From: _	
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To:	

Notice by Affidavit of Demand to Show Clean Hands and Federal Partnerships
[Declaration of Membership in Private Association and Private Status]
[Demand to Cease and Desist Enforcing Unconstitutional Covid Injection Mandates]

# Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Comes now Affiant,	, (one of the People of the					
Commonwealth of Pennsylvania as stated in its Constitution, Article I, § 2.), Sui Juris, in this						
Court of Record, giving you notice of the following	ng claims and facts that you and your agents					
may provide due care;						
Please take Notice, Affiant informs	that the People hold all					
power in this state and their Constitutional rights are being ignored by these company mandates						
See references below for authority held by the Peo	ople:					

Constitution of the Commonwealth of Pennsylvania, Article I, Declaration of Rights, § 1. Inherent rights of mankind. "All men are born equally free and independent, and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own happiness."

Constitution of the Commonwealth of Pennsylvania, Article I, Declaration of Rights, § 2. "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 these ends they have at all times an inalienable and indefeasible right to alter, reform or abolish their government in such manner as they may think proper."

Please take further Notice, Affiant declares that as of October 21, 2021, no executive Order has been issued by the U. S. President. Many state Attorneys General have been waiting for an actual order to be written and signed in order to take it to court. See the Senate procedures files for Tuesday 1-19-21 when Senator Mike Lee from Utah protested that this unpopular order has still not been written with provisions that could be contested in a court and in fact that no order has been written to this date. After checking the federal register for the 21<sup>st</sup> of October, Affiant states that no order has been written as of this 21<sup>st</sup> date.

Please take further Notice, Affiant states that any company drafting and requiring these proposed federal Covid-19 Mandates is acting as a de facto agent of the government and has therefore taken on the mantle of "servant" to the People of this Pennsylvania Commonwealth; that by voluntarily taking on the role of a government agent, it (they) is/are constrained by the provisions of the U. S. A. and Pennsylvania Constitutions. Whether the President of the United States or any other person who acts as an agent of the government or in any capacity thereof, whether administered an Oath of Office or not, all are bound by the provisions of both their State and the

U.S. Constitutions, all statutory Codes and Laws and thus required to safeguard those standards. Pennsylvania is no different. The Oath of Office for every Elected Official can be read in <a href="Market VI"><u>Article VI</a>, Section 3</u> of the Pennsylvania Constitution. As an agent of the government, this oath applies to \_\_\_\_\_\_which as acting agent of the government is bound by the Constitutions to represent the interests of the People and to protect their rights. See references below: [Emphasis by Highlight Added]

Commonwealth of Pennsylvania Constitution, Article VI-Public Officers, § 3. Oath of office. "Senators, Representatives and all judicial, State and county officers shall, before entering on the duties of their respective offices, take and subscribe the following oath or affirmation before a person authorized to administer oaths. "I do solemnly swear (or affirm) that I will support, obey and defend the Constitution of the United States and the Constitution of this Commonwealth and that I will discharge the duties of my office with fidelity."

The U. S. Constitution contains provisions protecting the rights of the People in every state and reserves the powers not given to the Congress or to the States to the People.

#### U.S. Constitution Article IV, Section 2, p. 1

"The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States." [Emphasis by Highlight Added]

<u>US Constitution Bill of Rights Amendment X</u> [Emphasis by Highlight Added] "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."

Please take further Notice, Affiant warns that following a verbal, unwritten federal and/or a state governor's actual written executive order in exchange for compensation is not legal. No threatened withholding of employment benefits can be enforced without regulatory changes made by actual regulatory statute creations. In addition, other government programs provided to create incentives to act as a federal agent of the government are not available for your use due to your status as a representative of the People and carry legislative and Constitutional penalties. Examples of federal programs that have been used for such purposes in the past, to receive money for example by taking children away from their parents, are The Social Security Act, Cares Act, Flores Agreement, and Highway Safety Act. To be clear, receiving compensation from the government for an assault on the Peoples' Rights may result in severe punishments for the offender(s).

Preamble 1935 Social Security Act: The Social Security Act (Act of August 14, 1935)

[H.R. 7260]: "An act to provide for the general welfare by establishing a system of Federal old-age benefits, and by enabling the several States to make more adequate provision for aged persons, blind persons, dependent and crippled children, maternal and child welfare, public health, and the administration of their unemployment compensation laws; to establish a Social Security Board; to raise revenue; and for other purposes." [Emphasis by Highlight Added]

Please take further Notice, Affiant declares the following citations, including precedents, describe the Unconstitutional status of President Biden's non-existent unwritten, and unsigned, Emergency Order, which is not a mandate or a law as of this date and has no standing in any court; your company will be violating several U.S.A. laws, including GINA, ADA, and HIPAA by implementing any of these verbalized mandate proposals.

