 177; Pub. L. 113–5, title IV, §§ 401, 403, Mar. 13, 2013, 127 Stat. 192, 196; Pub. L. 113–5, title IV, § 402(a)–(d), (f), Mar. 13, 2013, 127 Stat. 194, 195; Pub. L. 113–5, title IV, § 402(g)(1), Mar. 13, 2013, 127 Stat. 195; Pub. L. 113–5, title IV, § 402(g)(2), (3), Mar. 13, 2013, 127 Stat. 196; Pub. L. 113–5, title IV, § 404, Mar. 13, 2013, 127 Stat. 197; Pub. L. 114–95, title IX, § 9215(kkk)(1), Dec. 10, 2015, 129 Stat. 2187; Pub. L. 114–255, div. A, title III, § 3041(a), Dec. 13, 2016, 130 Stat. 1111; Pub. L. 114–255, div. A, title III, §§ 3081, 3082(a), 3085, Dec. 13, 2016, 130 Stat. 1140, 1144; Pub. L. 114–255, div. A, title III, §§ 3082(b), 3084, Dec. 13, 2016, 130 Stat. 1141; Pub. L. 114–255, div. A, title III, § 3087, Dec. 13, 2016, 130 Stat. 1147; Pub. L. 115–245, div. B, title II, § 231, Sept. 28, 2018, 132 Stat. 3095; Pub. L. 116–22, title II, §§ 201(a), 202(a), (b)(1), (d), 203(e)(1), 207(b), title VII, § 705(b), June 24, 2019, 133 Stat. 907–910, 914, 927, 964; Pub. L. 116–22, title II, §§ 201(b), 202(c), (e), 203(c), (e)(2), June 24, 2019, 133 Stat. 908–910, 914; Pub. L. 116–22, title II, § 203(a), June 24, 2019, 133 Stat. 911 [adding § 319C–3]; Pub. L. 116–22, title II, § 205(a), (b), June 24, 2019, 133 Stat. 918, 924; Pub. L. 116–22, title II, § 206, title VII, § 701(c), June 24, 2019, 133 Stat. 925, 961; Pub. L. 116–22, title II, § 207(a), June 24, 2019, 133 Stat. 926; Pub. L. 116–22, title III, § 303(b), title IV, § 404(a), title V, § 504(b), title VI, §§ 601, 602, title VII, § 701(d), (e)(2)(B), (f), June 24, 2019, 133 Stat. 935, 948, 951–953, 961; Pub. L. 116–22, title III, § 304, June 24, 2019, 133 Stat. 936 [adding § 319D–1]; Pub. L. 116–22, title IV, § 403(a), (c), title V, §§ 502, 504(a), title VII, § 702, June 24, 2019, 133 Stat. 943, 947, 950, 951, 962; Pub. L. 116–22, title VII, § 701(e)(1)(C), (D), June 24, 2019, 133 Stat. 961 [adding § 319L–1]; Pub. L. 116–22, title VII, § 701(b), June 24, 2019, 133 Stat. 961; Pub. L. 116–22, title VII, § 705(a)(1), June 24, 2019, 133 Stat. 964; Pub. L. 116–22, title VII, § 705(a)(2), June 24, 2019, 133 Stat. 964; Pub. L. 116–127, div. F, § 6005, Mar. 18, 2020, 134 Stat. 207; Pub. L. 116–136, div. A, title III, § 3102, Mar. 27, 2020, 134 Stat. 361; Pub. L. 116–136, div. A, title III, § 3103, Mar. 27, 2020, 134 Stat. 361; Pub. L. 116–136, div. A, title III, § 3301, Mar. 27, 2020, 134 Stat. 383; Pub. L. 116–260, div. BB, title I, § 115(a), Dec. 27, 2020, 134 Stat. 2875 [adding § 320B]; Pub. L. 117–58, div. G, title IX, § 70953(f)(3), Nov. 15, 2021, 135 Stat. 1316; Pub. L. 117–286, § 4(a)(228), Dec. 27, 2022, 136 Stat. 4331; Pub. L. 117–328, div. FF, title II, §§ 2103(a), 2223(a), 2407, Dec. 29, 2022, 136 Stat. 5711, 5747, 5788; Pub. L. 117–328, div. FF, title II, §§ 2402, 2403, 2404(b)–2406, 2408(a), 2409(a), Dec. 29, 2022, 136 Stat. 5785–5787, 5789; Pub. L. 117–328, div. FF, title II, § 2231(a), Dec. 29, 2022, 136 Stat. 5752; Pub. L. 117–328, div. FF, title II, § 2303(b), Dec. 29, 2022, 136 Stat. 5758 [adding § 319B]; Pub. L. 117–328, div. FF, title II, § 2408(b), Dec. 29, 2022, 136 Stat. 5789 [adding § 319F–5]; Pub. L. 117–328, div. FF, title II, § 2232, Dec. 29, 2022, 136 Stat. 5754; Pub. L. 117–328, div. FF, title II, § 2111(a), Dec. 29, 2022, 136 Stat. 5720; Pub. L. 117–328, div. FF, title II, § 2211, Dec. 29, 2022, 136 Stat. 5729; Pub. L. 117–328, div. FF, title II, § 2234, Dec. 29, 2022, 136 Stat. 5754; Pub. L. 117–328, div. FF, title II, § 2401(a), Dec. 29, 2022, 136 Stat. 5782; Pub. L. 117–328, div. FF, title II, § 2233, Dec. 29, 2022, 136 Stat. 5754) is hereby repealed.

SEC. 5 - REPEAL OF Title 42, The Public Health Service, Chapter 6A, Public Health Service, Subchapter XIX, Vaccines, Part 1, **National Vaccine Program**, (§300aa-1 to 300aa-6); and Part 2, **National Vaccine Injury Compensation Program**, (§300aa-10 to 300aa-34).

Authorization for the National Vaccine Program and National Vaccine Injury Compensation Program, (July 1, 1944, ch. 373, title XXI, § 2101-2133 as added Pub. L. 99-660, title III, § 311(a), Nov. 14, 1986, 100 Stat. 3756-3778); and amended by Pub. L. 100-203, title IV, §§ 4302(b), 4304(a), (b), 4306, 4307(1), (2), Dec. 22, 1987, 101 Stat. 1330-221, 1330-223, 1330-224; Pub. L. 100-203, title IV, § 4302(b)(1), Dec. 22, 1987, 101 Stat. 1330-221; Pub. L. 100-203, title IV, §§ 4302(b)(1), 4307(9), Dec. 22, 1987, 101 Stat. 1330-221, 1330-225; Pub. L. 100-203, title IV, § 4302(b)(2), Dec. 22, 1987, 101 Stat. 1330-221; Pub. L. 100-203, title IV, § 4303(f), Dec. 22, 1987, 101 Stat. 1330-222 [adding § 2134]; Pub. L. 100-203, title IV, §§ 4303(d)(2)(A), 4307(3), 4308(a), (b), Dec. 22, 1987, 101 Stat. 1330-222, 1330-224; Pub. L. 100-203, title IV, § 4307(4), Dec. 22, 1987, 101 Stat. 1330-224; Pub. L. 100-203, title IV, § 4307(7), Dec. 22, 1987, 101 Stat. 1330-225; Pub. L. 100-203, title IV, § 4302(b)(1), Dec. 22, 1987, 101 Stat. 1330-221; Pub. L. 100-203, title IV, § 4305, Dec. 22, 1987, 101 Stat. 1330-224; Pub. L. 100-203, title IV, §§ 4302(b), 4303(a)-(d)(1), (e), (g), 4307(5), (6), Dec. 22, 1987, 101 Stat. 1330-221 to 1330-223, 1330-225; Pub. L. 100-203, title IV, §§ 4304(c), 4307(8), 4308(c), Dec. 22, 1987, 101 Stat. 1330-224, 1330-225; Pub. L. 100-360, title IV, § 411(o)(1), July 1, 1988, 102 Stat. 808; Pub. L. 100-360, title IV, § 411(o)(2), (3)(A), July 1, 1988, 102 Stat. 808; Pub. L. 100-360, title IV, § 411(o)(3)(A), July 1, 1988, 102 Stat. 808; Pub. L. 101-239, title VI, § 6601(b), Dec. 19, 1989, 103 Stat. 2285; Pub. L. 101-239, title VI, § 6601(c)(1)-(7), Dec. 19, 1989, 103 Stat. 2285, 2286; Pub. L. 101-239, title VI, § 6601(c)(8), (l), Dec. 19, 1989, 103 Stat. 2286, 2290; Pub. L. 101-239, title VI, § 6601(d)-(i), Dec. 19, 1989, 103 Stat. 2286-2290; Pub. L. 101-239, title VI, § 6601(j), Dec. 19, 1989, 103 Stat. 2290; Pub. L. 101-239, title VI, § 6601(k), Dec. 19, 1989, 103 Stat. 2290; Pub. L. 101-239, title VI, § 6601(m)(1), Dec. 19, 1989, 103 Stat. 2291; Pub. L. 101-239, title VI, § 6601(m)(2), Dec. 19, 1989, 103 Stat. 2291; Pub. L. 101-239, title VI, § 6601(n), Dec. 19, 1989, 103 Stat. 2291; Pub. L. 101-239, title VI, § 6601(o), Dec. 19, 1989, 103 Stat. 2292; Pub. L. 101-239, title VI, § 6601(p), Dec. 19, 1989, 103 Stat. 2292; Pub. L. 101-239, title VI, § 6601(q), Dec. 19, 1989, 103 Stat. 2292; Pub. L. 101-502, § 4, Nov. 3, 1990, 104 Stat. 1286; Pub. L. 101-502, § 5(a), Nov. 3, 1990, 104 Stat. 1286; Pub. L. 101-502, § 5(b), Nov. 3, 1990, 104 Stat. 1286; Pub. L. 101-502, § 5(c), Nov. 3, 1990, 104 Stat. 1287; Pub. L. 101-502, § 5(d), Nov. 3, 1990, 104 Stat. 1287; Pub. L. 101-502, § 5(e), Nov. 3, 1990, 104 Stat. 1287; Pub. L. 101-502, § 5(f), Nov. 3, 1990, 104 Stat. 1287; Pub. L. 101-650, title III, § 321, Dec. 1, 1990, 104 Stat. 5117; Pub. L. 102-168, title II, § 201(c), (d)(1), (h)(2), (3), Nov. 26, 1991, 105 Stat. 1103, 1104; Pub. L. 102-168, title II, § 201(d)(2), Nov. 26, 1991, 105 Stat. 1103; Pub. L. 102-168, title II, § 201(d)(3), Nov. 26, 1991, 105 Stat. 1103; Pub. L. 102-168, title II, § 201(e), (f), Nov. 26, 1991, 105 Stat. 1103; Pub. L. 102-168, title II, § 201(g), Nov. 26, 1991, 105 Stat. 1104; Pub. L. 102-168, title II, § 201(h)(1), Nov. 26, 1991, 105 Stat. 1104; Pub. L. 102-531, title III, § 312(d)(13), Oct. 27,

1992, 106 Stat. 3505; Pub. L. 102-531, title III, § 312(d)(14), Oct. 27, 1992, 106 Stat. 3505; Pub. L. 102-531, title III, § 312(d)(15), Oct. 27, 1992, 106 Stat. 3505; Pub. L. 102-531, title III, § 314, Oct. 27, 1992, 106 Stat. 3508; Pub. L. 102-572, title IX, § 902(b), Oct. 29, 1992, 106 Stat. 4516; Pub. L. 102-572, title IX, § 902(b)(1), Oct. 29, 1992, 106 Stat. 4516; Pub. L. 103-43, title XX, § 2012, June 10, 1993, 107 Stat. 214; Pub. L. 103-66, title XIII, § 13632(a)(1), Aug. 10, 1993, 107 Stat. 645; Pub. L. 103-66, title XIII, § 13632(a)(2), Aug. 10, 1993, 107 Stat. 645; Pub. L. 103-66, title XIII, § 13632(b), Aug. 10, 1993, 107 Stat. 646; Pub. L. 103-66, title XIII, § 13632(c), Aug. 10, 1993, 107 Stat. 646; Pub. L. 103-183, title VII, § 708, Dec. 14, 1993, 107 Stat. 2242; Pub. L. 105-277, div. C, title XV, § 1502, Oct. 21, 1998, 112 Stat. 2681-741; Pub. L. 106-310, div. A, title XVII, § 1701(a), Oct. 17, 2000, 114 Stat. 1151; Pub. L. 107-296, title XVII, §§ 1714-1716, Nov. 25, 2002, 116 Stat. 2320, 2321; Pub. L. 108-7, div. L, § 102(a), Feb. 20, 2003, 117 Stat. 528; Pub. L. 108-173, title IX, § 900(e)(2)(F), Dec. 8, 2003, 117 Stat. 2372; Pub. L. 108-276, § 2(c), July 21, 2004, 118 Stat. 842; Pub. L. 114-255, div. A, title III, § 3093(c)(1), Dec. 13, 2016, 130 Stat. 1152; Pub. L. 114-255, div. A, title III, § 3093(c)(2), (3), Dec. 13, 2016, 130 Stat. 1152) is hereby repealed.

**SEC. 6 - REPEAL OF Title 21, Food and Drugs, Ch. 9, Federal Food Drug and Cosmetics Act, Subchapter V, Drugs and Devices, Part E, General Provisions Relating to Drugs and Devices, §360bbb to §360bbb-8d, Expanded access to unapproved therapies and diagnostics program [FDCA Ch. 675, §561 to 569D]**

Authorization for the Expanded access to unapproved therapies and diagnostics program, (June 25, 1938, ch. 675, §561 et seq, as added Pub. L. 105-115, title IV, § 402, Nov. 21, 1997, 111 Stat. 2365, and amended by: Pub. L. 108-136, div. A, title XVI, § 1603(a), Nov. 24, 2003, 117 Stat. 1684 [adding § 564]; Pub. L. 108-276, § 4(a), July 21, 2004, 118 Stat. 853; Pub. L. 109-417, title IV, § 404, Dec. 19, 2006, 120 Stat. 2875 [adding § 565]; Pub. L. 109-482, title I, § 102(f)(2), Jan. 15, 2007, 120 Stat. 3685; Pub. L. 110-85, title VI, § 603, Sept. 27, 2007, 121 Stat. 898 [adding § 566]; Pub. L. 110-85, title IX, § 917, Sept. 27, 2007, 121 Stat. 960 [adding § 567]; Pub. L. 112-144, title VII, § 715(b), July 9, 2012, 126 Stat. 1075 [adding § 568]; Pub. L. 112-144, title IX, § 903, July 9, 2012, 126 Stat. 1088 [adding § 569]; Pub. L. 112-144, title XI, § 1102, July 9, 2012, 126 Stat. 1108; Pub. L. 112-144, title XI, § 1123, July 9, 2012, 126 Stat. 1113 [adding § 569A, 569B]; Pub. L. 112-144, title XI, § 1137, July 9, 2012, 126 Stat. 1124 [adding § 569C]; Pub. L. 113-5, title III, § 302(a), Mar. 13, 2013, 127 Stat. 179; Pub. L. 113-5, title III, § 302(b), Mar. 13, 2013, 127 Stat. 183 [adding § 564A]; Pub. L. 113-5, title III, § 302(d), Mar. 13, 2013, 127 Stat. 185 [adding § 564B]; Pub. L. 113-5, title III, §§ 303-306, Mar. 13, 2013, 127 Stat. 185-190; Pub. L. 114-255, div. A, title III, § 3001, Dec. 13, 2016, 130 Stat. 1083; Pub. L. 114-255, div. A, title III, § 3032, Dec. 13, 2016, 130 Stat. 1100 [adding § 561A]; Pub. L. 114-255, div. A, title III, § 3088(a), Dec. 13, 2016, 130 Stat. 1148; Pub. L. 114-255, div. A, title III, § 3088(c), Dec. 13, 2016, 130 Stat. 1149; Pub. L. 114-255, div. A, title III, § 3088(d), Dec. 13, 2016, 130 Stat. 1149; Pub. L. 114-255, div. A, title III, § 3086, Dec. 13, 2016, 130 Stat. 1144 [adding § 565A]; Pub. L. 114-255, div. A, title III,

§ 3101(a)(2)(O), Dec. 13, 2016, 130 Stat. 1154; Pub. L. 114–255, div. A, title III, § 3101(a)(2)(P), Dec. 13, 2016, 130 Stat. 1154; Pub. L. 114–255, div. A, title III, § 3101(a)(2)(Q), Dec. 13, 2016, 130 Stat. 1155; Pub. L. 115–52, title VI, § 602, Aug. 18, 2017, 131 Stat. 1048; Pub. L. 115–52, title VI, § 605, Aug. 18, 2017, 131 Stat. 1048; Pub. L. 115–52, title VI, § 610(c), Aug. 18, 2017, 131 Stat. 1053; Pub. L. 115–92, § 1(a), Dec. 12, 2017, 131 Stat. 2023; Pub. L. 115–92, § 1(b), Dec. 12, 2017, 131 Stat. 2023; Pub. L. 115–176, § 2(a), May 30, 2018, 132 Stat. 1372; [adding § 561B] Pub. L. 115–271, title III, § 3012(b), Oct. 24, 2018, 132 Stat. 3935 [adding § 569D]; Pub. L. 116–22, title V, § 503, June 24, 2019, 133 Stat. 951; Pub. L. 116–22, title VI, § 603(b), June 24, 2019, 133 Stat. 953 [adding § 565B]; Pub. L. 116–22, title VII, § 705(c), June 24, 2019, 133 Stat. 964; Pub. L. 116–22, title VII, § 705(d), June 24, 2019, 133 Stat. 964; Pub. L. 117–9, § 1(a)(5), Apr. 23, 2021, 135 Stat. 258; Pub. L. 117–180, div. F, title V, § 5005, Sept. 30, 2022, 136 Stat. 2167; Pub. L. 117–229, div. C, title III, § 301, Dec. 16, 2022, 136 Stat. 2311; Pub. L. 117–286, § 4(a)(157), Dec. 27, 2022, 136 Stat. 4323; Pub. L. 117–328, div. FF, title II, §§ 2501, 2502(a), Dec. 29, 2022, 136 Stat. 5796, 5797; Pub. L. 117–328, div. FF, title II, § 2504, Dec. 29, 2022, 136 Stat. 5802; Pub. L. 117–328, div. FF, title III, § 3101, Dec. 29, 2022, 136 Stat. 5807; Pub. L. 117–328, div. FF, title III, § 3203, Dec. 29, 2022, 136 Stat. 5814 [adding § 566A]; Pub. L. 117–328, div. FF, title III, § 3202(e), Dec. 29, 2022, 136 Stat. 5812) is hereby repealed.

**SEC. 7 - REPEAL OF Title 42, Public Health Service, Ch. 6A, Public Health Service, Subchapter XXVI, National All-Hazards Preparedness for Public Health Emergencies, Parts A-C, §300hh-1 to 300hh-37 [PHSA §2801-2826]**

Authorization for the National All-Hazards Preparedness for Public Health Emergencies program (July 1, 1944, ch. 373, title XXVIII, § 2801, as added Pub. L. 107–188, title I, § 101(a), June 12, 2002, 116 Stat. 596; and amended by Pub. L. 107–188, title I, § 102(a), June 12, 2002, 116 Stat. 599 [adding 2811, renumbered 2812 Pub. L. 109-417]; Pub. L. 107–188, title I, § 126, June 12, 2002, 116 Stat. 615; Pub. L. 109–347, title VII, § 709, Oct. 13, 2006, 120 Stat. 1947; Pub. L. 109–417, title I, § 101(2), Dec. 19, 2006, 120 Stat. 2832; Pub. L. 109–417, title I, § 102(a)(2), (4), title III, § 301(a), Dec. 19, 2006, 120 Stat. 2832, 2834, 2853 [amending and renumbering 2811 as 2812]; Pub. L. 109–417, title I, § 102(a)(3), Dec. 19, 2006, 120 Stat. 2833 [adding § 2811]; Pub. L. 109–417, title I, § 102(d), Dec. 19, 2006, 120 Stat. 2834 [adding § 2814]; Pub. L. 109–417, title I, § 103, Dec. 19, 2006, 120 Stat. 2835 [adding § 2802]; Pub. L. 109–417, title III, § 302(a), Dec. 19, 2006, 120 Stat. 2855 [adding § 2803]; Pub. L. 109–417, title III, § 303(a), Dec. 19, 2006, 120 Stat. 2856 [adding § 2813]; Pub. L. 110–355, § 6(a), Oct. 8, 2008, 122 Stat. 3994 [adding § 2815]; Pub. L. 111–148, title IV, § 4304, Mar. 23, 2010, 124 Stat. 584 [adding § 2821]; Pub. L. 113–5, title I, § 101(a), Mar. 13, 2013, 127 Stat. 162; Pub. L. 113–5, title I, § 101(b), Mar. 13, 2013, 127 Stat. 163; Pub. L. 113–5, title I, § 102(a), Mar. 13, 2013, 127 Stat. 163; Pub. L. 113–5, title I, § 103, Mar. 13, 2013, 127 Stat. 168 [adding § 2811A]; Pub. L. 113–5, title I, § 104, Mar. 13, 2013, 127 Stat. 170; Pub. L. 113–5, title II, § 203(b)(2), Mar. 13, 2013, 127 Stat. 175; Pub. L. 114–113, div. H, title V, § 527, Dec. 18,

2015, 129 Stat. 2653; Pub. L. 114–255, div. A, title III, § 3083, Dec. 13, 2016, 130 Stat. 1141; Pub. L. 116–22, title I, § 101, title II, § 203(d), title III, § 303(a), June 24, 2019, 133 Stat. 906, 914, 935; Pub. L. 116–22, title III, § 305(b), June 24, 2019, 133 Stat. 938 [adding § 2811B]; Pub. L. 116–22, title III, § 305(c), June 24, 2019, 133 Stat. 939 [adding § 2811C]; Pub. L. 116–22, title III, § 305(d), June 24, 2019, 133 Stat. 941 [adding § 2811D]; Pub. L. 116–22, title III, § 301(a), (d)(1), June 24, 2019, 133 Stat. 931, 933; Pub. L. 116–22, title III, § 301(b), June 24, 2019, 133 Stat. 932; Pub. L. 116–22, title III, § 302(a), (b), title IV, §§ 401, 402(b), 404(b), title V, § 501, title VII, § 703(b), June 24, 2019, 133 Stat. 934, 942, 943, 948, 950, 963; Pub. L. 116–22, title III, § 303(c), June 24, 2019, 133 Stat. 935; Pub. L. 116–22, title III, § 305(a), June 24, 2019, 133 Stat. 936; Pub. L. 116–22, title IV, § 402(a), June 24, 2019, 133 Stat. 942 [adding § 2811-1]; Pub. L. 116–22, title VI, § 607(b), June 24, 2019, 133 Stat. 960; Pub. L. 116–94, div. N, title I, § 404(c), Dec. 20, 2019, 133 Stat. 3118 [adding § 2822]; Pub. L. 116–260, div. BB, title III, § 314, Dec. 27, 2020, 134 Stat. 2929; Pub. L. 117–43, div. D, title I, § 3101, Sept. 30, 2021, 135 Stat. 379; Pub. L. 117–70, div. C, title I, § 2101, Dec. 3, 2021, 135 Stat. 1504; Pub. L. 117–86, div. B, title I, § 1101, Feb. 18, 2022, 136 Stat. 17; Pub. L. 117–103, div. P, title I, § 101, Mar. 15, 2022, 136 Stat. 789; Pub. L. 117–263, div. G, title LXXI, § 7143(d)(4), Dec. 23, 2022, 136 Stat. 3663; Pub. L. 117–328, div. FF, title II, § 2103(b)(1), (d), Dec. 29, 2022, 136 Stat. 5711, 5714; Pub. L. 117–328, div. FF, title II, § 2103(b)(2), (c), Dec. 29, 2022, 136 Stat. 5712, 5713; Pub. L. 117–328, div. FF, title II, § 2104, Dec. 29, 2022, 136 Stat. 5715; Pub. L. 117–328, div. FF, title II, § 2104(k)(1), Dec. 29, 2022, 136 Stat. 5719; Pub. L. 117–328, div. FF, title II, § 2212(b), Dec. 29, 2022, 136 Stat. 5733 [adding § 2824]; Pub. L. 117–328, div. FF, title II, § 2213(a), Dec. 29, 2022, 136 Stat. 5734 [adding § 2823]; Pub. L. 117–328, div. FF, title II, § 2214, Dec. 29, 2022, 136 Stat. 5739 [adding § 2825]; Pub. L. 117–328, div. FF, title II, § 2226, Dec. 29, 2022, 136 Stat. 5750 [adding § 2826]; Pub. L. 117–328, div. FF, title II, § 2235, Dec. 29, 2022, 136 Stat. 5755; Pub. L. 117–328, div. FF, title II, § 2236, Dec. 29, 2022, 136 Stat. 5756) is hereby repealed.

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Pray the Rosary.

