

Dear Governor DeSantis,

I am writing you today about several subjects. First I would like to say that I did not vote for you your first term but you defiantly have my vote for a 2<sup>nd</sup> term. For the record, I did not vote for the democratic candidate either. Although you have higher political ambitions, you have proven, to me at least, that you put the will and the good of the People first and foremost. But no man is a perfect vessel and hence the reason for my letter.

Article 1 Section 5 of our constitution outlines not only a right of the People but also an obligation;

**Right to assemble.** — The people shall have the right peaceably to assemble, **to instruct their representatives**, and to petition for redress of grievances. (Emphasis added)

Please take notice that this letter, and the notices and affidavits included, are for the purposes emphasized above.

Please do not take this letter as hostile, as I am a supporter of yours and only wish to help in your endeavors to do the People's business. To use a southern saying "I am only trying to put some bullets in your gun", meaning I believe in the battles you are taking on and I only wish to give you more tools with which to secure our freedoms.

Having said all of this some of the subjects I wish to cover:

1. Our rights under all 51 constitutions
2. Mask mandates
3. Lockdowns, mandatory vaccines and tracking
4. Florida elections and audits
5. Social media censorship
6. Child protective services and trafficking
7. The Florida Bar, a private membership association

There are many other subjects I would very much wish to discuss with you but I want to limit this correspondence to constitutional issues.

The first subject concerns our rights as one of the People. Our constitutional republic consists of 50 state constitutions and a united states constitution and the rights afforded under any one of these constitutions are granted equally, to all citizens, in all 50 states.

#### **US Constitution Article IV Section 2:**

The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.

A Person charged in any State with Treason, Felony, or other Crime, who shall flee from Justice, and be found in another State, shall on Demand of the executive Authority of the State from which he fled, be delivered up, to be removed to the State having Jurisdiction of the Crime.

Under the US constitution, where all men are created equal, all citizens, in every state are afforded the same rights and guaranteed protections of those rights. When we look at that Arizona constitution;

You will find this right in NJ, NV, CA, ID and other states including the Florida constitution of 1885;

### **Constitution of the State of Florida 1885 Bill of Rights Section 2:**

All political power is inherent in the people. Government is instituted for the protection, security and benefit of the citizens, and they have the right to **alter or amend the same whenever the public good may require it**; but the paramount allegiance of every citizen is due to the Federal Government, and the people of this State have no power to dissolve its connection therewith.

As it is all stated in various ways in all our constitutions;

### **Florida Constitution Article 1 Section 1: Political Power**

All political power is inherent in the people. The enunciation herein of certain rights shall not be construed to deny or impair others retained by the people.

No statute, order, ordinance, mandate, federal, state or local government, agency or agency rule, nor any commercial entity shall curtail or violate these rights afforded to me as one of the People. This leads directly to my second topic.

Mask mandates in any form are a clear violation of our rights as one of the People;

### **U. S. Constitution Bill of Rights Amendment I:**

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

### **Genesis 2:7**

“Then the LORD God formed a man from the dust of the ground and breathed into his nostrils the breath of life, and the man became a living being.”

The breath flows down in to the lungs and into the blood.

## **Leviticus 17:11**

“For the life of a creature is in the blood”

By restricting this breath of life with masks my religious rights of expression and the rights of my children are being violated.

## **Florida Constitution Article I Section 3: Religious Freedom:**

There shall be no law respecting the establishment of religion or prohibiting or penalizing the free exercise thereof. Religious freedom shall not justify practices inconsistent with public morals, peace or safety. No revenue of the state or any political subdivision or agency thereof shall ever be taken from the public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.

Please see accompanying notice for a more in-depth notice concerning our religious rights regarding mask mandates.

The People have the right to enjoy their liberty and to obtain happiness, you as the Legislature or any Executive Agency you may wish to instruct are without power to interfere with that liberty and any attempts to do so would mean that you are working outside of your oath, trust indenture, and chief design and purpose. Those given power to work for the people were hired to work as servants and not to dictate to the People what they are allowed to do in exercising dominion that has been given by God as seen in Genesis 1:26 KJV. It is my will that you understand that as one of the People, I have rights secured in the Constitution, and as a People, if we see behavior that is threatening to our happiness, our freedom, or our lives and safety, we can, by right, change the Constitution, or government at will.