Texas Constitution Article 1 Section 19: Deprivation of Life, Liberty, Etc.; Due Course of Law "No citizen of this State shall be deprived of life, liberty, property, privileges or immunities, or in any manner disfranchised, except by the due course of the law of the land." [Emphasis by Highlight Added]

**Kentucky Constitution Bill of Rights Section 2 - Absolute and Arbitrary Power Denied:** 

"Absolute and arbitrary power over the lives, liberty and property of freemen exists nowhere in a republic, not even in the largest majority." [Emphasis Added by Highlight]

## Norton v Shelby County, 118 US 425 (1886) Supreme Court decision

"An unconstitutional act is not Law it confers no rights; it imposes no duties; affords no protection: it creates no office. It is, in legal contemplation, as inoperative as though it had never been passed." [Emphasis Added by Highlight]

Please take further Notice from Affiant, that in all medical facilities, fully informed consent is both an ethical and legal obligation of medical practitioners in the U.S.A. and originates from the patient's right to direct what happens to their body as a Right in the several Constitutions and as part of their personal creeds and religious beliefs. HIPAA regulations require informed consent to be obtained from the patient, EEOC requires fully informed consent be obtained as well. See references below for religious and personal objections as standing for Constitutional rights on withholding consent; [Emphasis Added by Highlight]

#### The Constitution of Pennsylvania, Article I, § 3. Religious freedom.

"All men have a natural and indefeasible right to worship Almighty God according to the dictates of their own consciences; ... no human authority can, in any case whatever, control or interfere with the rights of conscience, and ..."

#### North Carolina State Constitution, Article I Declaration of rights

Sec. 13. Religious liberty. [Emphasis by Highlight Added]

"All persons have a natural and inalienable right to worship Almighty God according to the dictates of their own consciences, and no human authority shall, in any case whatever, control or interfere with the rights of conscience." [Emphasis by Highlight Added]

### U.S.A. Constitution, Amendment IV, Bill of Rights:

"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches...shall not be violated ..." [Emphasis by Highlight Added]

Please take further Notice, regarding mandates of participation in an experimental program such as the Covid 19 injection effort, this mandate violates government regulations in which the <u>U. S.</u>

<u>Department of Health and Human Services, Title 45 CFR part 46,</u> sets forth ethical guidelines for biomedical research and state that it is forbidden to coerce, influence or force any human being to take an experimental medical treatment and that fully informed consent is mandatory even when they volunteer. The state of Pennsylvania has strict regulations defining informed consent:

Medical Care Availability and Reduction of Error Act. Section 504. and Pennsylvania Statutes Title 40 P.S. Insurance § 1303.504. Informed consent- (a) duty of physicians, "A physician owes a duty to a patient to obtain informed consent of the patient when . . . (5) Administering an experimental medication, using an experimental device or using an approved medication or device in an experimental manner.

Zinermon v. Burch, 494 U.S. 113 (1990) Supreme Court Justice Blackmun noted that Florida's law explicitly requires the patient to give "express and informed consent..." [Emphasis Added by Highlight]

Federal Food and Drug and Cosmetic Administration

Title 21, §360-bbb-3(e)(1)(A)(ii)(III):"

Employers are required to inform employees: (III) of the option to accept or refuse administration of the product and of the consequences, if any, of refusing administration of the product and of the alternatives to the product that are available and of their benefits and risks." [Emphasis Added by Highlight]

Please take further Notice, Affiant also declares that adoption of the verbal, unwritten, unenforceable, so-called Presidential mandate violates federal laws, and these codes and laws carry stiff financial costs for entities who violate Constitutional rights of the "People" including full liability for injury sustained as a result. Any action taken under "Color of Law" that discriminates against and deprives the People of their constitutional rights gives the injured party the legal right to redress their grievances. See references below; [Emphasis Added by Highlight]

North Carolina State Constitution, Article I, Section 7: Suspending Laws

"All power of suspending laws or the execution of laws by any authority, without the consent of the representatives of the people, is injurious to their rights and shall not be exercised."

# 42 U.S. Code § 1983. Civil Action for Deprivation of Rights.

"Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or other person within the United States or other person within the 8 of 9 jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at 8 law, suite in equity, or other proper proceeding for redress of grievance..."