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## **Dec. 25, 2023 - Merry Christmas, Bailiwick readers.**

Robert Lazu Kmita, writing at The Remnant Newspaper:

Dec. 23, 2023 - Descending from Heaven: Thoughts on the Mysterious Meanings of Christmas<sup>1637</sup>

“...Confronted with the dramatic problem of recovering the lost Paradise, the ancient sages desperately sought solutions, from shamanic and magical practices to thaumaturgic and meditative ones, to “traverse” the distance between our physical world and the “beyond” – the metaphysical world. Conceiving the created world in terms of a tensioned duality, as seen, for example, in Plato’s philosophy, they never suspected the existence of a path conceived by God Himself.

Knowing all too well that there is no method that allows man to traverse the infinite distance between creature and Creator, the Heavenly Father foresaw the saving solution in the Incarnation of His only Son, through a “method” that overturns any human philosophy: the miraculous birth from the Virgin. I’ll stop here. No matter how much I write, words can never help us penetrate such amazing realities.

However, we are left with the wonderful icon in which we contemplate Mary, the true mother of the divine child, meditating and marveling at the One she sees with her virgin eyes: the eternal Word, God, Jesus Christ, made man. Let us contemplate Him too: so small and fragile but shining to incandescence in the midst of the dark night of our fallen world.

He is the only light we truly need.”

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<sup>1637</sup> <https://remnantnewspaper.com/web/index.php/articles/item/6951-descending-from-heaven-thoughts-on-the-mysterious-meanings-of-christmas>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

**Dec. 30, 2023 - Political Authority and the Duties of Conscience. Lecture by Bishop Athanasius Schneider, given at Cambridge Nov. 24, 2023.**

Published with permission from Thomas D'Andrea, Centre for the Study of Philosophy, Politics, and Religion, Cambridge.<sup>1638</sup>

YouTube video:

- Nov. 24, 2023 - Political Authority and the Duties of Conscience.<sup>1639</sup>

Political Authority and the Duties of Conscience (PDF<sup>1640</sup>)

Lecture by Bishop Athanasius Schneider,<sup>1641</sup> Auxiliary Bishop of Astana, Kazakhstan

*The source of human authority is in God.*

This truth proclaims Holy Scripture, both in the Old and the New Testament. For instance:

"By me kings reign . . . by me princes rule, and the mighty decree justice." (Prov. 8:15-16)

To the Roman governor, ostentatiously pretending that he had the power of releasing and of condemning, Jesus Christ answered:

"Thou shouldst not have any power against me unless it were given thee from above." (John 19:11)

St. Paul wrote to the Romans, saying:

"There is not power but from God," from which, as from its cause, he draws this conclusion: "The prince is the minister of God." (Rom.13:1-4)

And St. Augustine said:

"We do not attribute the power of giving government and empires to any but the true God." (*De civ. Dei*, 5, 21)

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<sup>1638</sup> <http://www.csppr.org.uk/index.html>

<sup>1639</sup> <https://www.youtube.com/watch?v=CYklGSWHHNg>

<sup>1640</sup> <https://bailiwicknewsarchives.files.wordpress.com/2023/12/2023.11.24-bishop-schneider-lecture-political-authority-and-the-duties-of-conscience-1.pdf>

<sup>1641</sup> <https://www.gloriadei.io/>

[Pope Leo XIII, Encyclical *Diuturnum Illud*]

“Nature, or rather God who is the Author of nature, wills that man should live in a civil society; and this is clearly shown both by the faculty of language, the greatest medium of intercourse, and by numerous innate desires of the mind, and the many necessary things, and things of great importance, which men isolated cannot procure, but which they can procure when joined and associated with others.

But now, a society can neither exist nor be conceived in which there is no one to govern the wills of individuals, in such a way as to make, as it were, one will out of many, and to impel them rightly and orderly to the common good; therefore, God has willed that in a civil society there should be some to rule the multitude (political authority). ...

But no man has in himself or of himself the power of constraining the free will of others by fetters of authority of this kind. This power resides solely in God, the Creator and Legislator of all things; and it is necessary that those who exercise it (political authority) should do it as having received it from God.” (Pope Leo XIII, Encyclical *Diuturnum Illud*)

*One of the main tasks of political authority consists in making, promulgating, and enforcing law.*

According to St. Thomas Aquinas law is:

"a certain rule and measure of acts whereby man is induced to act or is restrained from acting." (Summa theologica, I-II, 90, 1)

The norm and measure of human actions is reason, therefore law has an essential relation to reason; in the first place to divine reason; in the second place to human reason, when it acts correctly, i.e., in accordance with the purpose or final cause implanted in it by God.

Law is directed by its nature to the good, and especially to the universal or common good (see Thomas Aquinas S. th., I-II, 90, 4, c)

St. Augustine said:

"That which is not just seems to be no law at all" (*De Lib. Arb.* 1, 5).

And St. Thomas Aquinas concludes, saying:

“Wherefore the force of a law depends on the extent of its justice. Now in human affairs a thing is said to be just, from being right, according to the rule of reason. But the first rule of reason is the law of nature. Consequently, every human law has just so much of the nature of law, as it is derived from the law of nature. But if in any point it deflects from the law of nature, it is no longer a law but a perversion of law.” (S. th., I-II, 95, 2, c)

*One can ask: Whether human law binds a man in conscience?*

St. Thomas Aquinas answers:

“that, laws framed by man are either just or unjust. If they be just, they have the power of binding in conscience, from the eternal law whence they are derived. Laws are said to be just, both from the end, when, to wit, they are ordained to the common good—and from their author, that is to say, when the law that is made does not exceed the power of the lawgiver—and from their form, when, to wit, burdens are laid on the subjects, according to an equality of proportion and with a view to the common good.

For, since one man is a part of the community, each man in all that he is and has, belongs to the community; just as a part, in all that it is, belongs to the whole; wherefore nature inflicts a loss on the part, in order to save the whole: so that on this account, such laws as these, which impose proportionate burdens, are just and binding in conscience, and are legal laws.

On the other hand laws may be unjust in two ways: first, by being contrary to human good, through being opposed to the things mentioned above—either in respect of the end, as when an authority imposes on his subjects burdensome laws, conducive, not to the common good, but rather to his own cupidity or vainglory—or in respect of the author, as when a man makes a law that goes beyond the power committed to him—or in respect of the form, as when burdens are imposed unequally on the community, although with a view to the common good.

The like are acts of violence rather than laws; because, as Augustine says (*De Lib. Arb.* 1, 5), "a law that is not just, seems to be no law at all."

Wherefore such laws do not bind in conscience, except perhaps in order to avoid scandal or disturbance, for which cause a man should even yield his right, according to Matthew 5:40-41: "If a man . . . take away thy coat, let go thy cloak also unto him; and whosoever will force thee one mile, go with him other two."

Secondly, laws may be unjust through being opposed to the Divine good: such are the laws of tyrants inducing to idolatry, or to anything else contrary to the Divine law: and laws of this kind must nowise be observed, because, as stated in Acts 5:29, "we ought to obey God rather than man." (S. th., I-II, 96, 4, c)

If law in any point deflects from the Natural Law, it is no longer a law but a perversion of law, as affirmed Thomas Aquinas.

*It is convenient first to clarify the meaning of natural law.*

The eternal law impresses itself on rational creatures and endows them with an inclination toward their proper actions and ends. This participation of the rational creature in eternal law is called natural law. The light of natural reason by which we distinguish between good and bad is the refraction of the divine light in us (cf. S.th., I-II, 91, 2). All law, insofar as it participates in right reason, is derived, therefore, from eternal law (cf. *ibid.*, I-II, 93.3).

“Every human law has just so much of the nature of law, as it is derived from the law of nature. But if in any point it deflects from the law of nature, it is no longer a law but a perversion of law” (*ibid.*, I-II., q.95, a.2, resp.)

If the recourse to the transcendental eternal law of the Creator is not taken, we have a choice between the alternatives: either having no ontological foundation at all for the contents of the legal order and accepting as valid every positive order that can compel submission; or erecting the intramundane elements, such as instincts, desires, wants, secular reason, the will to power, the survival of the fittest, etc., into absolutes.

[Pope Pius XI, Encyclical *Mit brennender Sorge*]

Natural law is written by the Creator's hand on the tablet of the human heart (see Rom. 2:14). Therefore, human “reason, not blinded by sin or passion, can easily read it. It is in the light of the commands of this natural law, that all positive law, whoever be the lawgiver, can be gauged in its moral content, and hence, in the authority it wields over conscience.

Human laws in flagrant contradiction with the natural law are vitiated with a taint which no force, no power can mend. In the light of this principle, one must judge the axiom, that "right is common utility," a proposition which may be given a correct significance; it means that what is morally indefensible, can never contribute to the good of the people.

But ancient paganism acknowledged that the axiom, to be entirely true, must be reversed and be made to say: "Nothing can be useful, if it is not at the same time morally good" (Cicero, *De Off.* 2, 30).

Emancipated from this moral rule, the principle would in international law carry a perpetual state of war between nations; for it ignores in national life, by confusion of right and utility, the basic fact that man as a person possesses rights he holds from God, and which any collectivity must protect against denial, suppression or neglect. To overlook this truth is to forget that the real common good ultimately takes its measure from man's nature, which balances personal rights and social obligations, and from the purpose of society, established for the benefit of human nature.

Society, was intended by the Creator for the full development of individual possibilities, and for the social benefits, which by a give and take process, everyone can claim for his own sake and that of others. Higher and more general values, which collectivity alone can provide, also derive from the Creator for the good of man, and for the full development, natural and supernatural, and the realization of his perfection. To neglect this order is to shake the pillars on which society rests, and to compromise social tranquility, security and existence.” (Pope Pius XI, Encyclical *Mit brennender Sorge*, March 14, 1937).

*We can ask: How is the good of the individual person related to the common good?*

[Pope Pius XII:]

Man as an individual, as a part of the whole, is subordinate to the state; but as a person, a spiritual being with an eternal end, he is superior to the state. The common good is only a good if it helps the members of society achieve their legitimate temporal goods and eternal end. The proper meaning of the common good consists in the implementation of normal and stable public conditions, so that both individuals and families, with the correct use of their powers, can easily lead a worthy and happy life, a life according to God's law — [This] is the goal and the norm of the state and its organs.” (Pope Pius XII, *Address to the Patriciate and the Roman Nobility*, January 8, 1947).

The power of the civil authority is not unlimited “It is not an oppressive omnipotence of any legitimate autonomy. . . . Neither the individual nor the family should be absorbed by the state.” (Pope Pius XII, *Address to the Participants in the Eighth International Congress of Administrative Sciences*, August 5, 1950).

In modern times we assisted a kind of a deification of civil authority, of the state, with its most adverse consequence, which is totalitarianism:

“It gives civil power an undue extension, determines and fixes in content and form all fields of activity, and in this way compresses all legitimate proper life — personal, local, and professional — into a mechanical unity or collectivity, under

the imprint of nation, race, or class.” (Pope Pius XII, *Address to the Tribunal of the Sacra Romana Rota*, October 2, 1945).

*What are the duties of citizens toward civil authorities? They must:*

1. Love their country, and particularly their local community;
2. Respect all civil authority;
3. Pray for those in public office;
4. Obey all just laws;
5. Contribute to the taxes of the state;
6. Exercise political rights conscientiously.

*And what are the duties of civil authorities to those whom they govern? They are the following:*

1. Make and enforce laws protecting the rights of citizens at all stages of life, from conception to natural death;
2. Serve the greatness and material prosperity of the country;
3. Appoint honest and capable officials;
4. Safeguard public safety;
5. Protect and promote public morality.

Prior to political authority there is the paternal and maternal authority in the family.

[Pope Leo XIII:]

“The family has at least equal rights with the state in the choice and pursuit of the things needful to its preservation and its just liberty. . . Inasmuch as the domestic household is antecedent, as well in idea as in fact, to the gathering of men into a community, the family must necessarily have rights and duties which are prior to those of the community, and founded more immediately in nature.” (Pope Leo XIII, Encyclical *Rerum Novarum*, 13).

The political authority may not “intrude into and exercise intimate control over the family and the household. Paternal authority can be neither abolished nor absorbed by the state; for it has the same source as human life itself” (Pope Leo XIII, Encyclical *Rerum Novarum*, 14).

*What should we do when two laws appear to conflict?*

The higher law takes precedence, e.g., natural law takes precedence over positive law, divine law takes precedence over human law. There exist cases where a human law should not be followed. If a law is made that exceeds the jurisdiction of the legislator, gravely threatens the common good, or contradicts natural law or divine law, it is an act of violence rather than a true law. It is null and void and need not be followed. (see St. Thomas Aquinas, ST, I-II, q. 93, a. 3, rep. 2; q. 96, a. 4, rep. 2 and 3.)

*Here arises the question: May we ever refuse obedience to civil or ecclesiastical authorities?*

Yes. As with all unjust laws, one may refuse obedience to any superior when they demand something opposed to natural or divine law, as grasped by a properly formed conscience.

*What is then conscience?*

England became renowned through two teachers on conscience, i.e., Thomas More and John Henry Newman. Thomas More stresses its communal nature. Thomas More was, after all, imprisoned precisely because he could not, in good conscience, swear allegiance to Henry VIII's oath.

[*Gaudium et Spes*, Dec. 7, 1965:]

“The life and martyrdom of Saint Thomas More have been the source of a message which spans the centuries and which speaks to people everywhere of the inalienable dignity of the human conscience, which, as the Second Vatican Council reminds us, is "the most intimate centre and sanctuary of a person, in which he or she is alone with God, whose voice echoes within them" (*Gaudium et Spes*, 16).

[Pope John Paul II:]

Whenever men or women heed the call of truth, their conscience then guides their actions reliably towards good. Precisely because of the witness which he bore, even at the price of his life, to the primacy of truth over power, Saint Thomas More is venerated as an imperishable example of moral integrity. And even outside the Church, particularly among those with responsibility for the destinies of peoples, he is acknowledged as a source of inspiration for a political system which has as its supreme goal the service of the human person.” (Pope John Paul II, *Apostolic Letter issued motu proprio Proclaiming Saint Thomas More Patron of Statesmen and Politicians*, October 31, 2000)



“What enlightened his conscience was the sense that man cannot be sundered from God, nor politics from morality. As I have already had occasion to say, "man is created by God, and therefore human rights have their origin in God, are based upon the design of creation and form part of the plan of redemption. One might even dare to say that the rights of man are also the rights of God" (Speech, 7 April 1998).” (Pope John Paul II, *Apostolic Letter issued motu proprio Proclaiming Saint Thomas More Patron of Statesmen and Politicians*, October 31, 2000)

“The life of Saint Thomas More clearly illustrates a fundamental truth of political ethics. The defence of the Church’s freedom from unwarranted interference by the State is at the same time a defence, in the name of the primacy of conscience, of the individual’s freedom vis-à-vis political power. Here we find the basic principle of every civil order consonant with human nature.” (ibid.)

In contrast to the modern claim that the individual can create his own moral values, Thomas More saw the “formation of conscience” as “the fruit” of an education “in the truth.” Far from being the arbitrator and creator of its own moral order, the human conscience is in need of conforming to the truth. For More, the formation of conscience is the result of a long process in which one discovers a pre-existing created moral order.

Nothing underscores the profound differences between More’s and the modernist’s understanding of conscience more than this fact: Whereas modern thought views the individual’s conscience as being above all other authorities, More’s conscience testifies to the superiority of the church’s authority to his king’s. More’s refusal to take Henry’s oath was not an act of civil disobedience but, rather, of obedience to truth and thus, in his view, an act of “genuine liberty.”

Thomas More, the great English scholar and statesman, is admired by believers and non-believers alike for the integrity with which he followed his conscience, even at the cost of displeasing the sovereign whose “good servant” he was, because he chose to serve God first.

In one of his last letters from the Tower Thomas More wrote to his daughter Margret:

“I know myself well worthy that God should let me slip, yet can I not but trust in his merciful goodness, that as his grace hath strengthened me hitherto, and made me content in my heart, to lose goods, lands and life too, rather than to swear against my conscience.” (*The Last Letters of Thomas More*, p. 88)

John Henry Newman is called sometimes the “Doctor of Conscience.” Known is his lapidary expression about conscience as “the aboriginal vicar of Christ.” We quote from his Letter to the Duke of Norfolk, where he writes:

“Conscience is the aboriginal Vicar of Christ, a prophet in its informations, a monarch in its peremptoriness, a priest in its blessings and anathemas, and, even though the eternal priesthood throughout the Church could cease to be, in it the sacerdotal principle would remain and would have a sway” (From the *Letter to the Duke of Norfolk*).

Newman explained:

“Conscience, the existence of which we cannot deny, is a proof of the doctrine of a Moral Governor, which alone gives it a meaning and a scope; that is, the doctrine of a Judge and judgment to come is a development of the phenomenon of conscience.” (*An Essay on the Development of Christian Doctrine*)

In Newman’s novel *Callista* there is a beautiful dialogue between the characters of the book which proves this concept. The passage indicates that Newman identifies conscience as the echo of God’s voice, rather than God’s voice itself:

“I feel that God is within my heart. I feel myself in His presence. He says to me: “Do this: don’t do that!” You may tell me that this dictate is a mere law of my nature, as is to joy or to grieve. I cannot understand this. No, it is the echo of a person speaking to me. Nothing shall persuade me that it does not ultimately proceed from a person external to me. It carries with it its proof of its divine origin. My nature feels towards it as towards a person. When I obey it, I feel a satisfaction; when I disobey, a soreness — just like that which I feel in pleasing or offending some revered friend.

So you see, Polemo, I believe in what is more than a mere “something.” I believe in what is more real to me than sun, moon, stars, and the fair earth, and the voice of friends. You will say: Who is He? Has He ever told you anything about Himself? Alas! No! The more’s the pity! But I will not give up what I have because I have not more. An echo implies a voice; a voice a speaker. That speaker I love and I fear.”

Our time is characterized by the phenomenon that man can manipulate his own conscience. In addition, the temptation to manipulate one’s own conscience becomes greater when man’s conduct is distorted and immoral. It is then that he tries to drown out his own conscience or uses it in the wrong way by defending himself against the truth, in defence of his own conduct.

John Henry Newman noticed this situation during his time:

“I observe that a civilized age is more exposed to subtle sins than a rude age. Why? For this simple reason, because it is more fertile in excuses and evasions. It can defend error, and hence can blind the eyes of those who have not very careful consciences. It can make error plausible; it can make vice look like virtue. It dignifies sin by fine names; it calls avarice proper care of one’s family, or industry, it calls pride independence, it calls ambition greatness of mind; resentment it calls proper spirit and sense of honor, etc.” (*Faith and Prejudice and Other Unpublished Sermons*, New York: Sheed and Ward, 1956, 68.)

“Conscience is a stern monitor,” said Newman, “but in this century it has been superseded by a counterfeit, which the 18 centuries prior to it never heard of, and could not have mistaken for it, if they had. It is the right of self-will.” (Letter to the Duke of Norfolk)

The false understanding of conscience was defined by John Henry Newman as self-will:

“In this age, with a large portion of the public, it is the very ... freedom of conscience to dispense with conscience, to ignore a Lawgiver and Judge, to be independent of unseen obligations...Conscience is a stern monitor, but in this century it has been superseded by a counterfeit, which the eighteen centuries prior to it never heard of...it is the right of self-will” (From the *Letter to the Duke of Norfolk*.)”

“When men advocate the rights of conscience, they in no sense mean the rights of the Creator, nor the duty to Him, in thought and deed, of the creature; but the right of thinking, speaking, writing, and acting, according to their judgment or their humour, without any thought of God at all. They do not even pretend to go by any moral rule, but ... demand ... for each to be his own master in all things...to profess what he pleases...” (ibd.).

*When is it lawful to resist unjust or iniquitous laws?*

St. Thomas Aquinas said:

“Laws are unjust through being opposed to the Divine good: such are the laws of tyrants inducing to idolatry, or to anything else contrary to the Divine law [that is, to God’s revealed commands]: and laws of this kind must nowise be observed” (I-II, q.96, a.4, resp.)

A tyrannical law, not being according to reason, is not, absolutely speaking, a law, but rather a perversion of law.” (S. th., I-II, 92, 1 ad 4).

[Pope Leo XIII:]

“The one only reason which men have for not obeying is when anything is demanded of them which is openly repugnant to the natural or the divine law, for it is equally unlawful to command to do anything in which the law of nature or the will of God is violated. If, therefore, it should happen to anyone to be compelled to prefer one or the other, viz., to disregard either the commands of God or those of rulers, he must obey Jesus Christ, who commands us to "give to Caesar the things that are Caesar's, and to God the things that are God's,"(18) and must reply courageously after the example of the Apostles: "We ought to obey God rather than men."(19)

And yet there is no reason why those who so behave themselves should be accused of refusing obedience; for, if the will of rulers is opposed to the will and the laws of God, they themselves exceed the bounds of their own power and pervert justice; nor can their authority then be valid, which, when there is no justice, is null.” (Pope Leo XIII, Encyclical *Diuturnum Illud*)

[Carlo Lancellotti:]

The “politicization of reason is the absolutization of political authority, which is another definition of totalitarianism. Every aspect of reality is interpreted in terms of a political narrative, which becomes the interpretative key for all aspects of social life: law, education, medicine, the family. Society at all levels splits along political lines because “culture is entirely subordinate to politics” and “the idea of politics is subsumed within the idea of war.” (Carlo Lancellotti, *Augusto del Noce On The “New Totalitarianism”*: *Communio* 44 (Summer 2017), 327-328).

Pope Benedict XVI left us a luminous reflection about the nature and aim of an authentic political authority related to the objective rights and duties of conscience:

“For the fundamental issues of law, in which the dignity of man and of humanity is at stake, the majority principle is not enough: everyone in a position of responsibility must personally seek out the criteria to be followed when framing laws.

In the third century, the great theologian Origen provided the following explanation for the resistance of Christians to certain legal systems: “Suppose that a man were living among the Scythians, whose laws are contrary to the divine law, and was compelled to live among them ... such a man for the sake of the true law, though illegal among the Scythians, would rightly form associations with like-minded people contrary to the laws of the Scythians.” (*Contra Celsum*, I, 1)

This conviction was what motivated resistance movements to act against the Nazi regime and other totalitarian regimes, thereby doing a great service to justice and

to humanity as a whole. For these people, it was indisputably evident that the law in force was actually unlawful. Yet when it comes to the decisions of a democratic politician, the question of what now corresponds to the law of truth, what is actually right and may be enacted as law, is less obvious. In terms of the underlying anthropological issues, what is right and may be given the force of law is in no way simply self-evident today. The question of how to recognize what is truly right and thus to serve justice when framing laws has never been simple, and today in view of the vast extent of our knowledge and our capacity, it has become still harder.” (Pope Benedict XVI, *Address, Visit to the Bundestag*, Berlin, September 22, 2011)

[Jack Valero:]

“In his dystopian 1932 novel *Brave New World*, Aldous Huxley described a society in which human beings were manufactured (to different standards: alpha, beta or gamma), lived permanently on drugs and were not allowed to think for themselves. Towards the end of the book, World Controller Mustapha Mond explains to the hero of the novel that he has locked away certain books as dangerous, because they make people think. He shows him spiritual and literary classics such as the Bible, Shakespeare and Thomas à Kempis’s *The Imitation of Christ*. But among them too are some writings of Cardinal Newman.

The Controller then starts quoting from Newman’s *Parochial and Plain Sermons*: “We are not our own any more than what we possess is our own. We did not make ourselves, we cannot be supreme over ourselves. We are not our own masters. We are God’s property. Is it not our happiness thus to view the matter? Is it any happiness or any comfort, to consider that we are our own?”

For the World Controller, such an appeal to a higher authority than his was dangerous. Indeed, Newman’s view that a Christian should be moved by an informed conscience to act according to a higher standard than that of the established order can be seen as profoundly subversive. Is a Christian a suitable person to hold public office? If Christians follow their well-formed and informed conscience, then they most certainly are the most suitable people to play a role in public life, and governments should snap them up for all sorts of roles. For such a Christian has a clear sense of right and wrong, of the good and the true. A man or woman concerned primarily about the judgment of conscience will be a far better public servant than one only moved by the judgment of the crowds.” (Jack Valero: *Catholic Herald*, September 19, 2019)

Indeed, on the right understanding and exercise of political authority related to the duties of conscience, depend the true wellbeing and happiness of the human person and human society.

# APPENDIX

## Oct 13, 2021 - Ternaries and Trinities<sup>1642</sup>

I had an odd upbringing, from a religious point of view, in that when I was a young child my father was a lay leader with the Society of St. Pius X,<sup>1643</sup> a Catholic dissident, traditionalist group founded in 1970 by Archbishop Marcel Lefebvre, that continued to ordain priests and hold Latin or “Tridentine” masses after Vatican II <sup>1644</sup>(1962-1965) had directed priests to say Mass in the vernacular language of the countries in which they ministered.

I think my parents must have contributed financially to the building purchase of a church to house the congregation for Latin masses celebrated by the priests: Holy Nativity Roman Catholic Church, located along Moorestown Road in Nazareth, Pennsylvania.

The church was built in 1935, and purchased by the SSPX congregation in 1977. They celebrated their first Latin Mass there on Sept. 18, 1977. 2002 Morning Call<sup>1645</sup>

My earliest childhood memories include getting up very early in the morning in wintertime with my parents and three older siblings, putting on a white blouse, a wool plaid skirt and itchy wool tights, skipping breakfast (fasting before Communion), piling into our family’s red Volkswagen bus, which had no heat and old scraps of carpet covering the metal floor, and driving from our house in Allentown to the church in Nazareth.

There, I would sit and stand and kneel and listen to the priest and the parishioners say the Latin words, and watch him perform the rituals, and pray with my parents and sisters and brother. I spent those hours looking at the concrete floor under the kneeling benches, and waiting impatiently for the final words of the Mass — the few words I recognized at that young age: “Ite, missa est.”

Go, Mass has ended. Then followed the delight of breaking the fast, eating donuts in the church basement while the grown-ups drank coffee from big stainless steel urns.

I had my first confession and my First Holy Communion preparation at that church, receiving the sacrament of First Holy Communion from Archbishop Lefebvre in Spring 1981.

My brother served as an altar boy, and my sisters participated in the May Queen ceremonies.

Later, after my older siblings had left for college, there was a rift within the Holy Nativity congregation. For a while, we worshipped in a conference room at the Holiday Inn in

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<sup>1642</sup> <https://bailiwicknews.substack.com/p/ternaries-and-trinities>

<sup>1643</sup> <https://ssp.org/en/about/history>

<sup>1644</sup> <https://vatican.com/Vatican-II/>

<sup>1645</sup> <https://www.mcall.com/news/mc-xpm-2002-04-01-3413630-story.html>

Bethlehem, Pennsylvania, using a folding altar that my father helped to build, that was kept in our basement between services, draped in altar coverings that my mother laundered each week.

When the society leaders were excommunicated in the late 1980s, the congregation we had been attending fell apart before I could go through Confirmation. My parents' marriage also hit a rough patch, and I spent a couple of years attending Episcopalian services with my mother.

I went to college, met the man I would later marry, and served as president of the Penn State Students for Life club, which worked to protect unborn children from abortion. I organized campus demonstrations and wrote essays for the student newspapers.

I studied Philosophy and Natural Sciences, trying to approximate the Great Books curriculum<sup>1646</sup> at St. John's College in Annapolis, which was financially out of reach. I read Plato and Socrates, St. Augustine and St. Aquinas, Husserl and Heidegger: the Ancients, the Medievals and the Moderns. I got very interested in social and political philosophy, and my views on many issues moved away from traditionally conservative views, toward liberal and "social justice" views. During my three years at Penn State, I attended one or two Catholic services at the campus Catholic center.

After graduation, I moved to Massachusetts to work as a reporter, and after a year, I moved to Boston to enter a doctoral program in Philosophy at Boston College, a Jesuit university. But I only lasted one semester; after taking a class with feminist theologian Mary Daly<sup>1647</sup> and other things happened in my personal life, I realized I wanted to be with the man I loved and raise children with him.

After I moved to Tucson, Arizona, to join my then-boyfriend, now-husband, and got pregnant and gave birth to our first child, we briefly attended English-and-Spanish Catholic services. Then we moved to New York City just before the terror attacks of September 11, 2001.

As George W. Bush moved the country toward war with Afghanistan and Iraq, we began attending lectures at Unitarian-Universalist congregations, where speakers including one of the Berrigan brothers<sup>1648</sup> gave voice to the concerns of anti-war people coming from many different spiritual traditions.

This was also around the time that the full extent of the Catholic Church's sexual abuse of children and coverups and denials by church authorities became widely understood all around the world, a betrayal that led to widespread disgust and a turning away from the church by millions.

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<sup>1646</sup> <https://www.sjc.edu/academic-programs/undergraduate/great-books-reading-list>

<sup>1647</sup> <https://liberationtheology.org/people-organizations/mary-daly/>

<sup>1648</sup> <https://www.encyclopedia.com/people/social-sciences-and-law/social-reformers/berrigan-brothers>



In 2003, my father gave me a copy of Malachi Martin's *The Keys of This Blood*.<sup>1649</sup> I read it, and then tucked it away on a bookshelf.

Our admiration for the eclectic traditions and social justice work of the Unitarian-Universalists carried us through the next seven or eight years, while we lived in North Plainfield, New Jersey and were active members of the First Unitarian Society of Plainfield.

We taught Sunday school, helped at church suppers, and I chaired the social justice committee at FUSP, organizing events and trying to live my moral values. This went right up to the point of one cold winter night, bringing home a homeless woman named Maria who sheltered in an unused covered doorway on the stone steps of the stone church, spoke only Spanish, and struggled with mental illness.

After a few nights at our apartment, I took her to a mental health inpatient clinic, but she didn't stay more than a few days, because she had no money and no health insurance. In my memory, the next time she appeared on the doorstep, the other members called the police to have her moved along. I don't know the exact sequence of events. I may remember wrong. But the result was that I realized I had less in common with the other members of the congregation than I had previously believed.

Shortly after that, we moved our family to State College, Pennsylvania, and after a few visits to the Unitarian-Universalist Fellowship of Centre County, we kept our distance from organized religions altogether.

Following my interest in the peak oil writing of John Michael Greer,<sup>1650</sup> who also served as the Archdruid of an American druidry organization, I read and explored nature religious rituals and beliefs for a few years. I read about Taoism and Buddhism.

My father passed away in 2017, and I put a memorial stone in my backyard raspberry patch, bearing the words:

“Dear God, be good to me. The sea is so wide, and my boat is so small.”

The Breton Fisherman's prayer, a needlepoint of which still hangs on the wall in my mother's kitchen.

A few months ago, I realized that druidry wasn't the spiritual path for me, and also came across a comment thread at one of Greer's websites in which someone observed that the Catholic Latin Mass as celebrated for centuries, before Vatican II, is one of the most powerful white magic rituals in the world.

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<sup>1649</sup> <https://www.simonandschuster.com/books/Keys-of-This-Blood/Malachi-Martin/9780671747237>

<sup>1650</sup> <https://archdruidmirror.blogspot.com/>

As the human world has descended into dark evil during these last two years of dehumanization through government-led and government-sanctioned lies and medicalized totalitarianism, protection from and banishment of evil — and the promulgation of good to thwart evil — have both come to preoccupy me a great deal.

In January 2021, I attended a meeting of FreePA in York, to connect with other Americans increasingly worried and angry about tyrannical and profoundly immoral government-driven corporate intrusion into private, personal lives and liberties. A speaker at that meeting mentioned the name of a psychologist who was helping others process the cultural and spiritual collapse, and after contacting her, and getting the name of another psychologist who had more available time, I started meeting online with him. His viewpoints were strongly shaped by his Christian beliefs.

In March 2021 I joined Gab, at which many users are open and joyous about their Christian beliefs and how those beliefs shape their lives and inform their decisions.

Over those months — roughly May to July 2021 — my late father's presence in my imagination grew. I began reading the Bible, pretty much for the first time (I think I tried once before in my early 20s, bogged down in Numbers and gave up).

From there, I reconnected with the rosary in August or September 2021, and got some books of daily reflections by St. Francis and St. Augustine. And then in emailing with my mother — with whom I have a difficult and painful relationship — I learned that she had recently attended a Latin Mass in the Allentown area.

I was surprised. I thought they were banned. But some online research turned up the information that Pope Benedict XVI, who served from 2005 to 2013, explicitly authorized and endorsed Latin Mass celebrations by Catholic priests in 2007 through a papal letter called *Summorum Pontificum*. With a little more research, I learned that the Traditional Latin Mass is celebrated once each month in Centre County, at St. John the Evangelist Catholic Church in Bellefonte, by priests who travel from St. Vincent Archabbey in Latrobe.

On a Sunday in early October 2021, I attended. Being there, with the smell of incense and the familiar motions and the Latin syllables rising from deep memory, was strange for lots of reasons.

But it was powerful and I will continue attending and trying to learn more. Afterward, reading the church bulletin, I learned about local radio stations that broadcast Catholic programs and have been saying the rosary along with the radio programs one or two times a day.

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We live in a time of enormous fear.

It is worsened by the media we consume.

Some people are terrified of Covid and virus-caused death, watching the case numbers, hospitalization numbers and death numbers rise and fall, and listening to the authorized narratives about spread and containment and the promise of “safe” and “effective” novel and experimental “vaccines” as salvation.

For those who have already taken one or more doses — whether freely, with informed consent, out of a sincere risk-benefit analysis based on their personal medical situations, or whether in ignorance, or under duress and coercion — there is now a growing fear of the suffering, pain and death they and their loved ones might experience as the medium and long-term effects come more sharply into personal and public focus. They may now be starting to explore sources of information that have been blocked from most mainstream platforms.

Others, who started considering dissenting information earlier, have not taken any doses, are not afraid of Covid. We see it as a normal human respiratory/vascular disease from which most people, with healthy immune systems, recover completely, and which takes away people already sick enough, or old enough, to be near death. We see Covid as one among many risks that humans confront in the normal process of living a human life circumscribed inevitably by mortality.

Many of us are, however, terrified of being forced to choose — and watching our loved ones be forced to choose — between seeking truth, exercising reason and medical and bodily autonomy, honoring the dignity and integrity of the human individual, following our consciences and upholding our religious faith and moral values on the one hand, and holding onto right livelihoods and educational opportunities on the other.

We are terrified of the political maelstrom that finds the American government coercing private businesses — through financial bribes and threats of financial reprisals — to coerce individuals to take experimental injections that are by-now-obviously deadly on their own for many previously healthy people, and also demonstrably useless for stopping Covid infections and transmission.

We are terrified of becoming complicit in evil, and damning our eternal souls to hell.

All while cheap, safe treatments exist and are withheld from the sick *by their own governments*, and doctors and nurses prepared to care for the sick compassionately and safely using these medicines are blocked and fired from doing that lifesaving work *by their own governments*.

We are terrified by the prospect of continuing to live in a web of lies and injustice still being spun and promoted and imposed to this day by secular authorities, despite all the

evidence of the intrinsic harmfulness and infection-control-ineffectuality of the inoculations.

We are terrified by the seeming impossibility of finding the exit from this nightmare as it becomes clearer each day that the war we are in is not a medicinal war with a virus.

We are in a spiritual war between good and evil. Our government leaders are not simply ignorant, or innocently mistaken, or even innocently silent bystanders — those who do not speak up to protect and defend human dignity and free will.

They are engaged in evil acts of commission and omission.

However you conceive of the Divine, unless you worship Satan, God doesn't condone or advocate for psychological and physical torture, medicalized forcible rape or killing. God doesn't condone throwing people out of work and throwing their lives into chaos to increase profits or expand social control.

Fear on all sides. Where is the ternary? Where is the mid-point in which we can find refuge and resolution and ways to regain confidence and move forward with living life?

The ternary is faith in God, and God's plans for the world and its people.

So last night, I pulled the book my father gave me in 2003 off the shelf and started reading it again.

Published in 1990, *The Keys of This Blood* by Malachi Martin is a detailed account of the three-way spiritual battle being fought on the geopolitical battlefield of all our lives, between Leninist communism, corporate globalism and the Catholic Church, as it was fought by Pope John Paul II.

So, pulling together the threads of my early childhood religious training, my philosophy and natural sciences studies, and my young adult vocations of motherhood, journalism (reporter and blogger), law (paralegal) and community organizing, I'm setting out on my mid- to late-adult path.

What that means for *Bailiwick* is that it will, until God steers me in a different direction, be a place where I write and post essays about geopolitics from a Catholic perspective. At first, and probably for several years, it will be essays inspired by readings of Martin's book, including efforts to research and pull into the writing information about developments in the spiritual battle that have taken place since 1990, when Martin published his work.

In the name of the Father, and of the Son, and of the Holy Spirit.

In Nomine Patris, et Filii, et Spiritus Sancti.

## Dec. 17, 2021 - Teleopolitics. Plan of study.<sup>1651</sup>

I'm a little more than halfway through my second reading of Malachi Martin's *The Keys of This Blood*, which I first read around 2003 and began reading again in mid-October this year.

I picked it up as part of my effort to understand the current Covidian moment in human history.

Reading Martin's book, unsurprisingly, has led and will continue to lead me down many side roads into other authors' books and essays...

I anticipate writing analytical and reflective essays like this one, with a goal of one each month...

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### Teleopolitics

As I've struggled to understand what's happening in the human world these past few years, I started thinking about transcendent, soul-cognizant, moral frameworks of human meaning — Catholicism, in particular — as contrasted with the secular, “scientific,” “public health,” materialist, body-focused frameworks put forward by many political leaders and amplified to overwhelming conceptual dominance by public writers and speakers in the legacy media.

For the last couple of months, I've been thinking about theology, politics, and teleopolitics, and other concepts related to the religious, spiritual dimension of human social systems such as governments, political organizations and civic institutions.

I began playing with the term “teleopolitics,” to describe the study of human politics as natural phenomena that reflect varied concepts of the meaning of human life, and varied views of the ultimate moral purposes to which humans and our political projects are aimed.

"Political teleology" is a subject that has interested thinkers from Aristotle to Immanuel Kant, but I haven't yet found other references to "teleopolitics."

“Politics” is a fairly common term. It's defined by online Merriam-Webster as “activities that relate to influencing the actions and policies of a government or getting and keeping [human] power in a [human] government.”

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<sup>1651</sup> <https://bailiwicknews.substack.com/p/teleopolitics>

“Teleology” is a subject which Aristotle explored in great detail, although the term itself apparently originated in the 18th century.

Online Merriam-Webster defines it as:

- “the study of evidences of design in nature;
- a doctrine (as in vitalism) that ends are immanent in nature;
- a doctrine explaining phenomena by final causes;
- the fact or character attributed to nature or natural processes of being directed toward an end or shaped by a purpose.”

For Aristotle, Kant and others who have written about political teleology, the topic seems to be understood as the purpose of politics itself. This is only an initial impression; I need to read more of their work to understand better.

I mean something a little different, though.

I'm interested in thinking about political systems with reference to the ultimate purpose of human beings, and, from the other side of the equation, thinking about the ultimate purpose of humans in terms of how any given governing power system helps or hinders us in our efforts to reach our ultimate goals.

Teleopolitics would be the study of concepts of human existence, meaning and ultimate purpose, and how those form the moral foundations of past, present and future political and governmental projects.

And it would also be the study and practice of politics as if the ultimate purpose and meaning of human existence matters to how governments influence how citizens live their lives as individuals and in society.

I propose to read and write examinations of recent and current human events and political developments, by expanding my historical knowledge and applying this conceptual framework.

For example, I'd like to think through relatively recent events, from the Maastricht Treaty forming the European Union in 1993, and the North American Free Trade Agreement (NAFTA) in 1994 through the Brexit vote in the United Kingdom and the election of Donald Trump in the United States in 2016, to Covid-19's ongoing predominance, and whatever events come along next.

## Schwabian secular technocracy

Rarely, political leaders explain their views of human meaning and purpose clearly and honestly, and explain how their political agenda aligns with those views. Dennis Kucinich<sup>1652</sup> might be an example of a living politician with that kind of integrity.

Often, political leaders make statements in public, and take opposite action behind closed doors. That's known as hypocrisy and corruption. It's common.

A good current example: Congressional conflicts of interest and profiteering<sup>1653</sup> from financial investments in vaccine manufacturers, PPE manufacturers, Covid treatment manufacturers and other pharmaceutical and medical businesses.

In public, lawmakers claim they want to control infections and end the pandemic.

Government leaders could acknowledge the truth: that the virus never posed the massive societal threat they claimed at the start; that it's mild in most cases, and treatable with medications that have long safety records in most other cases; that it's been endemic since Spring 2020; and that it's an airborne aerosol that spreads the same with or without masking and social distancing practices.

Government leaders could leave people to get on with life without the major restrictions on freedom of speech, religion, assembly, association and movement that have been imposed under the alleged state of emergency.

Government leaders could also leave patients and doctors free to deal with illness using their own judgment about each unique case, without blocking access to older medications and revoking medical licenses, and without coercing people to take novel "vaccine" pre-treatments that are useless for their stated purpose (stopping infections and transmission), and carry non-negligible risks of harms for individual recipients (cardiovascular, neurological and other systemic damage) and for populations (vaccine-driven viral mutation).

But if they said those true things, they would also tank pharmaceutical and PPE sales, corporate profits, share values and their own investment portfolios.

So most will keep quiet and watch their financial wealth grow.

Sometimes political leaders say nothing about their overarching purposes. The goals must then be inferred from observable actions.

Take, for example, Klaus Schwab and the World Economic Forum's "You will own nothing, and you will be happy" slogan for Agenda 2030.

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<sup>1652</sup> <https://www.pewforum.org/2008/11/04/religion-and-politics-08-dennis-kucinich/>

<sup>1653</sup> <https://www.businessinsider.com/lawmakers-bought-sold-covid-19-related-stocks-during-pandemic-2021-12>

Set aside for a moment the strong possibility Agenda 2030, much like Covid-19, may be partly a psychological manipulation exercise aimed at frightening, confusing, distracting and thereby quelling popular unrest over moral, social and economic conditions in countries around the world: unrest that would otherwise be directed at the same managerial elites who handle most governance these days.

“You will own nothing, and you will be happy” is explicit on the practical level. It says how the global government intends to allocate resources, how we-the-governed are to live our lives, and how we're supposed to feel about it.

It conveniently leaves out who will own the "everything" commodities the rest of us merely rent. It leaves out how, and by whom, "happiness" will be defined and measured, although it implies that "happiness" is correlated with "things."

It leaves out descriptions of recourse for putative renter-class members who think we might be happier, or live some set of non-"thing"-based values better, under a different way of organizing society with different methods of allocating ownership and use of land, time, housing and tools.

The slogan "You will own nothing, and you will be happy" — almost a hypnotic suggestion in its rhythm and simplicity — also leaves out *why* those who pitch and implement Agenda 2030 think the rest of us should see it as a good way to organize ourselves in our societies.

### Human meaning within secular technocracy

Secular technocrats don't say aloud what they think the ultimate moral purpose of human life is. They leave out how they conceptualize the meaning of human life; they make no effort to persuade those outside their own ruling class, that their political vision is good.

But the intentional invisibility and silence — ignore the man behind the curtain — should not be mistaken for no view at all.

The view can be inferred from the policies, particularly those that shift governing power away from elected legislators responsible to voting citizens, into the hands of unelected technical “experts” and managers beholden only to secular technocracy itself and the power and control over others technocracy confers on technicians.

This shift has been happening from the local to the international level for decades. It explains the growing power, obscured but visible on close examination, of local officials like municipal managers, through state and national officials like public health authorities, up to multinational and international officials at organizations like the



European Union, International Monetary Fund, United Nations and Schwab's World Economic Forum: the haunt of Davos Man.

In grossly simplified terms, secular technocrats regard a human being as a perishable, de-moralized, soulless, meatsack that consumes raw materials and produces waste, in processes directed and managed by experts using technology, to increase the controlling power and resource wealth of the individuals controlling the managers.

A human being's labor is useful as raw material for extraction, manufacturing, distribution and services.

A human being is useful as someone who can be charged purchase, rent and debt payments to feed, house, clothe and educate themselves and their children during their productive years.

And a human being is to be ejected from society like garbage when they become surplus to requirements: tired, injured, sick, old and disobedient.

Secular technocrats believe there are too many humans, and that the global managers are entitled to determine who lives and dies, and how.

### Human meaning within Christianity

Human beings are a very different natural animal within Christianity: the teachings of Jesus to his disciples during his life, handed down through the generations across two millennia since his death.

Within the Christian moral framework, each human being is a unique, immortal soul, briefly wrapped in a physical body. Humans make free choices about our actions day-to-day, more or less aligned with the Ten Commandments and other teachings. We are on a road toward final judgment — date and time unknown — to be followed by eternal bliss in heaven, eternal pain in hell or Purgatory in between.

Within a Christian teleopolitics, all human relationships from the familial to the societal, including political relationships between governors and the governed, are temporal opportunities for human souls to exercise our inherent freedom of choice.

We are given daily opportunities to draw on scriptural and theological teachings; prayer; and guidance and support from priests and pastors, to help us choose good acts and avoid evil acts.

Good acts are those aligned with the virtues of grace, truth, faith, hope, charity, love, humility, wisdom, prudence, justice, reason, temperance, courage, diligence, patience and kindness.

Bad acts are those aligned with the vices of false witness, greed, despair, cruelty, pride, anger, envy, sloth and lust.

Secular technocratic teleopolitics are incompatible with Christian teleopolitics.

Humans either have a transcendent meaning and purpose, or we don't.

I think we do. I think we're more than our biological functions and commercial transactions. There's more at stake than expanding access to consumer goods and extending lifespans. Our universal religious yearnings are more than random electrochemical signaling in our brains.

I also think picking a side matters a lot in this particular time and place, because the American experiment in self-government is based on Christian teleopolitics.

Christianity inspired and permeated Western European culture.

It therefore also infused America's founding by immigrants from Western Europe under Enlightenment influences, as a human political experiment in self-government and individual liberty under rule of law, as contrasted with the classical feudal monarchies and "divine right of kings" that preceded it.

Christian leavening helped America's political teleology rise in the late 1700s and then develop across two centuries until roughly the 1950s, when the post-war secular technocratic ideology took root, for lots of reasons, some of which I hope to explore in future essays.

Despite the human fallibility of our leaders and our obvious moral failings as a society — exploitative, dehumanizing slavery and imperialism among the most evil of the sins — our Constitutional framework was designed to maximize daily opportunities for American citizens to freely choose virtues and freely shun vices, because its foundation rests on individual freedom.

Secular technocrats have used Covid-19 to kneecap Christianity and along with it, the principles of individual freedom, moral autonomy and integrity that the American people embody in our homeland and represent for people around the world.

Christianity and secular technocracy differ most profoundly in how they each regard the human faculties of intellect, reason, conscience, free will and individual moral responsibility.

For Christian theologians and faithful believers, these human attributes are essential to God's plan. He could have created humans as purely obedient automatons incapable of choosing vice, but instead created us as potentially disobedient humans capable of choosing virtue.

Why?

To oversimplify: because there's no morally good way to hold someone accountable for actions over which they have no personal control, and because being honored, worshipped, loved and obeyed by someone who's forced to do those things is stupid and meaningless.

Being respected and honored by creatures who can think and choose freely whether to do those things *or not do those things*, is part of the inexpressible goodness of God, His Creation, including us humans, and His plan. (That's a short, very oversimplified synopsis of Aquinas' *Summa Theologica*, Question 83, "Of Free Choice," which is also a topic I hope to explore more in future essays).

Intellect, reason, conscience, free will and individual responsibility are useless to secular technocrats, whose primary admonitions to adherents and heretics alike are: "Do not think; obey."

Secular technocratic teleopolitics are not only incompatible with Christianity; they're also incompatible with the American experiment in human liberty and democratic self-governance.

Covid-driven secular technocrats don't experience the ensuing chaos of compliance from some, and resistance from others, as humiliating indictments of their untrustworthiness and the untruth of their messages.

They apparently don't know or care that if the instructions made sense, most people would follow them voluntarily, with no need for terrorizing, shaming, shunning, punishing and fines.

Again, observers must infer that they don't experience the chaos of mixed compliance and resistance as humiliating, because they keep doing and saying the same nonsensical things over and over again with no self-reflection, substantive responses to critics or course corrections.

## Teleopolitics of the American Constitution; separation of church and state

Clearly, the connection between Christian teleopolitics and America's Constitutional government implicates the "wall" separating Church and State in America.

I agree with those who argue that the framers of the American experiment intended the separation to be one-way.

As with so many other principles enshrined in the Declaration of Independence and the Constitution, but deliberately pushed out of sight by secular technocrats, the "supreme law of the land" is all about limiting the power of the government to interfere with the people.

Secular technocrats prefer to think of legal systems as protecting governments against interference by the people.

American rule of law as designed, if not always as enforced, is emphatically not about limiting the power of the people: the individual human beings whose explicit, informed consent-of-the-governed is the original source of all government authority.

The First Amendment prohibits the government from establishing a state religion and prohibits the government from interfering with individuals' religious beliefs and practices.

It doesn't block citizens from bringing our own religious values into public service as elected officials, when adopting public laws and spending public money. As John Adams said, "Our Constitution was made only for a moral and religious people. It is wholly inadequate to the government of any other."

This means neither the President, nor Congress, nor the Supreme Court, nor state or local governmental agents, can sponsor a sole State religion. Nor can they block electoral access to the levers of power by anyone who holds spiritual or moral convictions that differ from those held by current public officials.

At least, they can't block that access and stay on the right side of Constitutional rule of law.

Candidates and elected government officials are free to articulate moral and spiritual values to the electorate when seeking public office and proposing public policy.

Lawmakers and judges can also base budgets, votes and court rulings on moral and spiritual values derived from their own religious beliefs, so long as those budgets, votes and rulings don't violate the Constitutional, human rights of citizens.