#### **Color of Law**

"The appearance or semblance, without substance, of legal right. Misuse of power, possessed by virtue of state law and made possible only because wrongdoer is clothed with authority of state, is action taken under "color of law." (Blacks Law Dictionary 5th Edition)

Please take further Notice from Affiant of the following: (1) ethical guidelines for biomedical research (U. S. Department of Health and Human Services, Title 45 CFR part 46), set forth and state that it is forbidden to coerce, influence or force any human being to take an experimental medical treatment and that fully informed consent obtained by the physician is mandatory; (2) mandating of these medical interventions as a condition of employment, whether they are under a EUA designation or full FDA approval, places the liability for injury burden squarely upon any Corporation Board, Board of Governors, owner, CEO, executive, officer and/or worker (see 42 U.S. Code § 1983. reference above); (3) mandating, pressuring, harassing, coercing, and finally demanding such vaccinations as a response to an Unconstitutional, unlawful, unwritten and unsigned verbal Executive Order from an individual with no medical training and in defiance of the factual science, is by definition malpractice; see Rule 104.203 Section 512 of the Medical Care Availability and Reduction of Error Act, 40 P. S. §1303.512., and (4) mandating these medical interventions as a condition of employment, is clearly a violation of Constitutionally secured, protected and God-given rights to bodily sovereignty. See references below:

North Carolina Constitution, Article I, Section 3: Internal Government of the State
"The people of this State have the inherent, sole, and exclusive right of regulating the internal government and police thereof, and of altering or abolishing their Constitution and form of government whenever it may be necessary to their safety and happiness; . . ."

Miranda v. Arizona, 384U.S. 46 (1966) Supreme Court Decision "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." [Emphasis Added by Highlight]

<u>Lemon v. Kurtzman, 403U.S.602 (1971) Supreme Court Decision</u> "Government cannot entangle itself in the exercise of religion"

Madison v. Marbury, 5 U.S. 137 (1803) Chief Justice John Marshall noted, "... A law repugnant to the Constitution is void, and that court, as well as other departments, are bound by that instrument." [Emphasis Added by Highlight

Please take further Notice, Affiant is warning \_\_ \_ that there is now a contract between Affiant and a Private Membership Association to provide certain services and no actions done are open to the public or functioning in Commerce; and no longer under any government purview or Commercial statutes. The PMA and Affiant share a belief in Almighty God, and in personal control over one's health based on that ideology. No government agent has been granted authority over the People's health determinations. Therefore you are prohibited from using any Commerce related power, nor are you able to make any claims of working in the advancement of public health. Please take further Notice, Affiant demands that owners, CEOs, other officers, and managers of \_\_\_\_ must provide, in a sworn affidavit, under penalty of perjury, the Constitutional authority being used to Trespass against the Peoples' rights by mandating the following actions: 1) experimental Covid 19 injections as a requirement for continued employment, including presentation of a document proving such vaccinations have been obtained; and 2) ignoring and/or defying U.S.A. and Pennsylvania Statutes, Codes, Supreme Court precedents and Affiant's Constitutional Rights as one of the People in the Private of this state. Please take further Notice that Affiant warns \_\_\_ Board of Governors, owners, Board of Directors, and other involved decision makers that they have three (3) days to respond, point by point as listed above, to this Notice. Further, such testimony must be by sworn affidavit under penalty of perjury. If that legal and binding document, detailing the exact Constitutional authority used to Trample on the People's" rights as detailed above, is not received within three (3) days, this silence represents the following: 1) tacit agreement that all parties listed in the first line of this paragraph and other workers who participate(d) in pressuring, harassing and/or coercing any employee's compliance is/are violating the Constitutional rights of the "People"; 2) tacit agreement that this violation of the "Peoples" Constitutional rights includes liability for damages incurred as a result of any employee taking the Covid 19 injection under pressure of job loss; and 3) tacit agreement that cooperation with this verbal, unwritten or if written and signed, instruction from the President of the United States or any other executive officer, [who is/are not licensed to practice medicine in any state], by licensed practitioners, is medical malpractice. [Emphasis Added by Highlight] Please take final Notice of the following restitution required from \_\_\_\_\_ the penalty to be paid for taking on the role of a government agent, and Trespassing against the Constitutional rights of the "People" is a \$10,000,000 payment per encroachment against the above mentioned rights. If no response is received in the form of an affidavit sworn under