Prohibiting public servants from deriving divine inspiration for earthly work would have made no sense to the framers of the American experiment, because they drafted the

Constitution based on moral traditions carried through 18 centuries of Western culture by the Roman Catholic Church and the multitude of Christian denominations that split from Catholicism.

The framers embedded those values in the Constitution, making it a formal system for protecting inherent individual human rights and dignity, as divinely bestowed by God on each person, to be protected by morally-good human governments.

Or violated by morally-evil human governments.

It's also possible for individual lawmakers, judges and executives to simultaneously believe two distinct things: first, that his or her Christian denomination is the one true faith and second, that that all human beings, regardless of their professed faith or complete lack of it, are entitled to Constitutional protection of their God-given human rights against government interference.

This is because in the Christian worldview, there are two kinds of people.

There are some who are already stumbling along on the Christian path, and need to be free to keep stumbling.

There are others who — with time, grace, and opportunities to exercise intellect and free will — might find their way onto that path at any moment in the future.

Both kinds of people need their human liberties to be protected.

It's not just possible for humans to hold onto faith in God's plan and honor the human rights of non-believers. It has a strong record of success already.

That dual-priority form of government was practiced for about 200 years, gradually expanding liberty, property and due process protections for the class of white landed men only, to white men of all social classes, to men of all social classes, including African-Americans, to men and women of all social classes and races in America, to men and women of all social classes and races in many other Constitutional, rule-of-law republics and democracies around the world who were inspired by the American example.

Conversely, without attributing the inherent liberty of human beings to our equal status as creatures created free *by God*, and holding our governments accountable for protecting even the liberty of those who don't believe in Him, human freedom will contract again, until it's only protected by and for wealthy white males.

For Davos Man.

Human freedom certainly can't be expanded further, to shape the lives of more of the world's people, without the moral foundation of Christianity.

There are good reasons for governments to serve the needs of people by protecting human rights like moral autonomy and bodily integrity, rather than for people to be treated as more or less servile, dispensable laborers and consumers existing at the pleasure of entitled government officials.

But those reasons are entirely based on Christian moral precepts about human purpose, dignity, and freedom.

The survival of human freedom within political systems therefore depends on the survival and strength of Christian cultural values, leavening those political systems with moral purpose.

### Covid-19: secular technocracy undermines civil liberties

I confess, even though I've understood secular technocracy trends for a long time and implicitly endorsed them by working for the last 20 years on secular citizen campaigns to reform local governments, I thought American legislatures and courts retained enough moral backbone to protect human rights from the medicalized totalitarianism of Covid-19.

I've been intensely disappointed to find they don't have that strength.

Even if these Constitutionally co-equal branches reassert their authority and roll back executive and regulatory overreach, the fact remains that for two years already, the American people have been intimately controlled by managerial dictators.

We've lost years of social connections, communal worship, political gatherings, work, education and health care: non-Covid medical diagnoses and treatments. Millions of marriages, family bonds, friendships, and livelihoods have been ruined.

When it mattered, the elected men and women allegedly running our major civic institutions were impotent, or worse, complicit. So far, they still are.

Even though I was aware of secular technocracy and how it blinds and binds the citizenry to protect the entrenched managers from popular reform campaigns, its incompatibility with Christian-American teleopolitics came into much sharper focus through the coordinated, cross-border official responses to Covid-19.

With millions of other subjects, I watched as the same policies were put forward across governments, non-governmental organizations, political parties, schools and religious institutions, and print, radio, television and Internet media and entertainment.

Without public evidence presentation or judicial review.

Without public debate or legislative ratification.

Solely on the basis of a self-proclaimed emergency, Management suspended Constitutional protections for First Amendment rights to freedom of speech, religion, assembly, association, commerce and movement.

They suspended Fourth Amendment freedom from government search and seizure of persons and property, without due process of law.

Instead, secularized governments in America and all over the world stripped the meaning of human life down to mere biological survival from infection with a single disease, imposed by unconstitutional color-of-law<sup>1654</sup> “mandates” by unelected, unaccountable executive branch technocrats and global corporate shareholders.

Elected legislators and judges were unable to stop the stripping; some tried,<sup>1655</sup> only to have their efforts thwarted by Management simply ignoring their rulings, or by higher-ups stalling or overturning the measures.

The so-far successful attack on freedom, and the so-far failed defense, both revealed that there is no compelling solely-secular, solely-materialist reason for governments to protect citizen human rights like moral autonomy and bodily integrity.

If there were, the violations would not be ongoing.

### Covid-19: secular technocracy substitutes itself for religion

Covid-19 has another interesting teleopolitical dimension, in addition to stripping Constitutional protections for civil liberties from American citizens.

Secular technocrats created a hybrid politico-religion, by adding elements of transcendent religiosity to public health policy. They successfully positioned technocracy not just as a form of government empowered to manage physical access to goods and services during ordinary times and crises, but also as a religion empowered to fulfill citizens' spiritual needs.

They've established a State religion — turning the First Amendment upside-down — and are now using it to deprive nonbelievers of equal protection under the law by systematically locking them out of civil society: jobs, housing, education, travel, public accommodations in restaurants, bars and theaters.

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<sup>1654</sup> <https://www.justice.gov/crt/deprivation-rights-under-color-law>

<sup>1655</sup> <https://renzlaw.files.wordpress.com/2020/09/pa-butler-v.-wolf1.pdf>

The secular religion of Covid has struck a chord, clearly, with millions of people, and I empathize.

They'd been looking for something transcendent, *as human beings always do*, and they found a simulacrum of it, in their sense of being part of the Covid-19 fight: something larger than themselves; something that requires sacrifice. Obedience. Subordination to the will of another. In this case, subordination to self-appointed human authorities and orthodox materialism.

On some level, practicing Covidians feel the existential void left when America moved away from the rich trove of our Christian heritage and — bereft of this key source of meaning — have filled it with the shabby materials made readily available by the 24/7 media churn: obedience to the Centers for Disease Control catechism of physical isolation from other humans, face-masking and vaccines.

Devout Covidians are those people for whom Anthony Fauci is infallible, regardless of his obvious self-contradictions and illogic. They're people in whose minds putting on a face-mask is construed as a potent faith-based expression of simultaneous self-preservation and selflessness. They're people to whom novel injections are a holy sacrament akin to the Eucharist, the acceptance of which separates the saints from the sinners and the saved from the damned.

### Suppression of Christians; Christian resistance

The incompatibility of secular technocracy and Christianity was well-hidden for many decades, as rising this-world consumerism and standards of living in Western democracies since the end of World War 2 distracted many people from thoughts of the eternal next world.

Technocrats have also worked for a long time, with others, to break the links between daily concerns and concerns for eternity, and to discredit and suppress Christian voices from the public sphere.

At the same time, Christian institutions including the Roman Catholic Church have decayed from the inside, weakening their moral leadership worldwide. (As my study continues, I hope to explore the institutional decay events that occurred between 1990, when *Keys of This Blood* was published and 2020, particularly priest sex abuse and coverups, through the same teleopolitical framework.)

Christians are often quiet by choice.



But they're also rendered almost invisible involuntarily in many human social settings — particularly online — by changing word definitions, censorship, deplatforming,<sup>1656</sup> contemptuous dismissal, and other minimization, marginalization and erasure techniques used by secular authorities now, and used by despots throughout all of human history.

As the Covid-19 crisis has unfolded, these same technocratic power centers have intensified their efforts to suppress Christian morality, and in particular, Christian concepts of human freedom, the search for truth and the rejection of lies.

They've worked at that as hard or harder than they've worked to suppress the spread of infection.

Why?

Because people who think about our immortal human souls, our free human will, and our inherent human dignity as individuals, people who test assertions, search out truth and turn away from lies, no matter how enticing the lies or how powerful the liars — are really bad at being submissive subjects.

Secular technocrats need submissive subjects to manage and control. It's *their* entire reason for being and ultimate purpose.

Just by acting like free human beings, Christians and nonbelievers who still uphold the American principles of free speech and other civil liberties as inalienable human rights, not revocable privileges, inspire others to act that way too.

Like yeast in flour: leavening.

As with many other natural phenomena, suppression elicits resistance forces, which push in the opposite direction. I think that's happening for a lot of people.

It certainly happened for me. If the legislatures and courts had upheld Americans' civil liberties against the lies and controlling predation of state and federal public health experts and pharmaceutical executives in 2020, I would not have been open to grace leading me back to faith and the Roman Catholic Church of my childhood in 2021.

Despite the efforts of secular technocrats, millions of Americans still firmly embrace Christian moral values and daily practices, and American principles of individual liberty.

Many are resisting, and choosing to continue or begin worshipping and aligning their own values and actions with non-human, transcendent, divine entities and moral precepts explicated in sacred texts.

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<sup>1656</sup> <https://news.gab.com/2021/12/08/christians-december-6th-was-your-wakeup-call-about-what-is-coming-for-us-all/>  
Bailiwick News - 2023. Written/compiled by Katherine Watt - kgwatt@protonmail.com

Many people are thinking about issues similar to the ones explored here.

Some — such as Andrew Torba, founder of the social media site Gab — propose a political and economic program of separation. They say Christians should respond to the dissolution of Christian moral principles in American public life by setting up alternate, somewhat underground networks of economic and social support for each other, and withdrawing from the mainstream.

Some advocate secession: the physical separation of secular populations from religious populations, each to live under separate secular and religious governments, on separate land.

Others advocate that more Christians openly profess their faith and run for public office with the explicit intention of reinvigorating the existing American Constitutional government with the Christian moral and intellectual heritage applied by the founders when they broke away from monarchy in 1776.

That's another aspect of teleopolitics I hope to explore: how individuals and families and networks of likeminded people decide what actions each should take, in specific times and places, to most effectively embody their beliefs about the ultimate purpose of human existence.

### To sum up

I think we're at a crossroads as a nation-state, and also as individual political animals.

Secular technocrats, through Covid-19, have captured the public imagination. For now. They may not be able to hold onto it forever, because they've come a bit further into the open; we can see them better.

They may not hold public support and power forever because human intellect and free will are ineradicable forces: they can be suppressed, but they eventually bubble back up.

And they may not hold public support and power forever, because despite its institutional weaknesses, Christianity arguably makes for better teleopolitics.

Some people are working to nourish and deepen the roots of secular technocracy in America, relying on the propagation of falsehoods, chilling and censorship of independent thought and expression, and coercive force.

Others are working to nourish and deepen the roots of Christianity, relying on the propagation of truth, participation in independent thought and expression, and exercise of free will.

I'm on Team Christianity, for at least two reasons. I'd like to spend eternity in heaven, not in hell. And I think that government through manipulation and violence creates a hell-on-earth for human beings.

I simply don't want to live under secular technocracy, so I must work to strengthen what I see as the best alternative.

I think it's important understand better the ways in which the human political, government responses to Covid reflect human-centered, secular, temporal, materialist value systems.

I think it's important to understand the ways in which many people across history and presently have prepared for and warned about this profoundly demoralizing secularization of human life.

I think it's important to understand the ways in which many people around the world are working on re-moralization work — to embody God-centered, soul-protective, transcendent, eternity-focused value systems in response.

## **April 28, 2022 - American Domestic Bioterrorism Program. Building the case to prosecute members of Congress, presidents and HHS secretaries for treason under 18 USC 2381.**

*Note January 2024: This research and organizing tool was first posted April 28, 2022 and updated thereafter as new information came to light. The version printed here was last updated January 26, 2024. Footnotes have been omitted from this section but links have been retained, for readers interested in reviewing the source statutes, regulations, executive orders and other legal documents.*

I started looking closely at the legal architecture supporting the Covid national prison panopticon<sup>1657</sup> on Jan. 30, 2022, after hearing Attorney Todd Callender's interview<sup>1658</sup>, which provided information about the American domestic legal framework; how it fit with the oddly-coordinated pandemic story told by governments worldwide; and how it relates to the World Health Organization International Health Regulations of 2005 at the center.

I wrote up the interview:

- Legal Walls - Short Version<sup>1659</sup>
- Legal Walls of the Covid-19 Kill Box<sup>1660</sup>

Prior to that day, I'd spent a lot of time, with increasing confusion and alarm and despair, trying to figure out why the U.S. Constitutional legal system hadn't put a stop to the nonsense as its nonsensicality became obvious to so many people.

Why did it continue, with no end in sight, and not even a glimpse of a path to the end?

In the three months since then, as I've dug into Callender's analysis following the supporting paper trails, I've learned why, and how.

A whole lot of things that once were federal and state crimes and civil rights violations have been legalized by Congress through legislative, statutory revisions to the United States Code, signed by US Presidents, and implemented at the administrative, regulatory level by the Department of Health and Human Services through the Code of Federal Regulations.

I've reported on those findings in small bits and pieces, connecting the laws to court cases, executive orders, guidance documents for researchers, academic papers,

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<sup>1657</sup> <https://www.ucl.ac.uk/bentham-project/who-was-jeremy-bentham/panopticon>

<sup>1658</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

<sup>1659</sup> <https://bailiwicknews.substack.com/p/legal-walls-short-version?s=w>

<sup>1660</sup> <https://bailiwicknews.substack.com/p/legal-walls-of-the-covid-19-kill?s=w>

intellectual property patents, regulatory amendments, psychological manipulation programs, geopolitical developments and other facts as they've floated across my field of view.

I think the critical decay began around 1983, when the 'public health emergencies' section was added to the 1944 Public Health Service Act, although the 1944 PHSA itself represented an additional militarization of human medicine in the United States.

Most of the worst laws have been passed since 2000 — just before 9/11 and the US Department of Defense false flag anthrax attacks.

They are listed below, with links to the full text of each law, and a short summary of what I understand about how each one fits into the overall scheme.

The basic goal of the architects, which has been achieved, was to set up legal conditions in which all governing power in the United States could be automatically transferred from the citizens and the three Constitutional branches into the two hands of the Health and Human Services Secretary, effective at the moment the HHS Secretary himself declared a public health emergency, legally transforming free citizens into enslaved subjects.

That happened on Jan. 31, 2020, in effect as of Jan. 27, 2020<sup>1661</sup> through the present day.

**In other words: Congress legalized and funded the overthrow of the U.S. Constitution, the U.S. government and the American people, through a massive domestic bioterrorism program relabeled as a public health program, conducted by the HHS Secretary on behalf of the World Health Organization and its financial backers.**

Below is the current list of statutes, subject to change as I learn more.

**1900-1929 - Presidents Theodore Roosevelt, William Howard Taft, Woodrow Wilson, Warren Harding, Calvin Coolidge, Herbert Hoover**

- 1907 - [Treaty at the Hague](#) — Convention Respecting the Laws and Customs of War on Land, including Section III, Military Authority Over the Territory of the Hostile State: “Art. 42. Territory is considered occupied when it is actually placed under the authority of the hostile army.”
- 1909 - Launch of the [Round Table Movement](#). “By 1919, the Round Table Movement changed its name to the *Royal Institute for International Affairs* (aka: Chatham House) with the Round Table name relegated to its geopolitical periodical... in America, where knowledge of the British Empire’s subversive role

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<sup>1661</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

was more widely known, the name “American Institute for International Affairs” was still too delicate. Instead the name Council on Foreign Relations” was chosen and was chartered in 1921.”

- 1913/12/23 - US Congress and President Wilson passed Federal Reserve Act. PL 63-43, [38 Stat. 251](#). Created Federal Reserve Bank, central banking system in United States. [12 USC Chapter 3](#)
- 1914/07/28 - Globalists started World War I.
- 1917/05/13 to 1917/10/13 - Series of apparitions of the Blessed Virgin Mary to three children in Fatima, Portugal, concluding with [Miracle of the Sun](#).
- 1917/10/06 - Congress and President Wilson passed Trading with the Enemy Act, [40 Stat. 411](#). Established unconstitutional emergency powers concentrated in president and executive branch. Amended, expanded by Emergency Banking Act, March 9, 1933.
- 1918/11/11 - Globalists ended World War I.
- 1921/03/03 - Congress passed Joint Resolution 382, [41 Stat. 1359](#), terminating “the present war or of the present or existing emergency” but *excluding* from the termination, the unconstitutional emergency powers established by the Trading with the Enemy Act of 1917.
- 1921/11/23 - US Congress and President Harding passed Sheppard-Towner Maternity and Infancy Protection Act. PL 67-97, [42 Stat. 224](#). Expired 1929, replaced by 1935 Social Security Act.

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## 1930-1939 - Presidents Herbert Hoover, Franklin D. Roosevelt

- 1930/05/17 - Bank for International Settlements formed by intergovernmental agreement. Designed to and effectively operates outside of all political and governmental controls. [Tower of Basel](#), Adam LeBor (2013)
- 1933/03/09 - President Roosevelt signed [Proclamation 2040](#) [Emergency and War Powers Order], continuing national emergency and ‘bank holiday’ until further notice, following Proclamation 2038 of March 5, 1933 [convening special session of Congress] and Proclamation 2039 of March 6, 1933 [declaring national emergency and proclaiming ‘bank holiday’ for March 6-9, inclusive.]
- 1933/03/09 - Congress and President Roosevelt passed [Emergency Banking Act](#), PL 73-1, including amendments to Trading With the Enemy Act of 1917 and ratification of presidential executive orders and proclamations. Codified at [12 USC 95\(b\)](#).
- 1933/04/05 - President Roosevelt signed [Executive Order 6102](#), under state of emergency (Great Depression). Ratified by Congress through House Joint Resolution 192. Forbade the hoarding 'of gold or silver coin or bullion or currency,'

confiscated gold held by private individuals, to remove the constraint on the Federal Reserve (1913 Federal Reserve Act) preventing it from increasing the money supply.

- 1933/06/05 - Congress passed [House Joint Resolution 192](#), ratifying President Roosevelt's Executive Order 6102; declared bankruptcy of US government; suspended gold standard; pledged lives of American people (registered at birth through Social Security program) as collateral/debt slaves to international bankers, against national debt.
- 1933/06/12 - London Economic Conference began. Report on Matthew Ehret, *Clash of the Two Americas: Open vs. Closed Systems Collide: [How Roosevelt Halted Previous Attempts to Implement a New World Order](#)*.
- 1935/08/14 - US Congress and President Roosevelt passed Social Security Act - PL 74-271. [49 Stat. 620](#). Social Security Act governs Medicare and Medicaid, two of the federal authorization and funding pathways through which 'breakthrough' devices and drugs, fast-track products, products eligible for accelerated approval and other FDA-classified products are developed, manufactured and used on humans. Amendments to SSA since 1983 and pending, have expanded/will further expand the novel drug and device/bioweapon classes eligible for fast-tracked federal research and deployment funding within the Medicare/Medicaid programs.
- 1936/07/30 - [Protocol regarding the immunities of the Bank for International Settlements](#) signed at Brussels.
- 1938/06/25 - Congress and President Roosevelt passed **Federal Food Drug and Cosmetic Act** (FDCA). PL 75-717, [52 Stat. 1040](#). Original stated purpose: "to prohibit the movement in interstate commerce of adulterated and misbranded food, drugs, devices, and cosmetics." Codified at 21 USC 9. By the outbreak of Covid in late 2019, FDCA had been amended by several decades of Congressional acts to become one of the key laws under which the American domestic bioterrorism program is authorized, funded and operated.
- 1939/09/01 - Globalists launched World War II.

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## 1940-1949 - Presidents Franklin D. Roosevelt, Harry S. Truman

- 1943/11/11 - Congress and President Roosevelt passed Public Health Service Act of 1943 (organizational structure). PL 78-184, [57 Stat. 587](#).
- 1944/07/01 - 07/22 - Globalists negotiated [Bretton Woods Articles of Agreement](#) to establish a centralized global financial and banking system.
- 1944/07/01 - Congress and President Roosevelt passed **Public Health Service Act** of 1944 (PHSA). PL 78-410, [58 Stat. 682](#). Consolidated, centralized and

militarized the American public health system that had developed within several agencies since the Revolution. Codified at 42 USC 201.

- 1945/04/12 - President Roosevelt died; President Truman took office.
- 1945/07/28 - US Senate ratified United Nations Charter ([Executive F.](#))
- 1945/07/31 - Congress and President Truman passed Bretton Woods Agreement Act, PL 79-171, [59 Stat. 512](#), authorizing President to accept membership in International Monetary Fund and International Bank for Reconstruction and Development, later known as World Bank.
- 1945/09/02 - Globalists ended World War II.
- 1945/10/24 - [United Nations](#) Charter entered into force.
- 1945/11/20 - Globalists began Nuremberg trials.
- 1945 - [Operation Paperclip](#) began. “A secret United States intelligence program in which more than 1,600 German scientists, engineers, and technicians were taken from the former Nazi Germany to the U.S. for government employment after the end of World War II in Europe, between 1945 and 1959. Conducted by the Joint Intelligence Objectives Agency (JIOA), it was largely carried out by special agents of the U.S. Army’s Counterintelligence Corps(CIC).”
- 1945/12/27 - Bretton Woods Agreement entered into force.
- 1945/12/29 - Congress and President Truman passed International Organizations Immunities Act, PL 79-291, [59 Stat. 669](#). Corey Lynn report - [Laundering with Immunity: The Control Framework](#), Sept. 29, 2022.
- 1946/06/11 - Congress and President Truman passed Administrative Procedures Act, PL 79-404. [60 Stat. 237](#). Established framework for the administrative state to operate within a *de facto* executive branch dictatorship, through the “committed to agency discretion” override of both the legislative process and judicial review. Codified at 5 USC 551.
- 1946/07/22 - Globalists established the World Health Organization and adopted the [WHO Constitution](#), signed by 61 nations at International Health Conference in New York, to enter into force as of 04/07/1948. WHO Constitution amendments passed by World Health Assembly 02/03/1977 ; 01/20/1980 ; 07/11/1994 ; 09/15/2005.
- 1946/10/01 - Globalists concluded Nuremberg trials.
- 1947/07/26 - Congress and President Truman passed National Security Act, PL 80-253, 61 Stat. 499. Set up precursors to Federal Emergency Management Agency (FEMA).
- 1947/10/30 - Globalists adopted General Agreement on Tariffs and Trade (GATT) treaty.



- 1948 - UN Universal Declaration of Human Rights, part of International Bill on Human Rights
- 1948/01/01 - General Agreement on Tariffs and Trade (GATT) treaty entered into force.
- 1948/01/27 o US Information and Educational Exchange Act (Smith-Mundt). PL 80-402, 62 Stat. 6. Set up programs for US propaganda distribution in foreign countries; limited use of government propaganda on American population. 'Modernized' to authorize domestic propaganda in 01/02/2013 National Defense Authorization Act.
- 1948/04/07 - [World Health Organization Constitution](#) entered into force.
- 1948/06/14 - Congress authorized President Truman to accept membership in World Health Organization on behalf of US government. PL 80-643, [62 Stat. 441](#). Codified at [22 USC 290](#).
- 1948/08/23 - [World Council of Churches](#), first assembly, Amsterdam (ecumenism).
- 1949/04/04 - US Senate ratified North Atlantic Treaty Organization (NATO) treaty.
- 1949/06/18 - George Orwell published *1984*.
- 1949/08/24 - NATO treaty entered into force.
- 1949 - Geneva Conventions

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## 1950-1959 - Presidents Harry Truman, Dwight Eisenhower

- 1950/08/08 - Congress and President Truman passed [Defense Production Act of 1950](#), PL 81-774, 64 Stat. 798. Authorized federal takeover of private industry during declared war. Invoked in Spring 2020 for Covid-19 lethal injection production.
- 1951/05/25 - Globalists adopted first International Sanitary Regulations at the World Health Organization World Health Assembly, to enter into force 10/01/1952. International Sanitary Regulations were revised and renamed International Health Regulations in 1969. Revised again 1973, 1981, 2005. Draft revisions under review 2022.
- 1951 - Globalists adopted UN Convention on the Prevention and Punishment of the Crime of Genocide.
- 1952/09/14 - Roman Catholic Pope Pius XII presented speech [On the Moral Limits of Medical Research and Treatment](#) to First International Congress on Histopathology of the Nervous System. "Insofar as the moral justification of the experiments rests on the mandate of public authority, and therefore on the subordination of the individual to the community, of the individual's welfare to the

common welfare, it is based on an erroneous explanation of this principle. It must be noted that, in his personal being, man is not finally ordered to usefulness to society. On the contrary, the community exists for man.”

- 1952/09/27 - President Truman signed Executive Order 10399 establishing the US Surgeon General as the “health administrator” for the World Health Organization on American soil, under 1948 WHO Constitution and 1951 WHO International Sanitary Regulations. [17 Federal Register 8648](#).
- 1952/10/01 - WHO International Sanitary Regulations of 1951 entered into force in WHO member states.
- 1953/03/12 - President Eisenhower transmitted Reorganization Plan No. 1 of 1953 to Congress, subordinating US sovereignty to WHO International Sanitary Regulations, to be implemented by Surgeon General through the Department of Health, Education and Welfare (later renamed Health and Human Services). [18 Federal Register 2053](#). Codified at 42 USC 202.
- 1954 - [Bilderberg meetings](#) began. “Since its inaugural Meeting in 1954, the annual Bilderberg Meeting has been a forum for informal discussions to foster dialogue between Europe and North America. Every year, approx. 130 political leaders and experts from industry, finance, labour, academia and the media are invited to take part in the Meeting.”
- 1956/08/01 - State Department Basic Authorities Act, [70 Stat. 890](#). Related to treaties, executive agreements and other legal instruments subordinating American sovereignty to international organizations such as the World Health Organization.

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## **1960-1969 - Presidents Dwight Eisenhower, John F. Kennedy, Lyndon Johnson, Richard Nixon**

- 1961/01/17 - President Eisenhower delivered [Farewell Address](#), warning Americans of the military-industrial-Congressional complex and the “danger that public policy could itself become the captive of a scientific-technological elite.”
- 1962/10/11 - Roman Catholic Pope John XIII convoked Second Vatican Council (Vatican II). Through the council, Satanic globalists expanded and deepened their infiltration to [destroy the institutional Catholic Church and weaken Catholic faith around the world](#).
- 1963/06/30 - [Enthronement of Lucifer ceremony](#) coordinated with consecration of Pope Paul VI.
- 1963/11/22 - President Kennedy assassinated; President Johnson took office.
- 1964/06 - Globalists adopted the [Declaration of Helsinki](#) on ethics of human experimentation, through World Medical Association. [Revised seven times since: 1975, 1983, 1989, 1996, 2000, 2008, 2013](#).

- 1965/06/07 - *Griswold v. Connecticut*, [410 US 113](#). SCOTUS ruled right to privacy can be inferred from several amendments in the Bill of Rights, and this right prevents states from making the use of contraception by married couples illegal.
- 1965/12/08 - Roman Catholic Pope Paul VI concluded Second Vatican Council.
- 1966/04/25 - President Johnson transmitted Reorganization Plan No. 3 of 1966 to US Congress, transferring US Surgeon General's authorities to Secretary of Health, Education and Welfare department, effective 06/25/1966. [31 Federal Register 8855](#).
- 1968/04/04 - Assassination of Martin Luther King Jr.
- 1968/06/06 - Assassination of Robert F. Kennedy.
- 1968/07/25 - Roman Catholic Pope Paul VI issued papal encyclical [Humanae Vitae](#) on meaning of human life, and Catholic prohibition of abortion and contraception.
- 1969 - *Globalist* - WHO International Sanitary Regulations, in effect since 10/01/1952, revised and renamed International Health Regulations. Revised again 1973, 1981, 2005. Draft revisions under review 2022/2023.
- 1969/03/11 - [Frederick Jaffe Memo to Bernard Berelson](#), Planned Parenthood. "Proposed Measures to Reverse Fertility...Social Constraints...Economic Deterrents...Social Control..."
- 1969/06/09 - Dr. Donald MacArthur testified to [US Senate hearing on DOD appropriations](#), about development of "new infective microorganisms which could differ in certain important aspects from any known disease-causing organisms. Most important of these is that it might be refractory to the immunological and therapeutic processes upon which we depend to maintain our relative freedom from infectious disease."
- 1969/11/19 - Congress and President Nixon passed Armed Forces Appropriations Act. PL 91-121, [83 Stat. 209](#). Section 409 authorized Department of Defense to use human subjects for experiments in chemical and biological weapons, established reporting requirements (DOD reports to Congress) codified at 50 USC 1511(a) and authorized President to suspend informed consent and other provisions during a declared war or national emergency, codified at 50 USC 1515. Congressional reporting requirements amended 1977 and 1982, repealed 1996.
- 1969/11/25 - President Nixon [Statement on Chemical and Biological Defense Policies and Programs](#)
- 1969/11/30 - New [Ordo Missae](#), "liturgical innovation," introduced by Pope Paul VI, breaking the tradition of centuries.

## 1970-1979 - Presidents Richard Nixon, Gerald Ford, Jimmy Carter

- 1970 - Globalists, through Club of Rome, published [\*The Predicament of Mankind: Quest for Structured Responses to Growing World-wide Complexities and Uncertainties, A Proposal\*](#)
- 1970 - Zbigniew Brzezinski published [\*Between Two Ages: America's Role in the Technotronic Era.\*](#)
- 1970/03/16 - Congress and President Nixon passed An Act to Establish a Commission on Population Growth and the American Future. PL 91-213, [84 Stat. 67](#).
- 1970/08/15 - Congress and President Nixon passed Economic Stabilization Act of 1970. PL 91-379, [84 Stat. 799](#). Authorized President to stabilize prices, rents, wages, salaries, interest rates, dividends and similar transfers as part of a general program of price controls within the American domestic goods and labor markets. Used by Nixon in August 1971.
- 1970/10/26 - Congress and President Nixon passed Legislative Reorganization Act. PL 91-510, [84 Stat. 1140](#).
- 1970/11/01 - Roman Catholic Archbishop Marcel Lefebvre founded [Society of St. Pius X](#) to preserve traditional Catholic teachings in the wake of the Second Vatican Council.
- 1971 - Globalists, through Henry Kissinger and Klaus Schwab, established the World Economic Forum.
- 1971 - President Nixon launched the War on Drugs
- 1971/01 - Six banks in the European Community, under Jacob Rothschild's direction, consolidated into Inter-alpha Group of Banks.
- 1971/08/15 - President Richard Nixon directed the Treasury Secretary to suspend, with some exceptions, the convertibility of the dollar into gold or other reserve assets, ordering the gold window to be closed such that foreign governments could no longer exchange their dollars for gold, and issued Executive Order 11615 (pursuant to the [Economic Stabilization Act of 1970](#)), imposing a 90-day freeze on wages and prices in order to counter inflation.
- 1971/08 - US Department of Health, Education and Welfare, National Institutes of Health, National Cancer Institute published [Special Virus Program, Progress Report 8](#)
- 1971/12/23 - US Congress and President Nixon passed National Cancer Act. PL 92-216, [85 Stat. 778](#). Expanded US government bioweapons development and programs under pretext of cancer research.
- 1972 - Globalists, through Club of Rome, published [\*Limits to Growth\*](#), expanding on 1970 proposals in Predicament of Mankind.

- 1972 - Globalists, through Bulletin of the World Health Organization, published two-part series on *Virus-associated immunopathology: animal models and implications for human disease*, [Part 1](#) and [Part 2](#), addressing potential of lab-developed viral, communicable bioweapons to cause cancers and other life-limiting autoimmune and immune dysregulation disorders.
- 1972/04/10 - Globalists opened [UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological \(Biological\) and Toxin Weapons and on their Destruction](#) for signing, leaving major loopholes for biological and toxic agents allegedly developed for ‘protective’ or ‘prophylactic’ purposes.
- 1972/08 - US Department of Health, Education and Welfare, National Institutes of Health, National Cancer Institute published [Special Virus Program, Progress Report 9](#)
- 1973 - Trilateral Commission
- 1973/01/22 - US Supreme Court issued ruling in *Roe v. Wade*, [410 US 113](#), on abortion, eroding moral status of human beings based on developmental status/age and finding a ‘right’ to abortion in the US Constitution.
- 1973/11/07 - Congress passed War Powers Resolution or War Powers Act, over President Richard Nixon’s veto. 93-148. [87 Stat. 555](#). Used by Congress and President George W. Bush in 2001 to establish permanent state of war, through Sept. 18, 2001 AUMF, with no limitations in time, geography, and no legal distinctions between civilians and combatants.
- 1974/04/01 - Richard Gardner published essay in Foreign Affairs: [The Hard Road to World Order](#). “In short, the ‘house of world order’ will have to be built from the bottom up rather than from the top down. It will look like a great ‘blooming, buzzing confusion,’ to use William James’ famous description of reality, but an end run around national sovereignty, eroding it piece by piece, will accomplish much more than the old-fashioned frontal assault.”
- 1974/04/24 - Secretary of State Henry Kissinger promulgated National Security Study Memorandum 200, [Implications of Worldwide Population Growth for U.S. Security and Overseas Interests](#). NSSM 200 directed Secretary of Defense, Secretary of Agriculture, CIA Director, Deputy Secretary of State and Administrator for US Agency for International Development to study international political and economic implications of population growth and offer possible courses of action for the U.S. The resulting Kissinger Report was sent to President Nixon 12/10/1974.
- 1974/05/22 - Congress and President Nixon passed Disaster Relief Act. PL 93-288, 88 Stat. 143. Another statute creating precursors to FEMA.
- 1974/07/12 - US Congress and President Nixon passed National Research Service Award Act. PL 93-348, [88 Stat. 342](#). Title II set up a commission to study bioethics

and protection of human subjects. Led to 1977 Health, Education and Welfare report and 1979 Belmont Report.

- 1974/08/09 - President Nixon resigned; Gerald Ford took office.
- 1974/08/19 - UN World Population Conference opened in Bucharest. [Report](#).
- 1974/11/21 - Roman Catholic Archbishop Marcel Lefebvre, founder of Society of Saint Pius X, published [1974 Declaration](#) on modernism and preservation of the Catholic faith against destructive assaults subsequent to Second Vatican Council.
- 1974/12/10 - Secretary of State Henry Kissinger's National Security Study Memorandum 200 (NSSM 200) study completed as the [Kissinger Report](#), establishing global depopulation as US geopolitical strategy.
- 1974/12/31 - US Congress and President Ford legalized private ownership of gold, reversing 1933 prohibition. PL 93-373.
- 1975/03/26 - [UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological \(Biological\) and Toxin Weapons and on their Destruction](#) entered into force. Codified in US law at 18 USC 175 in 1990. Both the UN convention and the US law left major loopholes for biological and chemical agents developed for 'protective' or 'prophylactic' purposes. World Health Organization, United Nations, World Economic Forum and US government drove the global bioterrorism program through those loopholes, through swine flu/H1N1, AIDS, anthrax, smallpox, MERS, SARS, SARS-CoV-2 and other communicable and injected pathogens.
- 1975/06 - Rockefeller Commission published [Report to the President on CIA Activities Within the US](#).
- 1975/11/26 - President Gerald Ford endorsed the Kissinger Report's depopulation plan through [National Security Decision Memorandum 314](#)
- 1976/01 - [Swine influenza/H1N1 outbreak started at Fort Dix](#); in April, Congress funded a vaccine development/mass vaccination through Merck; in late September injections began. Heart attacks, Guillain-Barre syndrome, deaths and other adverse effects resulted. In December, campaign suspended and never restarted.
- 1976/03/23 - UN [International Covenant on Civil and Political Rights](#) entered into force.
- 1976/04 - Senator Frank Church Commission published a [Report on the Foreign and Military Intelligence Activities of the United States](#) in April 1976. The Church report included, at Chapter 15-F, information about chemical and biological activities, and at Chapter 17, information about "Testing and Use of Chemical and Biological Agents by the Intelligence Community." It reported on Project Chatter, Project Bluebird/Artichoke, MK-ULTRA, MK-NAOMI and other programs through which the US Government conducted experiments on human subjects against their will and to their detriment.

- 1976/09/14 - Congress and President Ford passed National Emergencies Act - PL 94-412, [90 Stat. 1255](#). Codified at 50 USC 34. This is one of the key laws [cited](#) in George W. Bush's Sept. 14, 2001 Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks* and renewed every year since, most recently by Biden in Sept. 2021. It's also one of the laws cited in Donald Trump's March 13, 2020 Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, renewed every year since, most recently by Biden in Feb. 2022.
- 1977/01/14 - US Department of Health, Education and Welfare published report on informed consent of human subjects of biomedical experiments, 45 CFR 46, *Protection of Human Subjects: Research Involving Prisoners and Notice of Report and Recommendations of the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research*, in compliance with 1974 National Research Service Award Act. [42 Federal Register 3076](#).
- 1977/07/30 - Congress and President Carter passed Department of Defense Appropriations Authorization Act of 1978. PL 95-79, [91 Stat. 323](#). Section 808 addressed DOD use of military personnel as research subjects for biological and chemical weapons under 1969 law, codified at 50 USC 1520; required notice to be given to local officials before subjecting civilian populations to chemical and biological weapons tests; required DOD reporting to Congress. The provision on DOD reporting to Congress was amended in 1982 and repealed in 1996. Other provisions of the law were amended in 1997 to expand experimentation on military personnel, through the NDAA for FY1998 at Section 1078 and the Emergency Use Authorization provisions of the 1997 Food and Drug Administration Modernization Act at Section 402.
- 1979/04/18 - National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research published the [Belmont Report](#) on ethics of human subjects research, in compliance with 1974 National Research Service Award Act and informed by 1977 HEW report and recommendations.
- 1979/10/17 - Congress and President Carter passed Department of Education Organization Act. PL 96-88, [93 Stat. 668](#). Section 509 redesignated the US Health, Education and Welfare Department as the Health and Human Services Department. From that point to the present, the Secretary of Health and Human Services has exercised authorities under the WHO Constitution and WHO International Health Regulations, as transferred from Surgeon General to HEW Secretary in 1966.

## 1980-1989 - Presidents Ronald Reagan, George H.W. Bush

- 1980/06/16 - US Supreme Court ruling in *Diamond v. Chakrabarty*, [447 US 303](#). Held: A live, human-made micro-organism is patentable subject matter under 35 USC 101.
- 1980/12/11 - Comprehensive Environmental Response, Compensation and Liability Act. PL 96-510, 94 Stat. 2767. Superfund Act. Set up federal programs for cleanup of toxic chemical dumpsites.
- 1980/12/12 - Congress and President Carter passed Bayh-Dole Act, PL 96-517, [94 Stat. 3015](#). Permits ownership by contractors of inventions arising from federal government-funded research.
- 1981/06/01 - HHS-Food and Drug Administration Final Rule *Protections for Human Subjects; Prisoners Used as Subjects in Research*, 21 CFR 50, implementing 1979 recommendations of National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research, went into effect. [45 Federal Register 36386](#)
- 1981/07/27 - HHS-FDA Final Rule *Protection of Human Subjects; Informed Consent* (21 CFR 50.20) and *Protection of Human Subjects; Standards for Institutional Review Boards for Clinical Investigations* (21 CFR 56.101) went into effect. [46 Federal Register 8942](#). Both were amended many times thereafter.
- 1982 - Roussel-Uclaf developed RU-486/mifepristone chemical abortion pill. Approved by US FDA in Sept. 2000.
- 1982/12/21 - Congress and President Reagan passed Congressional Reports Elimination Act. PL 97-375, [96 Stat. 1822](#). Section 203(a) amended requirements for DOD report to Congress on use of human subjects in chemical and biological weapons research under 50 USC 1511(a). Reporting requirement repealed by Congress, 02/10/1996, PL 104-106 at Section 1061(k).
- 1983/07/13 - Congress and President Reagan passed Public Health Service Act Amendment. PL 98-49, [97 Stat. 245](#). Section 319 amended Public Health Service Act to add a 'Public Health Emergencies' program, granting new powers to Health and Human Services Secretary and establishing a \$30 million slush fund called the Public Health Emergencies Fund. Codified at 42 USC 247d. [Summary posted April 20, 2022](#).
- 1983/12/22 - President Reagan signed Executive Order 12452, listing communicable diseases subjecting citizens to forcible apprehension and detention under Health and Human Services Secretary's quarantine authority through PHSA, [42 USC 264b](#), including "Cholera or suspected Cholera, Diphtheria, infectious Tuberculosis, Plague, suspected Smallpox, Yellow Fever, and suspected Viral Hemorrhagic Fevers (Lassa, Marburg, Ebola, Congo-Crimean, and others not yet isolated or named)." [48 Federal Register 56927](#)



- 1985/11/20 - Congress and President Reagan passed Health Research Extension Act. PL 99-158, [99 Stat. 877](#). Section 498 prohibited HHS from funding or conducting fetal tissue research for three years. Codified at 42 USC 299g.
- 1986/03/29 - Robert Strecker delivered to Congress and published report on AIDS outbreak: [This Is a Bioattack Alert](#). Report connected US government cancer virus research to virus-induced immune system disorders and cancer in AIDS patients.
- 1986/07/13 - Congress and President Reagan passed Superfund Amendments and Reauthorization Act. PL 99-499, [100 Stat. 1613](#). Title III, Emergency Planning and Community Right to Know Act related to toxic chemicals and federal government authority.
- 1986/08/27 - Roman Catholic Archbishop Marcel Lefebvre published [Letter to 8 Cardinals Regarding the Assisi Affair](#), addressing dangers to the Catholic faith presented by Pope John Paul II's planned Interfaith Peace Service.
- 1986/09/18 - Roman Catholic Pope John Paul II conducted multi-religious Interfaith Peace Service in Assisi, Italy.
- 1986/11/14 - Congress and President Reagan passed State Comprehensive Mental Health Services Plan Act - PL 99-660, [100 Stat 3743](#). Title III, National Childhood Vaccine Injury Act, amended Public Health Service Act to establish and fund a National Vaccine Program; grant vaccine manufactures legal immunity for injuries and deaths caused by their products; establish and fund a tax revenue/debt-funded National Vaccine Injury Compensation Program. Codified at 42 USC 300aa.
- 1986/12/02 - Roman Catholic Archbishop Marcel Lefebvre and Bishop Antonio de Castro Mayer published [Joint Declaration Against Assisi](#), again deploring the weakening of the Catholic faith by Vatican leaders under the influence of the Second Vatican Council.
- 1987/06/26 - UN [Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment](#), entered into force. Adopted by General Assembly 12/10/1984, signed 02/04/1985. Entered into US Code at 18 USC 2340 on 04/30/1994.
- 1988/11/04 - Congress and President Reagan passed Genocide Convention Implementation Act of 1987, PL 100-606, [102 Stat. 3045](#), to implement the International Convention on the Prevention and Punishment of Genocide. Codified at 18 USC 1091.
- 1988/11/04 - Congress and President Reagan passed Health Omnibus Programs Extension Act. PL 100-607, [102 Stat. 3048](#). Section 105 established National Center for Biotechnology Information under Public Health Service Act (42 USC 286c). Section 156 extended fetal tissue research moratorium imposed in 1985 for two more years. Section 201 outlined and funded HIV-AIDS research under direction of NIH/NIAID/Fauci (42 USC 300cc). Section 256 increased funding for the Public Health Emergencies Fund to \$45 million (42 USC 247d).

- 1988/11/23 - Congress and President Reagan passed Robert T. Stafford Disaster Relief and Emergency Act. PL 100-707, [100 Stat. 4689](#). Amended 1974 Disaster Relief Act, FEMA law; redefined 'emergency' and 'major disaster;' established procedures for Presidential disaster and emergency declarations, DOD domestic deployment of military and more. Codified at 42 USC 5121.
- 1989/04/10 - Congress and President George H.W. Bush passed Whistleblower Protection Act. PL 101-12, [103 Stat. 16](#). "Protects federal whistleblowers who work for the government and report the possible existence of an activity constituting a violation of law, rules, or regulations, or mismanagement, gross waste of funds, abuse of authority or a substantial and specific danger to public health and safety."
- 1989/12/19 - Congress and President George H.W. Bush passed Omnibus Budget Reconciliation Act. PL 101-239, [103 Stat. 2106](#). Section 6601 amended Vaccine Injury Compensation Program, set up special master program.

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## 1990-1999 - Presidents George H.W. Bush, William J. Clinton

- 1990/05/22 - Congress and President Bush passed Biological Weapons Antiterrorism Act of 1989. PL 101-298, [104 Stat. 201](#). Drafted by Francis Boyle to bring US into compliance with 1975 UN convention. Establishing as criminal, acts of those who "knowingly develops, produces, stockpiles, transfers, acquires, retains, or possesses any biological agent, toxin, or delivery system for use as a weapon, or knowingly assists a foreign state or any organization to do so," and defined 'for use as a weapon' to "not include the development, production, transfer, acquisition, retention, or possession of any biological agent, toxin, or delivery system for prophylactic, protective, or other peaceful purposes." Codified at 18 USC 175.
- 1990/07/26 - Congress and President Bush passed Americans with Disabilities Act. PL 101-336, [104 Stat. 327](#). Prohibits discrimination based on disability...also requires covered employers to provide reasonable accommodations to employees with disabilities, and imposes accessibility requirements on public accommodations.
- 1990/12/21 - HHS Interim Final Rule: *Informed Consent for Human Drugs and Biologics; Determination that Informed Consent is Not Feasible* - [55 Federal Register 52814](#)
- [1991 Common Rule](#) governing research on human subjects.
- 1992/06/03 - United Nations opened UN Conference on Environment and Development, commonly called the Earth Summit, in Rio de Janeiro, Brazil.

179 participating nations adopted [Agenda 21 \(later renamed Agenda 30\)](#), laying out plans for depopulation, elimination of private property, and elimination of borders and national sovereignty. Implicitly defined living human beings as biological weapons of mass destruction, against which lethal chemical and biological agents could be construed

as ‘protective’ and ‘prophylactic’ and therefore exempt from 1975 UN Convention on Prohibition of Biological Weapons. UN Framework Convention on Climate Change opened for nation-state signatories to sign.

- 1992/07/10 - Congress and President Bush passed Alcohol, Drug Abuse, Mental Health Administration (ADAMHA) Restructuring Act. PL 102-321, [106 Stat. 323](#). Expanded drug abuse prevention and treatment programs; reorganized HHS subdivisions.
- 1992/10/27 - Congress and President Bush passed Preventative Health Amendments. PL 102-531, [106 Stat. 3504](#). Changed name from Centers for Disease Control to Centers for Disease Control and Prevention.
- 1992/10/29 - Congress and President Bush passed Prescription Drug User Fee Act. PL 102-571, [106 Stat. 4491](#).
- 1993/06/10 - Congress and President Clinton passed National Institutes of Health Revitalization Act, PL 103-43, [107 Stat. 122](#). Reorganized and expanded research programs; reversed moratorium on fetal tissue research.
- 1993/11/16 - Congress and President Clinton passed Religious Freedom Restoration Act. PL 103-141, [107 Stat. 1488](#). Affirmed Constitutional protections for free exercise of religion under First Amendment. Related to military personnel requests for religious exemptions from vaccine mandates, not accepted by DOD. Codified at 42 USC 2000bb.
- 1993/11/30 - Congress and President Clinton passed NDAA for FY1994, PL 103-160, [107 Stat. 1547](#). Section 1703 related to DOD reporting to Congress on chemical and biological weapons testing programs. Codified at 50 USC 1523. Amended 11/18/1997 and 10/17/2006. Repealed 12/23/2016, effective 12/31/2021?? , Also authorized DOD to “enter into agreements with Secretary of HHS to provide support for vaccination programs...in the US through use of the excess peacetime biological weapons defense capability of the DOD.” Codified at 50 USC 1524.
- 1994/03/21 - United Nations [Framework Convention on Climate Change](#) entered into force.
- 1994/04/30 - Congress and President Clinton passed [UN] Torture Convention Implementation, 103-235, [108 Stat. 463](#). Codified at 18 USC 2340.
- 1994/09/05 - United Nations opened the International Conference on Population and Development in Cairo, Egypt. 179 nation-states signed on to a 20-year Programme of Action for depopulation, which was [extended in 2010 to cover 2014-2034](#).
- 1994/09/13 - Congress and President Clinton passed Violent Crime Control and Law Enforcement Act (Clinton Crime Bill). PL 103-322, [108 Stat. 1796](#). Expanded American prison state, by expanding predicates for incarcerating nonviolent civilians for long sentences, increasing funding for prison construction/operation, and law enforcement officers.

- 1994/12/08 - Rockefeller Senate Report on US government chemical and biological weapons research, development, testing and deployment programs. [S.Prt. 103-97](#).
- 1995/01/01 - Launch of [World Trade Organization](#), update to 1947 General Agreement on Trade and Tariffs.
- 1996/02/08 - Congress and President Clinton passed Telecommunications Act of 1996. PL 104-104, [110 Stat. 56](#). Authorized media consolidation, centralized control of propaganda, electromagnetic radiation weapons (cell phones, cell phone towers, etc.)
- 1996/02/10 - Congress and President Clinton passed National Defense Authorization Act for FY96. PL 104-106, [110 Stat. 443](#). Section 1061(k) repealed 50 USC 1511 as adopted in 1977 and amended in 1982, eliminating requirement that DOD report to Congress on chemical and biological weapons experiments conducted on military personnel.
- 1996/04/24 - Congress and President Clinton passed Antiterrorism and Effective Death Penalty Act; Illegal Immigration Reform and Immigrant Responsibility Act; Prison Litigation Reform Act. PL 104-132. [110 Stat. 1214](#). Section 521(a) prohibited DOD chemical and biological weapons testing in urban and suburban areas, codified at 18 USC 2332C. That provision was repealed in 1998. Also related to court stripping: Congress passing laws to remove federal courts' oversight power regarding legislative and executive acts, eliminate checks and balances. *See* ACLU report, Oct. 2001, [Upsetting Checks and Balances: Congressional Hostility Toward the Courts in Times of Crisis](#).
- 1996/08/21 - Congress and President Clinton passed War Crimes Act, PL 104-192, [100 Stat. 2104](#). Implemented 1949 Geneva Conventions on war crimes and crimes against humanity. Codified at 18 USC 2401, renumbered 18 USC 2441 on 10/11/1996. 18 USC 2441(d)(1)(c) prohibits "the act of a person who subjects, or conspires or attempts to subject, one or more persons within his custody or physical control to biological experiments without a legitimate medical or dental purpose and in so doing endangers the body or health of such person or persons."
- 1996/09/23 - Congress and President Clinton passed NDAA for FY97 - PL 104-201, [110 Stat. 242](#). Section 1401 et seq, Defense Against Weapons of Mass Destruction Act of 1996, Section 1416, "Military Assistance to Civilian Law Enforcement in Emergency Situations Involving Biological or Chemical Weapons," codified at 10 USC 382, later renumbered to 10 USC 282, authorized domestic deployment of military against civilians.
- 1996/10/10 - *Pedrina v. Chun*, [97 F.3d 1296](#) (9th Cir., 1996). Exempts governments from RICO prosecutions, citing *Lancaster Community Hosp. v. Antelope Valley Hosp.*, [940 F.2d 397](#) (9th Cir. 1991) [SCOTUS cert. denied, 502 US 1094] on grounds that "'government entities are incapable of forming [the] malicious intent necessary to support a RICO action.'"