penalty of perjury within 3 (three) days showing the Constitutional provisions authorizing this Trampling on the People's rights, such silence will be construed to represent tacit agreement to all of the above mentioned facts, point for point and also tacit agreement that this affidavit can be used as evidence of 1) malfeasance and maladministration while acting servants of the People, 2) liability and admission of criminal behavior resulting in injury where employees were forced, coerced, and harassed into compliance which deprived them of their Constitutional rights; and 3) medical malpractice for acting as an agent of the government by requiring compliance with Unconstitutional, written or unwritten, executive orders issued by a non-licensed, non-medical individual. And finally this silence represents tacit agreement that no court shall re-examine this matter; that the courts shall accept the above several agreements listed, regardless of the Trespasser, as truth and law. Affiant agrees to arbitration by an arbitrator of Affiant's choice. [Highlight Added for Emphasis]

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### Verification

I hereby declare, certify, subscribe and affirm that under the lawful laws of the United States of America and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information, and belief.

Executed in the State of			on this	day	
of	in the Year of	f Our Lord Two	Thousand 7	Twenty-one	
	Autograph	Affiant:			
	Not	tary as JURA	T CERT	ΓΙFICATE	
	Stat	te }			
	Cou	inty }			
On this d	ay of	2021 (da	ate) before	e me,	_ a
Notary Public, p	personally appeared			(Name of	
Affiant), who pr	roved to me on the b	oasis of satisfacto	ory evidenc	ce to be the man/woman whose name is	
sworn and subsc	cribed to the within	instrument and h	ıas autogra	aph(s) on the instrument the man/woman	
executed, the ins	strument.				
I certify under P	PENALTY OF PER.	JURY under the	laws of the	e state of	_
that the foregoin	ng paragraph is true	and correct.			

WITNESS my hand: Signature of Notary/Jurat:\_\_\_\_\_\_ Seal/Stamp

### INSTRUCTIONS FOR FILLING OUT NOTICE BY AFFIDAVIT

- 1. Find out the font and line spacing for legal affidavits in your state.
- 2. Fill in the blanks with the name of your company.
- 3. Create a sheet of "Respondents" and "Cc's". Those you are serving and those you want to know about it but not serve.
- 4. Send Certified and registered mail or any other method with a legal paper trail.
- 5. Follow up with a courtesy default letter when available.
- 6. More steps to reach the final document when available. (There are several more steps after the Coutesy Notice)

## **INSTRUCTIONS FOR WRITING NOTICES**

- 1. Make certain that Font sizes for the legal doc in most states is 12 font and 1.5 spacing but varies from state to state. Check for your state requirements.
- 2. Inspect "Please take Notice" begins first narrative then "Please take further Notice" begins every one after until "Please take final Notice".
- 3. Compare citations to previous narrative and ask yourself if the reference supports the narrative.
- 4. Check your spacing to be certain it is the same throughout the document.
- 5. Make certain your citations, references do not mix with your narratives but are separate unique and stand out.
- 6. Make sure that quotes are around your text for each reference.
- 7. Only have one person's address and your own on each document. Use a resource sheet to keep the addresses and dates you sent documents to them.
- 8. Watch for spacing issues for an attractive and easily read document.

#### Respondents List

# To: Eric J. Barron, President

The Pennsylvania State University 201 Old Main University Park, PA 16802

### To: Dr. Nicholas P. Jones, Executive Vice President and Provost

201 Old Main University Park, PA 16802

#### **To:** Governor Tom Wolf

508 Main Capitol Building Harrisburg, Pennsylvania 17120

# To: Secretary Cynthia A. Dunn

Department of Conservation and Natural Resources Rachel Carson State Office Building 400 Market Street Harrisburg, Pa. 17105

## To: **Department of Education Secretary Noe Ortega**

333 Market Street Harrisburg, PA 17126

# To: Secretary Russell C. Redding

Department of Agriculture 2301 North Cameron Street Harrisburg, PA 17110

## To: PA President of the Senate Jake Corman

Senate Box 203034, Room: 350 Main Capitol Harrisburg, Pennsylvania 17120-3034

## To: PA House Speaker Bryan Cutler

139 Main Capitol Building PO Box 202100 Harrisburg, Pennsylvania 17120-2100

# To: Attorney General Joshua Shapiro

Pennsylvania Office of Attorney General 16th Floor, Strawberry Square Harrisburg, Pennsylvania 17120

## **To:** Lancaster County Sheriff

Sheriff Christopher Leppler Lancaster County Courthouse 50 N. Duke St. Lancaster, Pennsylvania 17603