- 1996/12/17 - UN Comprehensive Convention on International Terrorism opened for negotiation by [resolution 51/210 forming ad hoc committee](#); subsequently deadlocked over definition of terrorism.
- 1997/04/29 - UN [Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction](#) entered into force, after drafting in 1992 and signing in 1993.
- 1997/11/18 - Congress and President Clinton passed National Defense Authorization Act for FY98 - PL 105-85, [111 Stat. 1915](#). Section 1078, “Restrictions on the use of human subjects for testing of chemical or biological agents,” repealed and replaced a 1977 section of 50 USC Chapter 32, the Chemical and Biological Warfare Program. The 1977 provision (50 USC 1520) had added a requirement that DOD report to Congress about DOD human experimentation programs. In 1997, Congress replaced 1520 with 1520a, purportedly to prohibit DOD conducting experiments on soldiers without the individual soldiers informed consent. It was passed by Congress in response to public outrage over injuries and deaths caused by mandated anthrax injections of soldiers during and after the 1991 Gulf War. However, the authority for federal government experimentation on non-consenting human beings continued; Congress simply transferred the program to the Food Drug and Cosmetics Act, 21 USC 360bbb (see below, passed three days after the NDAA) under declared emergency situations (Emergency Use Authorizations/EUA).
- 1997/11/21 - Congress and President Clinton passed Food and Drug Administration Modernization Act - PL 105-115, [111 Stat. 2296](#). Added new section to Federal Food Drug and Cosmetics Act to expand access to investigational drugs and devices during emergency situations. Codified at 21 USC 360bbb - “Expanded Access to Unapproved Therapies and Diagnostics”. This was the beginning of the Emergency Use Authorization/EUA framework that culminated in the American government’s psychological, social and economic coercion program aimed at universal injection of all American citizens with products marketed as Covid-19 vaccines, operational from mid-2020 to the present.
- 1998/03 - [Washington DC tabletop exercise](#) on smallpox epidemic. Used for political cover six months later to establish Strategic National Stockpile of US-government-controlled chemical and biological weapons, disguised as ‘vaccines’ and other ‘pharmaceutical’ products.
- 1998/07/17 - Rome Statute adopted by United Nations representatives of 120 countries, creating [International Criminal Court](#) for prosecution of genocide, crimes against humanity and war crimes. Entered into force July 1, 2002 after ratification by 60 countries. United States is not a signatory.
- 1998/10/17 - Congress and President Clinton passed National Defense Authorization Act for FY1999. PL 105-261, 112 Stat. 1920. Section 1401.

- 1998/10/21 - Congress and President Clinton passed Omnibus Consolidated and Emergency Supplemental Appropriations for FY1999 - PL 105-277, [112 Stat. 2681-358](#). Division I, Chemical Weapons Convention Implementation Act of 1998, established prohibitions on chemical weapons. Codified at [18 USC 229](#) and [22 USC 6701](#). Title II established the National Pharmaceutical Stockpile, later renamed the Strategic National Stockpile. Appropriated \$51,000,000 “to remain available until expended...for pharmaceutical and vaccine stockpiling activities at the Centers for Disease Control and Prevention.” Strategic National Stockpile codified in 2002 (Public Health Security and Bioterrorism Preparedness and Response Act) at 42 USC 300hh-12, renumbered in 2004 (Project Bioshield Act) to [42 USC 247d-6b](#).
- 1999/09/17 - [Death of Jesse Gelsinger](#) from early gene therapy trial.
- 1999/09/30 - President Clinton signed Executive Order 13139: *Improving Health Protection of Military Personnel Participating in Particular Military Operations*. Authorized administration of experimental, FDA-unapproved vaccines to members of the armed forces without informed consent. [64 Federal Register 54175](#)
- 1999/10/05 - Congress and President Clinton passed NDAA for FY2000 - PL 106-65, [113 Stat. 512](#). Section 1023, Military Assistance to Civil Authorities to Respond to Act or Threat of Terrorism, Note to 10 USC 382, renumbered in 2016 to 10 USC 282, authorizing domestic deployment of US military against civilians.
- 1999/10/05 - HHS Interim Final Rule - *Human Drugs and Biologics; Determination That Informed Consent Is NOT Feasible or Is Contrary to the Best Interests of Recipients; Revocation of 1990 Interim Final Rule; Establishment of New Interim Final Rule*. [64 Federal Register 54180](#)
- 1999/11 - Population-control zealot [Bill Gates launched GAVI](#) (Global Alliance for Vaccines and Immunizations) with \$750 million investment from Bill & Melinda Gates Foundation. Public-private partnership organization develops, tests, manufactures and deploys pharmaceutical products in low and middle-income countries.

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## **2000 - 2009 - Presidents William Clinton, George W. Bush, Barack H. Obama**

- 2000/09 - FDA approved RU-486, mifepristone pill for use to terminate pregnancies: chemical abortion drug.
- 2000/09 - Project for the New American Century published [Rebuilding America's Defenses](#) report. “Advanced forms of biological warfare that can ‘target’ specific genotypes may transform biological warfare from the realm of terror to a politically useful tool.”
- 2000/11/13 - Congress and President Clinton passed Public Health Improvement Act - PL 106-505, [114 Stat. 2314](#). Title I, Public Health Threats and Emergencies Act, reworked and expanded Section 319 of Public Health Service Act, 42 USC 247d

(the Public Health Emergencies section first added in 1983). Appropriated funding and established a working group on bioterrorism ‘countermeasures’ research and development.

- 2001/09/11 - Terrorist airplane attacks on World Trade Center and Pentagon.
- 2001/09/14 - George W. Bush signed Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, under 1976 National Emergencies Act. Renewed every year since. [66 Federal Register 48199](#)
- 2001/09/18 - 2001/10/09 - Anthrax attacks on US Congress and media organizations.
- 2001/09/18 - Congress and President Bush passed Authorization for Use of Military Force. PL 107-40; [115 Stat. 224](#). Passed under the 1973 War Powers Act, 50 U.S. Code § 1541, and construed as putting the United States in a permanent state of war (Global War on Terror) with no limitations in time or geographically.
- 2001/09/23 - President Bush signed [Executive Order 13224](#), blocking property ownership and prohibiting transactions with persons who commit, threaten to commit or support terrorism. List maintained by Office of Foreign Assets Control, US Dept. of Treasury.
- 2001/10/23 - [Model State Emergency Health Powers Act](#) promulgated by CDC and the Center for Law and the Public's Health at Georgetown and Johns Hopkins Universities, “structured to reflect 5 basic public health functions to be facilitated by law: (1) preparedness, comprehensive planning for a public health emergency; (2) surveillance, measures to detect and track public health emergencies; (3) management of property, ensuring adequate availability of vaccines, pharmaceuticals, and hospitals, as well as providing power to abate hazards to the public's health; (4) protection of persons, powers to compel vaccination, testing, treatment, isolation, and quarantine when clearly necessary; and (5) communication, providing clear and authoritative information to the public.”
- 2001/10/26 - Congress and President Bush passed Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) Act - PL 107-56, [115 Stat. 272](#). Amended 18 USC 2331 - Definitions section of 18 USC 113B - Terrorism - to add “domestic terrorism,” defined as activities that “(A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State; (B) appear to be intended—(i)to intimidate or coerce a civilian population; (ii) to influence the policy of a government by intimidation or coercion; or (iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and (C) occur primarily within the territorial jurisdiction of the United States.” There is [plenty of evidence to prosecute and convict Fauci, Baric, Gates, Daszak and others under this criminal statute](#). However, this is also why the conspirators used the FBI to infiltrate the January 6, 2021 Washington DC election protests, to ensure breach of the Capitol and subsequent arrests and indefinite detentions of non-violent

trespassers, to create predicates to [steer and shape national panic about domestic terrorism exclusively defined as civilians challenging the legitimacy of government officials and acts](#), to steer public anger and distrust away from government agents killing, maiming and imprisoning civilians.

- 2002/06/12 - Congress and President Bush passed Public Health Security and Bioterrorism Preparedness and Response Act - PL 107-188, [116 Stat. 594](#). Major amendments to Public Health Service Act (42 USC 201) and Federal Food Drug and Cosmetics Act (21 USC 9). This law fully constructed and expanded funding for the federal government's domestic bioterrorism apparatus headquartered at the CDC, disguising it as a program to protect Americans from non-state actors. Sections included National Preparedness and Response Planning, Coordinating, and Reporting; Strategic National Stockpile; Development of Priority Countermeasures (i.e. fast-tracking approval of drugs and devices without standard safety testing, efficacy testing, and regulatory compliance); Improving State, Local, and Hospital Preparedness for and Response to Bioterrorism and Other Public Health Emergencies; Emergency Authorities (i.e. federal quarantine power); Controls on Dangerous Biological Agents and Toxins (Title II, Subtitle B: [Agricultural Bioterrorism Protection Act of 2002](#)); Safety and Security of Food and Drug Supply; Drinking Water Security and Safety. Coincidentally also in 2002, HHS-NIH-funded (grant no. AI23946-08) University of North Carolina researcher and Fauci colleague Ralph Baric filed a [US patent \(7,279,372\)](#) on methods to make bat coronaviruses more lethal to humans, noting that "the US government has certain rights to this invention." [More on that](#).
- 2002/07/01 - [International Criminal Court](#) entered into force under United Nations Rome Statute, after ratification by 60 member states. United States is not a signatory.
- 2002/11/25 - Congress and President Bush passed Homeland Security Act - PL 107-296, [116 Stat. 2135](#). Established Department of Homeland Security as a cabinet-level administrative arm of the executive branch. Expanded militarization of domestic surveillance and law enforcement. Title V: established a Directorate of Emergency Preparedness and Response within Department of Homeland Security, headed by an Undersecretary. Strengthened crosslinks between DHS and other federal agencies: Health and Human Services, Federal Emergency Management Agency (FEMA), Department of Defense, Department of Justice and Department of Agriculture, to build and operate a public-health-predicated martial law system.
- 2003/04/04 - Congressional hearing held on [Project Bioshield: Contracting for the Health and Security of the American Public](#). Congress members discussed authorizing HHS to waive informed consent during declared emergencies. ([06/14/2022 Bailiwick post](#) with partial transcript.)
- 2003/04/04 - President Bush signed Executive Order 13295 added symptomatic SARS to list of quarantinable communicable diseases, authorizing HHS to order



apprehension and indefinite detention of Americans for contracting common respiratory illnesses under [42 USC 264\(b\)](#) and [42 CFR 70.6](#). [68 Federal Register 17255](#).

- 2003/09/16 - [Model State Public Health Act](#) published by Johns Hopkins, Georgetown and CDC, working through Turning Point Initiative/Turning Point National Collaborative. Slightly less aggressive form of Model State Emergency Health Powers Act circulated in October 2001.
- 2003/11/24 - Congress and President Bush passed National Defense Authorization Act for FY2004. PL 108-136, [117 Stat. 1392](#). Section 1603(a), created 21 USC 360bbb-3 - “Section 564 - Authorization for Medical Products for Use in Emergencies” under the EUA part of the Federal Food Drug and Cosmetics Act as amended in 1997 to add 21 USC 360bbb “Expanded Access to Unapproved Diagnostics and Therapies.” At Section 1603(b)(1), Congress added Section 1107a to the military code after 10 USC 1107, authorizing the US President to waive informed consent rights of military personnel during declared emergencies and redefining the meaning of the right to be “informed of an option to accept or refuse administration of a product.”
- 2003/12/22 - US federal court in [Doe v. Rumsfeld, 297 F Supp. 2d 119](#) (DDC 2003) addressed informed consent (10 USC 1107) and Presidential waivers (10 USC 1107a) in the anthrax vaccination campaign context. Federal court enjoined DOD from overriding service members informed consent requirements with the experimental Anthrax vaccine. Eight days later, FDA fully approved the Anthrax vaccine. That FDA decision was vacated by the Court 10/27/2004 in [Rumsfeld II, 341 F. Supp. 2d 1 \(D.D.C. 2004\)](#). The injunction was expanded to cover the vaccine after being granted EUA status in [Rumsfeld III, 2005 WL 774857 \(D.D.C. April 6, 2005\)](#)
- 2004/07/21 - Congress and President Bush passed Project Bioshield Act. PL 108-276, [118 Stat. 835](#). Amendments to Public Health Service Act and Federal Food Drug and Cosmetics Act. Nullified informed consent principles under US law. Amended and expanded 21 USC 360bbb on authorization for investigational drugs and devices to be used in emergencies (Emergency Use Authorization). Established program for ‘qualified countermeasure’ research, procurement, contracting, manufacture, use and liability exemptions. Expanded authority of NIAID Director (Fauci). Appropriated \$640,000,000 for the Strategic National Stockpile for FY2002, \$590,000,000 for smallpox vaccine development for FY2002, and \$5,593,000,000 for “procurement of security countermeasures.” Expanded HHS power to subject citizens to involuntary relocation and indefinite detention on communicable disease predicates. Expanded coordination among Secretary of Health and Human Services, Secretary of Defense and Secretary of Homeland Security.

- 2005/04/01 - President Bush signed Executive Order 13375, adding symptomatic influenza to list of quarantinable communicable diseases, authorizing HHS Secretary to use force to apprehend and detain people under [42 USC 264\(b\)](#) and [42 CFR 70.6](#). [64 Federal Register 17299](#).
- 2005/04/02 - Death of Roman Catholic Pope John Paul II. After conclave, Pope Benedict XVI took the papacy 04/19/2005.
- 2005/07/05 - HHS FDA Draft Guidance Re: Emergency Use Authorization of Medical Products. [70 FR 38689](#).
- 2005/09/15 - World Health Assembly adopted [World Health Organization International Health Regulations 2005](#) revisions. Entered into force 06/15/2007.
- 2005/12/30 - Congress and President Bush passed Department of Defense, Emergency Supplemental Appropriations to Address Hurricanes in the Gulf of Mexico, and Pandemic Influenza Act - PL 109-148, [119 Stat. 2818](#), Division C at last 14 pages: **Public Readiness and Emergency Preparedness (PREP) Act**. Amended Public Health Service Act. Established power of Secretary of Health and Human Services, during self-declared public health emergency under Section 319, to unilaterally issue declarations recommending “manufacture, testing, development, distribution, administration, or use of one or more covered countermeasures.” Codified at 42 USC 247d-6d(b). Added more detail on liability shields for pandemic and epidemic products and security countermeasures. Set pre-suit hurdle requiring HHS to first bring claims against defendants, and bar private claims until after HHS claims resolved, if and only if defendant found liable. Set liability standard at willful misconduct, “establishing a standard...more stringent than negligence in any form or recklessness,” requiring proof defendant 1) intentionally engaged in misconduct 2) proximate to victim’s injury or death. Established just-following-orders defense for vaccinators and others in the chain of distribution. Established court-alternative, tax-and-debt-funded Covered Countermeasure Process Fund, similar to Vaccine Injury Compensation Fund established in 1986 for products on childhood vaccine schedule. Another provision of the DOD Supplemental Emergency Appropriation funded the Public Health and Social Service Emergency Fund (PHSSEF), a slush fund under the control of the Secretary of Health and Human Services, with \$3.3 billion to start.
- 2006/06/07 - HHS-FDA Interim Final Rule, *Medical Devices; Exception From General Requirements for Informed Consent*. [71 Federal Register 32827](#)
- 2006/09 - Department of Justice published report: [Role of Law Enforcement in Public Health Emergencies: Special Considerations for an All-Hazards Approach](#). “Depending on the threat, law enforcement’s role may include enforcing public health orders (e.g., quarantines or travel restrictions), securing the perimeter of contaminated areas, securing health care facilities, controlling crowds, investigating scenes of suspected biological

terrorism, and protecting national stockpiles of vaccines or other medicines.”

- 2006/10/17 - Congress and President Bush passed NDAA/John Warner Defense Authorization Act for FY2007 - PL 109-364, [120 Stat. 2083](#). Section 1076 amended 1807 Insurrection Act, (10 USC 333, renumbered as 10 USC 253), providing exemptions to 1878 Posse Comitatus Act, to expand the authority of federal government to deploy US military on American soil against American citizens during “natural disaster, epidemic, or other serious public health emergency, terrorist attack or incident, or other condition in any State or possession of the United States.” Repealed in NDAA for FY2008. Passed again in NDAA for FY2012.
- 2006/10/17 - Congress and President Bush passed Military Commissions Act. PL 109-366, [120 Stat. 2632](#). Authorize trial by military commission for violations of the law of war. Related to [18 USC 2441](#), War Crimes, adopted in 1996 to implement Geneva Conventions.
- 2006/11/28 - HHS FDA Guidance: [Gene Therapy Clinical Trials - Observing Subjects for Delayed Adverse Effects](#)
- 2006/12/19 - Congress and President Bush passed Pandemic and All-Hazards Preparedness Act. PL 109-417, [120 Stat. 2878](#). Fulfilled many of the requirements of the [World Health Organization International Health Regulations of 2005](#), by further consolidating and centralizing power in federal Health and Human Services Secretary’s hands. Created new HHS department, led by new Assistant Secretary for Preparedness and Response (counterpart to the DHS Director of Emergency Preparedness and Response position created in 2002). Established rules for coordination among HHS, Secretary of Defense, Secretary of Veterans Affairs, Secretary of Transportation and “any other relevant federal agency.” Established national framework subordinating state, county, tribal and local public health and law enforcement systems to federal agencies. Expanded surveillance programs. Clarified definitions of qualified countermeasure, security countermeasure, and infectious disease for purposes of 2004 Project Bioshield Act. Established Biomedical Advanced Research and Development Authority (BARDA) division under HHS, “to facilitate a broad-based approach to emergency medical countermeasure-related activities,” including \$1,070,000,000 appropriation. Tools included HHS access to Other Transactions Authority contracting provisions, and authority to limit competition among manufacturers of pandemic products as defined under 2004 Project Bioshield Act.
- 2007/01/15 - Congress and President Bush passed National Institute of Health Reform Act - PL 109-482, [120 Stat. 3675](#). Reorganization, consolidation of power and funding.
- 2007/05/04 - President Bush issued [National Security Presidential Directive 51](#). US Government Continuity of Operations policy.

- 2007/06/15 - [World Health Organization International Health Regulations, 2005 Amendments](#), entered into force.
- 2007/07/01 - HHS FDA [Guidance - Emergency Use Authorization of Medical Products. 71 FR 41083](#). Finalized draft guidance published in Federal Register 07/05/2005.
- 2007/07/07 - Roman Catholic Pope Benedict XVI issued *Summorum Pontificum*, affirming the right of Catholic priests and faithful to celebrate the pre-1962, Traditional Latin Mass.
- 2007/07/20 - President Bush signed Executive Order 13440, *Interpretation of the Geneva Conventions Common Article 3 as Applied to a Program of Detention and Interrogation Operated by the Central Intelligence Agency*. [72 Federal Register 40707](#). Replaced and rescinded by President Obama through Executive Order 13491 and 13493, 01/22/2009.
- 2007/09/27 - Congress and President Bush passed Food and Drug Administration Amendments Act of 2007. PL 110-85, [121 Stat. 823](#). Expanded FDA power over new product authorizations and post-marketing surveillance.
- 2007/12/28 - HHS Interim Final Rule - FDA Exceptions or Alternatives to Labeling Requirements for Products Held by the Strategic National Stockpile. Effective same day. [72 FR 73589](#).
- 2008/01/28 - Congress and President Bush passed National Defense Authorization Act for FY2008. PL 110-181, [122 Stat. 325](#). Section 1068 repealed 2007 amendments to Insurrection Act which had expanded exemptions to 1878 Posse Comitatus Act limits on US Presidents' power to deploy the military domestically. Amendments passed again in NDAA for FY2012, again giving President power to deploy military domestically.
- 2008/07 - DOJ-CDC published [A Framework for Improving Cross-Sector Coordination for Emergency Preparedness and Response](#). Merging public health and law enforcement.
- 2008/09/25 - Congress and President Bush passed Americans with Disabilities Act Amendments Act. PL 110-325, [122 Stat. 3553](#).
- 2009 H1N1 outbreak, first mass vaccination campaign since 1976 swine flu outbreak.
- 2009/01/22 - President Obama signed Executive Order 13491, *Ensuring Lawful Interrogations*, revoking and replacing EO 13440 of 07/20/2007 ([74 Federal Register 4893](#)) and Executive Order 13493, *Review of Detention Policy Options* ([74 Federal Register 4901](#)). Related to Geneva Conventions and 18 USC 2441, war crimes.
- 2009/02/17 - Congress and President Obama passed Health Information Technology for Economic and Clinical Health (HITECH) Act as part of American

Recovery and Reinvestment Act (ARRA). PL 5-111, [123 Stat. 115](#). Added Title XXX to Public Health Service Act, to establish and expand electronic medical records.

- 2009/11/18 - HHS FDA Workshop Summary: [Medical Countermeasures Dispensing: Emergency Use Authorization and the Postal Model](#). “At the workshop, participants noted that EUA has a broader use beyond enabling the use of an unapproved product or extending the use of an approved product to populations for which it was not approved. In particular, it can also be used to address labeling requirements and other challenges that arise because of constraints inherent in a public health response. **‘From a legal perspective, there are a lot of situations where EUA helps get past all those requirements,’** said [Susan E. Sherman, J.D., M.S., is a senior attorney with the Office of the General Counsel, HHS] ‘You can change the labeling. You can change the information. You can change the dosage. You can give it to populations for which wasn’t approved.’ ”
- 2009/12/29 - [Executive Order 13526](#), *Classified National Security Information*. Black box federal funding for clandestine projects.

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## 2010-2019 - Presidents Barack H. Obama, Donald J. Trump

- 2010/03/23 - Congress and President Obama passed Patient Protection and Affordable Care Act (ObamaCare). PL 111-148, [124 Stat. 119](#). Title VII, Biologics Price Competition and Innovation Act of 2009, related to the legal, approval/authorization, labelling and marketing differences among ‘biosimilars,’ BLA (Biologics License Application) products, and EUA products.
- 2010/07/02 - President Obama signed Executive Order 13546, *Optimizing the Security of Biological Select Agents and Toxins in the United States*. [75 Federal Register 39439](#).
- 2011/01 - HHS [FDA Guidance for Industry: Potency Tests for Cellular and Gene Therapy Products](#)
- 2011/03/07 - President Obama signed Executive Order 13567, *Periodic Review of Individuals Detained at Guantanamo Bay Naval Station Pursuant to [2001] Authorization for Use of Military Force*. [76 Federal Register 13277](#).
- 2011/06/24 - HHS-FDA Final Rule: *Medical Devices; Exception From General Requirements for Informed Consent*. [76 Federal Register 36989](#).
- 2011/09/16 - Congress and President Obama passed Leahy Smith America Invents Act. PL 112-29, [125 Stat. 340](#). Section 33 limited the authority of the US patent office under 35 USC 101, by prohibiting issuing of patents “directed to or encompassing a human organism.” Related to 1980 *Chakrabarty* and 2013 *Myriad* Supreme Court precedents authorizing patents on genetically-modified living organisms and modified genetic material, and government-ordered mRNA

and DNA spike protein Covid injections that reverse-transcribed genetic material into human genome of recipients.

- 2011/12/31 - Congress and President Obama passed National Defense Authorization Act for FY2012 - PL 112-81, [125 Stat. 1298](#). Section 1021 codified authority for US President to order military arrest and indefinite detention of American civilians without charge or trial under 10 USC 801 et seq. (Uniform Code of Military Justice), to the extent the [2001 Authorization for Use of Military Force](#), passed under the 1973 War Powers Act, (50 U.S. Code § 1541) is construed as putting the United States in a permanent state of war (Global War on Terror) and the national emergency first declared by President Bush in 2001 is extended. It has been extended, every year since.
- 2012/03/12 - President Obama signed Executive Order 13603, *National Defense Resources Preparedness*, delegating authorities and addressing national defense resource policies and programs under the Defense Production Act of 1950. [77 Federal Register 16651](#).
- 2012/07/09 - Congress and President Obama passed Food and Drug Administration Safety and Innovation Act. PL 112-144, [126 Stat. 993](#). Amendments to Federal Food, Drug, and Cosmetic Act regarding user-fee programs for prescription drugs and medical devices, generic drugs and biosimilars, and for other purposes.
- 2012/11/27 - Congress and President Obama passed Whistleblower Enhancement Act. PL 112-199, [126 Stat. 1465](#).
- 2013/01/01 - [Bank of Italy stopped providing banking services to Vatican](#), to exert pressure on Pope Benedict to step down. Benedict complied 02/11/2013 through invalid act under Canon Law 188; payment processing restored 02/12/13.
- 2013/01/02 - Congress and President Obama passed National Defense Authorization Act for FY2013. PL 112-239, [126 Stat. 1957](#). Section 1078 “modernized” Smith-Mundt Act of 1948 to authorize domestic deployment of propaganda by the US government, on the American population. Propaganda used with tremendous effect on US population to instill fear and promote behavioral compliance with government orders.
- 2013/01/29 - Congress and President Obama passed Disaster Relief Appropriations Act. PL 113-2, [127 Stat. 4](#). Division B, Sandy Recovery Act: most major FEMA overhaul since 1988 Robert T. Stafford Act.
- 2013/02/11 - Roman Catholic Pope Benedict XVI announced partial abdication of papacy, to take effect 02/28/2013. Invalid under [Canon Law 188](#).
- 2013/02/12 - [Bank of Italy restored payment processing to Vatican](#).
- 2013/03/13 - Pseudo-papacy of Pope Francis began.

- 2013/03/13 - Congress and President Obama passed Pandemic and All-Hazards Preparedness Reauthorization Act. PL 113-5, [127 Stat. 161](#). Renewed and updated 2006 Pandemic and All-Hazards Preparedness Act, with amendments to Public Health Service Act and Federal Food Drug and Cosmetics Act. Added sections 564A and 564B to the FDCA to further authorize emergency use of approved products in emergencies and products held for emergency use. Amended definitions of covered countermeasures and qualified pandemic and epidemic products in Section 319F-3 of PHSA (2005 PREP Act provisions). Extended definitions to include products or technologies intended to enhance the use or effect of a drug, biological product, or device used against the pandemic or epidemic or against adverse events from these products.
- 2013/06/13 - US Supreme Court ruled on *Association for Molecular Pathology v. Myriad Genetics*, [539 US 576](#), in favor of the biotech corporation and the federal government, finding that naturally-occurring DNA is not patentable, but synthetic cDNA is patentable, under 35 USC 101. Implicates mRNA/DNA injections administered on global population starting in December 2020, reverse-transcription into human genome, and whether injected humans are chattel property of Covid-19 injection patent-holders within US government/DOD, Pfizer, Moderna, AstraZeneca and Janssen.
- 2014/07/31 - President Obama signed Executive Order 13674, adding asymptomatic, suspected SARS to list of quarantinable communicable diseases under [42 USC 264\(b\)](#) and [42 CFR 70.6](#). [79 Federal Register 75461](#)
- 2014/08/19 - HHS FDA Guidance: [Decisions for Investigational Device Exemption Clinical Investigations](#). Related to federal government's position on legal status and regulatory control differences between Emergency Use Authorization (EUA) products, Investigational New Drugs (IND) and Investigational Device Exemptions (IDE).
- 2015/04/16 - Congress and President Obama passed Medicare Access and CHIP Reauthorization (MACRA) Act. PL 114-10, [129 Stat. 87](#). Largest changes to health care system since 2010 ObamaCare. Section 511 directed HHS to clarify how changes to human subjects protections under 1991 Common Rule would apply to Medicare and Medicaid "clinical data registries." Related to 'real world evidence' with no legal protections for human subjects, replacing traditional clinical trial procedures that did have legal protections for human subjects. Codified at...
- 2015/06 - HHS FDA Guidance: [Considerations for the Design of Early-Phase Clinical Trials of Cellular and Gene Therapy Products](#)
- 2015/08 - HHS FDA Guidance: [Design and Analysis of Shedding Studies for Virus or Bacteria-Based Gene Therapy and Oncolytic Products](#)
- 2015/11/25 - Congress and President Obama passed National Defense Authorization Act for FY-2016. PL 114-92, [129 Stat. 893](#). Section 815 added 'prototype' procurement contracting language (Other Transactional Authority -

OTA), authorizing Department of Defense to contract with pharmaceutical corporations to produce bioweapons labeled as medical countermeasures or security countermeasures. Used to contract for production of 'Covid-19 vaccine' bioweapons in 2020, through Medical CBRN [Chemical Biological Radiological Nuclear] Defense Consortium program members. Codified at 10 USC 2371b, renumbered 10 USC 4022 effective 01/01/2021. First two posts on this topic: [05/25/2022](#) and [05/26/2022](#).

- 2016/09/21 - HHS Final Rule - HHS Clinical Trials Registration and Results. [81 Federal Register 64981](#)
- 2016/10/24 - HHS Workshop Summary - [The Nation's Medical Countermeasure Stockpile: Opportunities to Improve the Efficiency, Effectiveness, and Sustainability of the CDC Strategic National Stockpile.](#)
- 2016/11/04 - President Obama signed [Executive Order 13747: Advancing the Global Health Security Agenda to Achieve a World Safe and Secure from Infectious Disease Threats](#)
- 2016/12/13 - Congress and President Obama passed 21st Century Cures Act (Cures Act 1.0) - PL 114-255, [130 Stat. 1033](#). Updated and expanded Public Health Service Act "to accelerate the discovery, development, and delivery of 21st century cures." Section 3022 authorized 'real world evidence' instead of clinical trials as grounds for FDA authorizing general use of experimental products, transforming Americans into human subjects and our communities into unmonitored, unregulated experimental test sites. Sections 3023 and 3024 granted broad authority for HHS Secretary to waive or alter human subject protections and informed consent requirements, by transferring each individual human subject's risk-benefit assessment authority to the HHS Secretary, who can preemptively decide, for all subjects collectively, without knowledge of individual health conditions or conscientious beliefs, and without the subjects' knowledge or consent, that risk is 'minimal.' Codified at 21 USC 360bbb-3(e)(1)(A)(ii); 21 USC 360bbb-3(e)(2)(A); 21 USC 355(i)(4); 21 USC 360j(g)(3)(D)(i).
- 2016/12/23 - Congress and President Obama passed National Defense Authorization Act for FY2017. PL 114-328, [130 Stat. 2000](#). 10 USC 111 note at 130 Stat. 2400 terminated DoD requirement to report Chemical and Biological Warfare projects to Congress, effective Dec. 2021. Section 1241, reform and renumbering, establishment of new chapter (10 USC Ch. 16, for Defense Security Cooperation); DOD Defense Security Cooperation Agency (DSCA) and Director of DSCA, with authority to coordinate and synchronize US military with foreign military forces, and conduct domestic military campaigns in violation of the 1878 Posse Comitatus Act. Authorization for domestic military deployment against American civilians, originally codified in 1996 at [10 USC 382](#), renumbered to [10 USC 282](#). Section 1086 directed HHS to develop National Biodefense Strategy, false name for US military covert biochemical warfare program. Task fulfilled with



Sept. 18, 2018 release of National Biodefense Strategy document and President Trump signature on National Security Presidential Memorandum 14, directing HHS, DOD, DHS and related agencies to implement the plan.

- 2017/01/13 - HHS [FDA Guidance: Emergency Use Authorization of Medical Products and Related Authorities](#) (Update/revision to 07/01/2007 version). Related to federal government's position on legal status and regulatory control differences between Emergency Use Authorization (EUA) products, Investigational New Drugs (IND) and Investigational Device Exemptions (IDE).
- 2017/01/19 - HHS Final Rule - [Federal Policy for the Protection of Human Subjects](#). 82 FR 7149. Joint rule by 16 federal agencies, subsequently adopted by other agencies. Revised [1991 Common Rule](#), which had been developed based on [1947 Nuremberg Code](#) and [1978 Belmont Report](#).
- 2017/01/19 HHS Final Rule - [Control of Communicable Diseases Final Rule](#). 82 FR 6890. Set up regulations governing apprehension and detention of American people on public health quarantine pretexts.
- 2017/01/23 - Department of Homeland Security published [Biological Incident Annex to the Response and Recovery Federal Interagency Operational Plans](#). At p. 70, stated that 10 USC 382 [added in 1996, renumbered to [10 USC 282](#) in 2016) "permits Department of Defense to provide support to the Department of Justice under certain circumstances in emergency situations involving Weapons of Mass Destruction, including biological weapons and materials."
- 2017/07/25 - HHS [FDA Guidance: IRB Waiver or Alteration of Informed Consent for Clinical Investigations Involving No More Than Minimal Risk to Human Subjects](#)
- 2017/08 - HHS [FDA Guidance: Use of Real-World Evidence to Support Regulatory Decision-Making for Medical Devices](#)
- 2017/08/18 - Congress and President Trump passed FDA Reauthorization Act - PL 115-52. [131 Stat. 1005](#). More expansion of Emergency Use Authorization (EUA) program.
- 2017/10 - Johns Hopkins University Center for Health Security exercise and report, [SPARS Pandemic, 2025-2028, A Futuristic Scenario for Public Health Risk Communicators](#). Chapter 13 covered how government and corporate PR representatives should handle "anti-vaccine" messages. Chapter 17 covered how they should manage public awareness and anger about vaccine injury.
- 2017/12/12 - Congress and President Trump passed National Defense Authorization Act FY 2018 - PL 115-91, [131 Stat. 1283](#). Section 716 added subsection (d) to 10 USC 1107a, re: EUA product use in military. *But see* FDCA amendment, PL 115-92 (below) passed same day, which immediately repealed 10 USC 1107a(d) while adding new FDCA section on military use of EUAs.

- 2017/12/12 - Congress and President Trump passed Act to amend FDCA EUA statute, 21 USC 360bbb-3. PL 115-92, [131 Stat. 2023](#). Provided for “Additional Emergency Uses for Medical Products to Reduce Deaths and Severity of Injuries Caused by Agents of War.”
- 2018/01 - FEMA published [Pandemic Crisis Action Plan/PanCAP](#).
- 2018/06/19 - HHS Final Rule - Federal Policy for the Protection of Human Subjects: Six Month Delay of the General Compliance Date of Revisions While Allowing the Use of Three Burden-Reducing Provisions During the Delay Period. [83 Federal Register 28497](#)
- 2018/06/19 - [Biodefense in the Age of Synthetic Biology](#) published by US National Academies of Sciences, Engineering, Medicine.
- 2018/09/18 - Release of [National Biodefense Strategy](#) document and President Trump’s [National Security Presidential Memorandum 14](#), directing HHS, DOD, DHS and related agencies to implement the plan: an offensive military biochemical warfare program camouflaged as a defensive program. Fulfilled Congressional directives from Section 1086 of NDAA for FY2017.
- 2018/10/04 - [Federal Accounting Standards Advisory Board Statement 56](#). Federal funding for clandestine programs.
- 2018/10/05 - Congress and President Trump passed Federal Aviation Administration Reauthorization Act. PL 115-254, [132 Stat. 3186](#). Division D, Disaster Recovery Reform Act, another major FEMA update.
- 2018/10/09 - Johns Hopkins University Center for Health Security published report [Technologies to Address Global Catastrophic Biological Risks](#), on ‘self-spreading vaccine’ technology, informed consent challenges of same, and ‘self-amplifying mRNA vaccines.’
- 2018/11/16 - Congress and President Trump passed Cybersecurity and Infrastructure Security Act (CISA). PL 115-278, [132 Stat. 4168](#).
- 2019/02/11 - President Trump signed [Executive Order 13859: Maintaining American Leadership in Artificial Intelligence](#). Directed and prioritized federal agency collaboration with industry for AI research and development.
- 2019/05/22 - [Congressional Research Service Opinion: An Overview of State and Federal Authority to Impose Vaccination Requirements](#) by Wen W. Shen
- 2019/06/11 - President Trump signed Executive Order 13874: *Modernizing the Regulatory Framework for Agricultural Biotechnology Products*. [84 Federal Register 27899](#).
- 2019/06/24 - Congress and President Trump passed Pandemic and All-Hazards Preparedness and Advancing Innovation Act - PL 116-22, [133 Stat. 905](#). Amended Public Health Service Act (42 U.S.C. 201), further consolidating federal power in HHS Secretary’s hands during public health emergencies, further merging public

health and law enforcement systems, and further subordinating state, tribal, county and municipal governments and American civilians to direct federal control.

- 2019/09/19 - President Trump signed [Executive Order 13887: Modernizing Influenza Vaccines in the United States to Promote National Security and Public Health](#). Directed and prioritized federal agency collaboration with industry for rapid-deployment mRNA/DNA/LNP/nanotech bioweapon platforms misclassified as public health protection.
- 2019/10/04 - 10/19 - Roman Catholic Pope Francis hosted pagan Pachamama/Gaia worship ceremony in Vatican Garden, at Basilica of St. Peter, and Santa Maria Traspontina Church, and during Way of the Cross, until angry Catholics seized pagan statues and threw them into Tiber River.
- 2019/10/18 - Johns Hopkins Center for Health Security conducted [Event 201](#):  
“...a pandemic tabletop exercise that simulated a series of dramatic, scenario-based facilitated discussions, confronting difficult, true-to-life dilemmas associated with response to a hypothetical, but scientifically plausible, pandemic...”
- 2019/12/11 - US Defense Threat Reduction Agency [announced launch of DOMANE](#) program, Discovery of Medical Countermeasures Against Novel Entities.
- 2019/12/12 - [Material Transfer Agreement](#) signed between US Health and Human Services (HHS) National Institutes of Health (NIH) National Institute for Allergies and Infection Diseases (NIAID), led by Anthony Fauci, University of North Carolina coronavirus researcher and patent-holder Ralph Baric, and Moderna, for “mRNA coronavirus vaccine candidates developed and jointly owned by NIAID and Moderna.”

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## **2020 - Present - Presidents Donald J. Trump, Joseph R. Biden**

- 2020/01/27 - [US Secretary of Health and Human Services Determination that a Public Health Emergency Exists](#). Signed Jan. 31, 2020, effective Jan. 27, 2020. Renewed every 90 days since then. Also signed a ‘declaration that circumstances exist justifying the authorization of emergency use of in vitro diagnostics for detection and/or diagnosis of this novel coronavirus.’ The determination and declaration were recorded in the Federal Register as taking effect Feb. 4, 2020. [85 Federal Register 7316](#).
- 2020/01/30 - WHO Director-General Tedros Adhanom Ghebreyesus [declared Covid-19 outbreak a “public health emergency of international concern,”](#) (PHEIC) triggering the legal obligations of WHO member states under the 2005 International Health Regulations, to suspend national sovereignty and constitutional rights of citizens using the implementing domestic statutes and regulations they had adopted in compliance with the WHO IHR.

- 2020/02/04 - [US Secretary of Health and Human Services Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19](#). 85 Federal Register 15198 (6 pages). Issued March 10, 2020, retroactive to Feb. 4, 2020. Deployment of the domestic bioterrorism program against all American citizens under Covid-19 pretext.
- 2020/03/01 - HHS Centers for Medicare and Medicaid Services (CMS) [COVID-19 Emergency Declaration Blanket Waivers for Health Care Providers](#). Exempted health care providers from patient care standards and regulations that would legally apply in non-pandemic circumstances; authorized stripping patients of their rights to have family members and pastors/rabbis visit them and advocate for them in the hospital or nursing home; supported hospital demands that law enforcement officers remove family and pastors from the premises by force; created conditions for [death protocols](#) of restraint, withheld water and nutrition, forcible administration of Remdesivir and forcible connection to ventilators under the ICD-10 codes.
- 2020/03/06 - Congress and President Trump passed Coronavirus Preparedness and Response Supplemental Appropriations Act - PL 116-123, [134 Stat. 146](#). \$8.3 billion to Health and Human Services, Centers for Disease Control and Prevention, National Institute of Health, National Institute of Allergy and Infectious Diseases, Food and Drug Administration, Small Business Administration, Department of State and US Agency for International Development, for research and development of vaccines, therapeutics and diagnostics and other Covid programs.
- 2020/03/10 - [US Secretary of Health and Human Services Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19](#). 85 Federal Register 15198 (6 pages). Issued March 10, 2020, retroactive to Feb. 4, 2020. Deployment of the domestic bioterrorism program against all American citizens under Covid-19 pretext.
- 2020/03/11 - WHO Secretary-General press conference: [“We have therefore made the assessment that COVID-19 can be characterized as a pandemic.”](#)
- 2020/03/13 - [PanCAP Adapted U.S. Government Covid-19 Response Plan](#).
- 2020/03/13 - President Trump issued a [Stafford Act declaration](#) under the 1988 Stafford Act, and signed Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, under the 1976 National Emergencies Act. Renewed every year since. [85 Federal Register 15337](#).
- 2020/03/18 - President Trump signed Executive Order 13909, *Prioritizing and Allocating Health and Medical Resources to Respond to the Spread of COVID-19*. [85 Federal Register 16227](#).
- 2020/03/18 - Congress and President Trump passed Families First Coronavirus Response Act - PL 116-127, [134 Stat. 178](#). \$3.5 billion for Covid mass testing,

supplemental nutrition (Department of Agriculture), sick leave, family medical leave, and unemployment compensation (Department of Labor) programs.

- 2020/03/24 - HHS Secretary Alex Azar issued Declaration of Emergency Use Authorization, declaring “that circumstances exist justifying the authorization of emergency use of medical devices, including alternative products used as medical devices.” [85 Federal Register 17335](#).
- 2020/03/26 - President Trump signed Executive Order 13910, Preventing Hoarding of Health and Medical Resources To Respond to the Spread of COVID-19. [85 Federal Register 17001](#).
- 2020/03/27 - President Trump signed Executive Order 13911, *Delegating Additional Authority Under the Defense Production Act With Respect to Health and Medical Resources To Respond to the Spread of COVID-19*. [85 Federal Register 18403](#)
- 2020/03/27 - Congress and President Trump passed Coronavirus Aid, Relief, and Economic Security (CARES) Act - PL 116-136, [134 Stat. 281](#). 15 USC 9001. \$2.2 trillion in corporate and small business loans, household support and unemployment insurance, tax deferrals, aid to state and local governments, aid to universities and colleges, aid to K-12 schools, aid to hospitals and veterans programs, airline loans and grants, and \$10 billion for “Operation Warp Speed.”
- 2020/04/17 - NIH announced launch of ACTIV public-private partnership: [Accelerating Covid-19 Therapeutic Interventions and Vaccines](#).
- 2020/04/24 - Congress and President Trump passed Paycheck Protection Program and Health Care Enhancement Act - PL 116-139, [134 Stat. 620](#). \$75,000,000,000 for Public Health and Social Services Emergency Fund (first funded in 2005), “to remain available until expended, to prevent, prepare for, and respond to coronavirus, domestically or internationally” plus \$25,000,000,000 for research, development and deployment of Covid-19 tests.
- 2020/05/15 - [Trump Administration announces Operation Warp Speed](#), under the direction of General Gustavo F. Perna, Chief Operating Officer, "to accelerate the development, manufacturing, and distribution of COVID-19 vaccines, therapeutics, and diagnostics (medical countermeasures)."
- 2020/05/19 - [Advisory Opinion on the PREP Act and the March 10, 2020 Declaration Under the Act, April 17, 2020, as modified on May 19, 2020](#), by Robert P. Charrow of HHS Office of General Counsel. Legal opinion on statutory liability shields.
- 2020/05/29 - Supreme Court ruled in [South Bay United Pentecostal Church v. Newsom, 590 US](#) , (2020), denying role for federal judiciary in Constitutional review of executive and legislative acts taken during declared public health emergencies. Semi-reversed on rehearing, February 2021.

- 2020/07/20 - DOD-Pfizer [Base Agreement](#), through Advanced Technology International; 2020/07/21 - DOD-Pfizer [Statement of Work](#), through Advanced Technology International. Pfizer later argued (04/22/2022, *Jackson v. Ventavia*, [Motion to Dismiss](#)) that “Because of pandemic-related exigencies, the agreement was not a standard federal procurement contract, but rather a ‘prototype’ agreement executed pursuant to 10 U.S.C. § 2371b[.]...The [contract’s Statement of Work] describes a ‘large scale vaccine manufacturing demonstration’ that imposes **no requirements relating to Good Clinical Practices (‘GCP’) or related FDA regulations.**” [10 USC Section 2371 renumbered 10 USC 4022](#), 01/01/2021
- 2020/08/26 - [HHS CDC Advisory Committee on Immunization Practices Meeting Summary Report](#). At p. 56 - “Dr. Cohn reminded everyone that under an EUA, vaccines are not allowed to be mandatory. Therefore, early in the vaccination phase individuals will have to be consented and cannot be mandated to be vaccinated.” [Attorney Johnsen cited this interpretation of Section 564 in a footnote on p. 7 of her 07/06/2021 slip opinion, immediately citing the judge’s 06/12/2021 order in *Bridges v. Houston Methodist* as “summarily rejecting” the argument.]
- 2020/09/08 - Brook Jackson [starts work at Ventavia](#), managing Pfizer’s “clinical trials;” immediately sees that Ventavia employees are out of compliance with FDA regulations governing drug trials.
- 2020/09/25 - Brook Jackson [reports her observations of clinical trial fraud and patient endangerment to FDA by phone and email](#); FDA acknowledges receipt. Ventavia fires her later that day.
- 2020/10/15 - WHO Technical Advisory Group on Behavioural Insights and Sciences for Health published [Behavioural considerations for acceptance and uptake of Covid-19 vaccines](#), on psychological manipulation methods.
- 2020/11/18 - Pfizer [publicly announces “clinical trial” results](#).
- 2020/11/20 - Pfizer [submits application to FDA for Emergency Use Authorization](#).
- 2020/12/01 - Michael Yeadon and Wolfgang Wodarg submit [petition to European Medicines Agency requesting “stay of action”](#) on Pfizer/BioNTech clinical trials in European countries.
- 2020/12/09 - Anonymous Moderna industrial engineer and process engineer [post on 4chan re: mRNA mechanisms of action, toxicity](#).
- 2020/12/11 - FDA completes “review” and [authorizes Pfizer/BioNTech products for Emergency Use Authorization \(EUA\) under Marion Gruber signature](#).
- 2020/12/14 - Brook Jackson [formally notifies Department of Defense of Pfizer, Ventavia and ICON clinical trial fraud](#), intent to file False Claims Act case. [First doses of biochemical weapons administered to general public](#) outside the fake “clinical trial” settings, fraudulently labeled as “vaccines” and fraudulently characterized as “safe and effective.”

- 2020/12/27 - Consolidated Appropriations Act - PL 116-260, [134 Stat. 1182](#). \$2.3 trillion spending bill, including \$900 billion for Covid programs.
- 2021/01/01 - Congress and President Trump passed NDAA for FY2021. PL 116-283, [134 Stat. 3388](#). Amended and renumbered Other Transaction Authority for DoD prototype manufacturing from 10 USC 2371b to 10 USC 4022, *Authority of the Department of Defense to carry out certain prototype projects*.
- 2021/01/05 - Orange Book Transparency Act - PL 116-290, [134 Stat. 4889](#). Amendments to patent law under Federal Food Drug and Cosmetics Act, (21 USC 9)
- 2021/01/12 - FDA Chief Scientist Rear Admiral Denise Hinton *Authorizations of Emergency Use of Certain Drug and Biological Products During the COVID-19 Pandemic; Availability*, effective Dec. 11, 2020 for Pfizer; Dec. 18, 2020 for Moderna. [86 Federal Register 5200](#).
- 2021/01/21 - HHS Secretary Norris Cochrane [notifies state governors that federal government will give 60 days notice](#) before terminating the “determination that a public health emergency exists” first issued by HHS Secretary Alex Azar effective 01/27/2020.
- 2021/03/11 - Congress and President Biden passed American Rescue Plan/Consolidated Appropriations Act. PL 117-2, [135 Stat. 4](#). Section 7401, Covid-19 Consumer Protection Act. Criminalized advocacy of alternative treatments under Federal Trade Commission provisions.
- 2021/04/02 - [Congressional Research Service Opinion: State and Federal Authority to Mandate COVID-19 Vaccination](#) (Version 1) by Wen W. Shen
- 2021/06/12 - Texas federal judge ruled in [Bridges v. Houston Methodist Hospital](#), [543 F. Supp. 3d 525](#) (S.D. Tex. 2021), finding that informed consent doesn't apply to hospital workers, because the injections are government-authorized under FDA Emergency Use Authorization, therefore not part of experimental clinical trials or ordinary medical treatments, therefore hospital employees cannot be legally construed as human subjects or ordinary patients, therefore they have no individual, Constitutional liberties; rights to privacy and against government violation of bodily integrity; or rights to be secure in their persons against warrantless search and seizure.
- 2021/06/25 - [FDA EUA Pfizer Fact Sheet](#) addressing “option to accept or refuse.” This is only one of many versions issued between December 2020 and present; it’s the one cited by Attorney Johnsen in her legal opinion.
- 2021/07/06 - Dawn Johnsen, Deputy Attorney General, published [DOJ Opinion: Whether Section 564 of the Food, Drug, and Cosmetic Act Prohibits Entities from Requiring the Use of a Vaccine Subject to an Emergency Use Authorization](#). Related federal government’s position on legal status and regulatory control

differences between Emergency Use Authorization (EUA) products, Investigational New Drugs (IND) and Investigational Device Exemptions (IDE).

- 2021/07/16 - Roman Catholic Pope Francis issued [\*Traditionis custodes\*](#), attempting to abrogate Pope Benedict's 2007 *Summorum Pontificum*, and revoke the right of Catholic priests and faithful to celebrate the pre-1962, Traditional Latin Mass.
- 2021/07/29 - President Biden [directed](#) Department of Defense to “look into how and when they will add COVID-19 vaccination to the list of required vaccinations for members of the military.”
- 2021/08/18 - Antipope Francis issues [public statement equating submission to mRNA/DNA-LNP lethal injection with “act of love.”](#)
- 2021/08/23 - FDA fraudulently “approved” Pfizer COMIRNATY product Biologics License Application (BLA), issuing [License No. 2229](#).
- 2021/08/24 - Department of Defense [order](#) from Secretary of Defense Lloyd Austin, vaxx mandate on military personnel in Army, Navy, Air Force, Marines and Coast Guard.
- 2021/09 - HHS [FDA Guidance: Real-World Data - Assessing Electronic Health Records and Medical Claims Data To Support Regulatory Decision-Making for Drug and Biological Products](#)
- 2021/09/09 - President Biden signed Executive Order 14042, vaxx mandate on federal contractors. [86 Federal Register 50985](#).
- 2021/09/09 - President Biden signed Executive Order 14043, vaxx mandate on federal employees. [86 Federal Register 50989](#).
- 2021/09/09 - President Biden issued directive to Department of Labor Occupational Safety and Health Administration (OSHA), vaxx mandate on private employers with more than 100 employees.
- 2021/09/17 - President Biden signed Executive Order 14047, adding measles to the list of quarantinable communicable diseases authorizing HHS Secretary to use force to apprehend and detain people under [42 USC 264\(b\)](#) and [42 CFR 70.6](#). [86 Federal Register 52591](#).
- 2021/11 - HHS [FDA Guidance: Real-World Data - Assessing Registries to Support Regulatory Decision-Making for Drug and Biological Products](#)
- 2021/11/05 - President Biden issued directive to Department of Health and Human Services Center for Medicare and Medicaid Services (CMS), vaxx mandate on health care workers at hospitals, nursing homes and other federally-funded facilities.
- 2021/11/17 - HHS Interim Final Rule - Possession, Use, and Transfer of Select Agents and Toxins—Addition of SARS-CoV/SARS-CoV-2 Chimeric Viruses



Resulting From Any Deliberate Manipulation of SARS–CoV–2 To Incorporate Nucleic Acids Coding for SARS–CoV Virulence Factors to the HHS List of Select Agents and Toxins. [86 Federal Register 64075](#). Chimeric, lab-weaponized SARS-CoV-2 added to list of agents that “have the potential to pose a severe threat to public health and safety” under 42 CFR 73.3. Attempt to block accountability by preemptively reclassifying bioweapons as legally identical to pandemics, to block international law claims brought under the theory that SARS-CoV-2 is a bioweapon, and not a pandemic. If classified as a bioweapon, the Public Health Emergency of International Concern (international) and public health emergency (federal) legal frameworks would be nullified, instead bringing to bear federal and international laws prohibiting chemical and biological weapons.

- 2021/12/02 - HHS Final Rule - National Vaccine Injury Compensation Program: Adding the Category of Vaccines Recommended for Pregnant Women to the Vaccine Injury Table - [86 Federal Register 68423](#). Added vaccines recommended for pregnant women to the list of vaccines subject to the 1986 VICP compensation scheme, so as to add another hurdle to civil suits against Covid-19 injection manufacturers, even though the products had not yet been added to the childhood vaccine schedule that otherwise governs access to VICP scheme. Because CDC does recommend them for pregnant women.
- 2021/12/27 - Congress and President Biden passed National Defense Authorization Act FY2022 - PL 117-81, [135 Stat. 1541](#). At Section 716, established military vaxx tracking system, including refusals, under 10 USC 1110 (originally re anthrax vaxx). At Section 6501, authorized US government to engage with Bill Gates Coalition for Epidemic Preparedness Innovations (CEPI). [More coverage](#).
- 2022/01/13 - Supreme Court ruled in [Missouri v. Biden \(21 A 240\)](#), [Louisiana v. Biden \(21 A. 241\)](#), [595 US](#) , (2022), asserting federal funding for hospitals and nursing homes voids Constitutional protection for employees individual bodily integrity and informed consent to medical treatment.
- 2022/02/07 - [Congressional Research Service Opinion: State and Federal Authority to Mandate COVID-19 Vaccination](#)
- 2022/02/10 - Supreme Court leaked draft opinion in *Dobbs v. Jackson Women's Health*, [leaked draft opinion](#) by Justice Samuel Alito. SCOTUS poised to explicitly deny the principle of Constitutionally-protected inalienable individual rights to personal privacy, conscience, bodily integrity, or liberty, against State exercise of authority. Final ruling issued 06/24/2022.
- 2022/03/09 - President Biden signed Executive Order 14067, *Ensuring Responsible Development of Digital Assets*, on Central Bank Digital Currencies)
- 2022/03/15 - Congress and President Biden passed Consolidated Appropriations Act - PL 117-103, [136 Stat. 49](#). \$1,274,678,000 for the Public Health and Social Services Emergency Fund (HHS slush fund established in 2005). \$780,000,000 for new domestic bioweapons production, classified as ‘security countermeasures’

under the Public Health Service Act as amended by 2004 Project Bioshield Act, [42 USC 247d-6b\(c\)\(1\)\(B\)](#); \$845,000,000 to stock the Strategic National Stockpile established 1998, controlled by the CDC within HHS [42 USC 247d-6b\(a\)](#); \$300,000,000 “to prepare for or respond to an influenza pandemic,” including federally-funded construction or renovation of privately-owned pharmaceutical manufacturing facilities, if the Secretary of Health and Human Services finds such construction or renovation necessary; \$1,000,000,000 to establish ARPA-H: Advanced Research Program Agency - Health, to conduct research and development of bioweapons misbranded as public health measures; \$3,880,000,000 to US Agency for International Development (US-AID) for programs mislabeled as ‘Global Health Programs,’ including immunization programs, HIV/AIDS programs, The GAVI Alliance [population-control zealot Bill Gates’ Global Alliance for Vaccines and Immunization] and a multilateral vaccine development partnership, for, among other projects, “experimental contraceptive drugs, devices and medical procedures.”

- 2022/05/17 - [Congressional Research Service Opinion: State and Federal Authority to Mandate COVID-19 Vaccination](#). (Version 9)
- 2022/05/17 - [Congressional Research Service Opinion: Status of Federal COVID-19 Vaccination Mandate Litigation](#). (Version 7)
- 2022/05/30 - WHO Covid-19 Ethics and Governance Working Group published [Covid-19 and mandatory vaccination: ethical considerations](#) policy brief.
- 2022/06/24 - Dobbs v. Jackson Womens Health SCOTUS decision released.
- 2022/07/15 - HHS Secretary Xavier Becerra extended 01/27/2020 [determination that ‘public health emergency’ exists](#).
- 2022/07/22 - HHS Secretary Xavier Becerra elevated Administration for Strategic Preparedness and Response (ASPR) from staff division to operating division, still under HHS Assistant Secretary Dawn O'Connell.
- 2022/09/12 - President Biden signed Executive Order 14081 - *Advancing Biotechnology and Biomanufacturing Innovation for a Sustainable, Safe, and Secure American Bioeconomy*. [87 Federal Register 56849](#).
- 2022/09/28 - HHS-FDA Proposed Rules: *Protection of Human Subjects and Institutional Review Boards*. [87 Federal Register 58733](#)
- 2022/10/13 - HHS Secretary Xavier Becerra extended 01/27/2020 [determination that ‘public health emergency’ exists](#).
- 2022/10/13 - Boston University researchers, funded by Fauci’s NIAID, publish preprint paper on their gain-of-function/DURC research combining the toxicity of the original Wuhan strain of SARS-CoV-2 with the increased transmissibility of the Omicron variant to achieve 80% mortality in transgenic, humanized mice expressing the ACE-2 receptor. [Role of spike in the pathogenic and antigenic behavior of SARS-CoV-2 BA.1 Omicron](#)

- 2022/10/18 - President Biden [National Security Memorandum \(NSM-15\) on Countering Biological Threats, Enhancing Pandemic Preparedness, and Achieving Global Health Security](#) and [National Biodefense Strategy Implementation Plan](#).
- 2022/12/23 - [NDAA for FY2023](#). PL 117-263. Section 5559: Global Health Security and International Pandemic Prevention, Preparedness and Response Act of 2022. Authorizes, expands and funds globalized military-health structure linking US military to global genocide apparatus operating under WHO frameworks.
- 2022/12/29 - [Consolidated Appropriations Act for FY2023](#). PL 117-328. Many federal and state-level public health/martial law authorization and funding provisions included. H.R. 2617-419: “Public Health and Social Services Emergency Fund. For expenses necessary to support activities related to countering potential biological, nuclear, radiological, chemical, and cybersecurity threats to civilian populations, and for other public health emergencies, \$1,647,569,000, of which \$950,000,000...for expenses necessary to support advanced research and development...of the Biomedical Advanced Research and Development Authority.” H. R. 2617-420 - \$1,500,000,000 for ARPA-H: Advanced Research Projects Agency for Health. Section 2235 at H.R. 2617-1297, One Health Framework: “coordination mechanism at the Federal level to strengthen One Health collaboration related to prevention, detection, control, and response for zoonotic diseases and related One Health work across the Federal Government.” Section 3209, FDA Modernization Act 2.0 (sponsored by Rand Paul) substitutes “nonclinical tests” for “animal tests” for drugs, cosmetics and biosimilars. Novel bioagents can be used on humans without prior testing on animals.
- 2023/12/31 - Death of Pope Benedict XVI.
- 2023/01/11 - HHS Secretary Xavier Becerra extended Public Health Emergency (originally issued by Alex Azar effective Jan. 27, 2020) through “renewal of determination” that PHE exists, under Public Health Service Act, 42 USC 247d.
- 2023/02/01 - US House of Representatives vote to terminate March 13, 2020 National Emergencies Act Proclamation 9994 issued by Trump under 50 USC 1621, extended by Biden in 2021 and 2022, through House Joint Resolution 7 (under 50 USC 1622). Passed by 229-197 vote. Signed by Biden on 04/10/2023. Act has no effect on HHS Secretary Public Health Emergency powers under 42 USC 247d.
- 2023/02/09 - HHS Secretary Xavier Becerra extended Public Health Emergency (originally issued by Alex Azar effective Jan. 27, 2020) through “renewal of determination” that PHE exists, under Public Health Service Act, 42 USC 247d.
- 2023/03/15 - Effective date of new Public Health Emergency declaration by HHS Secretary Xavier Becerra, issued through Federal Register, with slightly altered wording. [88 Federal Register 16644](#). Bailiwick reporting [here](#) and [here](#).

- 2023/03/22 - US Senate vote on amendment (to repeal 2001 Authorization for Use of Military Force/AUMF) to S. 316 (bill to repeal Iraq War resolution). Amendment failed by 9-86-5 vote. Bailiwick reporting [here](#).
- 2023/03/28 - US Senate vote on amendment (to require Senate vote on WHO ‘pandemic treaty’ ratification) to S. 316 (bill to repeal Iraq War resolution.). Amendment failed by 47-49-4 vote. Bailiwick reporting [here](#).
- 2023/03/29 - US Senate vote to terminate March 13, 2020 National Emergencies Act Proclamation 9994 issued by Trump under 50 USC 1621, extended by Biden in 2021 and 2022, through House Joint Resolution 7 (under 50 USC 1622). Passed by 68-23 vote. Signed by Biden on 04/10/2023. Act has no effect on HHS Secretary Public Health Emergency powers under 42 USC 247d. Bailiwick reporting [here](#) and [here](#).
- 2023/04/10 - President Biden signed HJR 7, terminating March 13, 2020 National Emergencies Act Proclamation 9994 issued by Trump under 50 USC 1621, extended by Biden in 2021 and 2022. Act has no effect on HHS Secretary Public Health Emergency powers under 42 USC 247d. Bailiwick reporting [here](#) and [here](#).
- 2023/05/11 - Effective date of HHS Secretary Xavier Becerra’s Eleventh Amendment to Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19, [88 Federal Register 30769](#), extending and expanding all HHS public health emergency powers previously concentrated into HHS Secretary hands through the original PREP Act declaration (March 10, 2020, effective Feb. 4, 2020, [85 FR 15198](#)), and ten subsequent amendments.
- 2023/07/21 - [White House Launches Office of Pandemic Preparedness and Response Policy](#). Introduces America’s public health emergency co-dictator, Major General (ret) Paul Friedrichs (formerly Senior Director for Global Health Security Bioterrorism and Biodefense State-Sponsored Biowarfare at the National Security Destruction Council (NSC), to serve alongside Xavier Becerra effective Aug. 7, 2023.
- Aug. 1, 2023 - [Secretary \[of State Anthony\] Blinken to Deliver Remarks at the Launch of the Bureau of Global Health Security and Diplomacy](#)
- Aug. 22, 2023 - [Project NextGen Awards Over \\$1.4 Billion to Develop the Future of COVID-19 Vaccines and Therapeutics](#)
- Aug. 23, 2023 - [As Part of President Biden’s Unity Agenda, Biden Cancer Moonshot Announces Launch of ARPA-H’s CUREIT Project](#), “a project that aims to develop generalizable mRNA platforms” to treat cause turbo-cancers and other immune disorders.

## Pending legislation

*List last reviewed Summer 2022. Some of these laws may have been passed in 2023 NDAA, 2023 Consolidated Appropriations Act or other Congressional acts.*

- [2022 Research Investment to Spark the Economy \(RISE\) ACT](#) - Pending, S.289. Senate counterpart to Cures 2.0 Act/HR6000, Title V, Section 502. Authorizes billions in funding for the Departments of Agriculture, Commerce, Defense, Education, Energy, the Interior, Health and Human Services, and Transportation, National Aeronautics and Space Administration (NASA), National Science Foundation, and Environmental Protection Agency to provide support for research regarding COVID-19 (i.e., coronavirus disease 2019) or research disrupted by the COVID-19 pandemic. Support may be used to provide supplemental funding to extend the duration of a grant...that was awarded prior to enactment, or to expand the purposes of such a grant; issue awards to research the effects of the current pandemic and potential future pandemics; and provide flexibility on awards to account for facility closures or other limitations during the COVID-19 public health emergency.
- [2022 PASTEUR Act](#) - Pending, HR 3932. (41 pages). Pioneering Anti-microbial Subscriptions To End Upsurging Resistance Act. Would create subscription-based procurement contracts between the US government and pharmaceutical corporations for ongoing, open-ended development, purchase and deployment of drugs alleged to treat antibiotic-resistant infections. Appropriates \$11 billion for program. Program to be developed by committee comprised of National Institute of Allergy and Infectious Diseases, Centers for Disease Control and Prevention, Biomedical Advanced Research and Development Authority, Food and Drug Administration, Centers for Medicare & Medicaid Services, Veterans Health Administration, and Department of Defense.
- [2022 Cures 2.0 Act](#) - Pending, HR6000. (173 pages.) Would legally establish Covid-infection injury and Covid-19 bioweapon injection injury as “long Covid,” (erasing injection-caused injury as a separate diagnostic classification) and appropriate research and treatment funding; would establish genomic testing program for children and teens (corroborating evidence that government developed the bioweapons to cause listed harms and anticipates observing those effects in the population); would establish pharmacogenetic consulting and other programs. Title V, Section 502 is House counterpart to S.289, RISE Act (see above), to authorize billions in funding for the Departments of Agriculture, Commerce, Defense, Education, Energy, the Interior, Health and Human Services, and Transportation, National Aeronautics and Space Administration (NASA), National Science Foundation, and Environmental Protection Agency to provide support for research regarding COVID-19 (i.e., coronavirus disease 2019) or research disrupted by the COVID-19 pandemic.

## **COVID-19 injectable bioweapons as case study in legalized, government-operated domestic bioterrorism. Or: why there won't be any civil suits, or compensatory damages for injured victims or survivors of dead victims.**

Since first realizing the implications of the many Congressional statutes and Health and Human Services regulations adopted to create and operate the bioterrorism program, mostly between 1997 and the present, I've been intermittently finding the specific citations for each statement while researching related issues.

Some statements are simply logical deductions from the first premise, corroborated by the observable actions and inactions of Food and Drug Administration officials as the observable injuries and deaths mount up in the American people.

Others are specifically written into the laws, but I don't yet have the citations because I've prioritized my research time investigating other issues related to the bioterrorism program.

I'm posting the information as I understand it today [June 9, 2022], despite those limitations, in case it's useful for readers who also follow FDA Vaccine and Related Biological Products Advisory Committee (VRBPAC) reporting by [Toby Rogers](#), [Igor Chudov](#), [Steve Kirsch](#), [Jessica Rose](#), and others.

They continue to rightly raise public awareness and alarm about FDA's ongoing failure to protect the public from the Emergency Use Authorized (EUA) products.

But they don't address the main reason **why** FDA is acting as it is.

FDA is not pulling the EUA products from the market or stopping the 'vaccination' campaign because Health and Human Services Secretary Xavier Becerra and FDA Commissioner Robert Califf are running the US government's bioterrorism program jointly with Defense Secretary Lloyd Austin, Department of Justice Attorney General Merrick Garland, Department of Homeland Security Secretary Alejandro Mayorkas, Pfizer CEO Albert Bourla, Moderna CEO Stéphane Bancel, and World Health Organization Director-General Tedros Adhanom Ghebreyesus.

### Main Premise

Use of EUA-covered medical countermeasure (MCM) products including masks, PCR tests, mRNA and DNA injections, and other drugs, devices and biologics, once designated as such by the Secretary of Health and Human Services ([March 10, 2020, retroactive to February 4, 2020](#)) "**shall not be considered to constitute a clinical investigation.**" 21 USC 360bbb-3(k). FDA EUA law, adopted 1997 and amended 2003, 2004, 2005, 2013, 2017.

This is true no matter how untested, unmonitored, unsafe, or ineffective they are, no matter whether their harmfulness to human health and uselessness for infection-control are known before use, or discovered afterward.

Legal implications derived from the main premise:

1. **There is no stopping condition.**
2. EUA products are exempt from laws regulating researcher use of investigational, experimental drugs, devices and biologics on human beings.
3. EUA products are exempt from laws regulating physician use of approved drugs, devices and biologics as medical treatments for patients.
4. There are no manufacturers of experimental products (EUA products are not part of any clinical investigation, and therefore not experimental.)
5. There are no government or private contracts for purchase of experimental products; there are only contracts for '[large scale vaccine manufacturing demonstrations](#).'
6. There is no act of administration of any experimental products.
7. There are no nurses or pharmacists administering experimental products.
8. There are no human subjects (of experiments) or patients (of physicians providing treatment) receiving experimental products: no victims.
9. There is no party responsible for the wellbeing of recipients after administration of EUA products.
10. There is no treatment group and no control group.
11. Human beings administering EUA products have no informed consent obligations to provide information about ingredients, risks, benefits, alternatives, or the option to accept or refuse the products. *See* 21 USC 360bbb-3(e)(1)(A)(ii) waiving informed consent for unapproved products (2004); 21 USC 360bbb-3(e)(2)(A) waiving informed consent for unapproved use of an approved product (2004); 21 USC 355(i)(4) waiving informed consent for experimental products classified by HHS as 'minimal risk' drugs (2016); 21 USC 360j(g)(3)(D)(i) waiving informed consent for experimental 'minimal risk' devices (2016).
12. Human beings receiving EUA products have no informed consent rights to receive information about ingredients, risks, benefits, alternatives, or the option to accept or refuse the products. *See* citations, bullet point above.
13. There are no Institutional Review Boards supervising administration of the experimental products.
14. There are no safety standards for EUA products.
15. There are no efficacy standard for EUA products. *See* 21 USC 360bbb-3(c)(2)(A), 1997, 2003, 2004, re: 'may be effective.'
16. There are no clinical investigators studying the effects of EUA products on human subjects.

17. There are no doctors, nurses, or other treatment providers providing experimental treatment to their patients subject to the Hippocratic Oath (“first do no harm”) using EUA products.
18. There is no coordinated, public, federal government monitoring of recipients after receiving the products for adverse effects and deaths.
19. There is no coordinated, public, federal government data collection or analysis.
20. There is no legal requirement for medical supervision during product administration.
21. There is no legal requirement for recipient monitoring after product administration.
22. ‘Real world evidence’ – mass administration of products to general public, followed by collection of private/proprietary information about the effects, from health insurance systems, government databases ([Medicare](#), Medicaid, Defense Medical Epidemiology Database, Veterans Health Administration) and other private databases – is authorized for the purposes of FDA regulatory decisions. *See* 21 USC 355g. 2016.
23. There is no requirement for individual prescriptions to be written prior to dispensing EUA products, and products dispensed without prescriptions “shall not be deemed adulterated or misbranded.” *See* 21 USC 360bbb-3a(d). 2013.
24. Manufacturers, as contractors, are considered HHS employees for purposes of legal immunity under Federal Tort Claims Act. *See* 42 USC 247d-6a(d)(2)(A).
25. DOD is authorized to contract with pharmaceutical corporations to conduct ‘prototype’ experiments on the general public, and under such contracts, is exempt from legal obligation to comply with Good Clinical Practices or other FDA regulations. *See* 10 USC 2371b (2015), renumbered 10 USC 4022 (Jan. 1, 2021, effective Jan. 1, 2022)
26. One of the factors to be considered by HHS secretary in making determinations about EUA products (qualified security countermeasures) and use of Special Reserve Fund/Strategic National Stockpile appropriations to procure them is "whether there is a lack of a significant commercial market for the product at the time of procurement, other than as a security countermeasure." *See* 42 USC 247d-6b (c)(5)(B)(iii)
27. There are no required standards for quality-control in manufacturing; no inspections of manufacturing procedures; no prohibition on wide variability among lots; no prohibition on adulteration; and no required compliance with Current Good Manufacturing Practices. EUA products, even though unregulated and non-standardized, “shall not be deemed adulterated or misbranded.” *See* 21 USC 360bbb-3a(c). 2013.



28. There are no labeling requirements regarding the contents or ingredients in EUA products. 21 USC 360bbb-3(e)(2)(B)(ii). 2004.
29. There is no limitation of administration of EUA products past their expiration dates.
30. There cannot be clinical trial fraud, because there are no clinical investigations, no investigational drugs, no investigators and no human subjects.
31. There are no marketing standards.
32. There cannot be consumer fraud, because the only legal parties to the financial transactions are the US government (DOD) as buyer; the US government (HHS) as regulator authorizing exemptions from consumer protection laws that otherwise apply to medical products; and the pharmaceutical corporations as sellers, contracted to develop and manufacture the products. There are no commercial pharmaceutical products, no commercial marketplace, and no commercial market consumers.
33. There is no access to courts for judicial review of the facts or law relating to HHS Secretary declarations of EUA products, which are committed to agency discretion. *See* 42 USC 247d-6d(b)(7). 2005.
34. There is no access for plaintiffs, to civil courts for judicial review, and no entity to whom civil liability can attach, for injuries and deaths caused by declared covered countermeasures, unless and until FDA/HHS and/or Attorney General/DOJ file enforcement action against manufacturers and prove willful misconduct proximate to injury or death, but HHS and DOJ have operated the EUA product program together with the manufacturers since inception, and will not prosecute their co-conspirators. *See* 42 USC 247d-6d. 2005.
35. Even if there were access to courts for judicial review, and a fact-finder found evidence of harms caused by administration of products to recipients, and even evidence that those who caused the harms, by developing, manufacturing, distributing and/or administering the EUA products, knew the EUA products were toxic and knew their own actions were harmful, “just following orders” is an authorized, legal defense. *See* 42 USC 247d-6d(c)(4). 2005.

#### Summary:

There are no actions that can be legally classified as crimes or civil torts; there are no medical battery or homicide victims, or plaintiffs; and there are no medical batterers or murderers. Because legally, nothing has been done, and no one has done anything, to anyone else.

The recursive loop can be infinite, as covered countermeasures are developed, authorized and deployed, through HHS Secretary EUA declarations, as treatments for complications from prior countermeasures.