The point I am trying make is that no citizens need your pardons for mask requirements, as any restrictions on our freedoms, are unlawful. Commercial entities, LLCs and other corporations are NOT in the private and are not allowed to violate the constitutional rights of the People either. It seems that many mayors, councilmen and other officials, along with commercial entities, acting on the behalf of the government, need to be instructed as to the constitutional restrictions put on the power granted to them by the People. What would be the purpose of the People to form a government and then give that government the power to restrict our rights?

This of course covers most of topic three also. I think a quote from a notice to go out soon will get to the heart of the matter;

*“Please understand that it is our right to be happy, safe, and free from anyone dictating to the People what may be down with their health and liberties. It is therefore, my wish, order, and demand that the Legislature give notice or statements to businesses doing commerce and all government officials that the people are not to be interfered with in their lives and that the*

*businesses holding licenses as corporate entities do so by privilege of the People who included corporations in their Constitution. Furthermore it is the wish of I, as one of the People, that any business infringing on the right of the People to control their health (be it mask mandates, vaccines, or blocking access and enjoyment of individual locations), be investigated and the licensing power be revoked. I, as one of the people, am looking for the Legislature to correct this, and then it is my intent to go to the People and remove all powers and authority which is against the will of the People!"*

At this point I would like to move on to our elections. In watching one of your recent press conferences you made the statement that you believed this was one of our most secure and successful election, I paraphrase. We know this for a fact to not be true. At least nine counties in Florida have a voting pattern that can be predicted to 99.98 percent accuracy by age using one formula and the 2010 census data. All nine of these counties used the same type voting machines. Thank you so much for the election we had, I believe Trump won Florida but by a bigger margin then the results showed. I could show you graphs and link you to the raw data, it is not hard to understand at all, but I really don't want to belabor the election too much in our state. I will say this, the Arizona audit, and the now 19 states that have toured the audit, all have come about because of affidavits like the sample I have included with this correspondence. We already have a few thousand citizens signed up to do canvassing and other election integrity projects but I for one have not sent in a demand for an audit here in Florida as I feel our energy is better spent on other issues at this time.

This brings me to the topic of social media. First thank you for your new law fighting censorship but new statute is not the answer. First Section 230(c)1 of Title 47 states that;

No provider or user of an interactive computer service shall be treated as the publisher or speaker of any information provided by another information content provider. (Emphasis added)

This does not say they cannot be treated as "A" publisher if they are not acting in good faith. By removing factual document information they have lost their 230 protection. If you further wanted to dig into this you could read Fyk vs Facebook [http://www.jasonfyk.com/wp-content/uploads/2018/12/2018\\_0822-Dkt-1-Verified-Complaint.pdf](http://www.jasonfyk.com/wp-content/uploads/2018/12/2018_0822-Dkt-1-Verified-Complaint.pdf)

But for a community of us even this is a mote point. Very soon we will have a back office system, free and autonomous, for the world to use. This system will allow anyone to post any type of digital media and then allow platforms like twatter, FB, YT, Gab, Parlor, Spodify, Kendal, Netflix, Hulu, or any place a consumer can get any type of digital content. Or the consumer can get their contend directly from the creator without a middle corporation. I once heard you mention that some of the agencies in Florida were being blocked from releasing some information on twatter. Since this system runs on top of an existing block chain, it could be setup on the existing computer of the state agencies for the cost of the man power alone. All the software is open source and free. Since the network is secured by 10's of thousands of nodes now the state network would just make everything more secure. This is a topic that would take a couple of hours to do proper justice and there are other topics to get to. Please do see the two notices about social media in with this correspondence. You will see that I have

made a demand of the AG and the SoS and I fully intent to follow up on my constitutionally guaranteed remedies.

For topic six I will let the included notice from Arizona speak to most of this but for an outline. The legislative tribunals setup by statute the DCF uses to take children away from parents is completely illegal. We will be tearing down the entire system, exposing the child trafficking and the revenue stream the judges, administrators and their 3<sup>rd</sup> party agents have been enjoying. We will no longer allow the use of the non-positive Title 42. We know what the law is:

### **1935 Social Security Act 1101-6(d): General Provisions**

(d) Nothing in this Act shall be construed as authorizing any Federal official, agent, or representative, in carrying out any of the provisions of this Act, to take charge of any child over the objection of either of the parents of such child, or of the person standing in loco parentis to such child.

Please take notice that our children are the most important thing to us and we will be using our full power to dismantle this illegal system known as DCF.

And the final subject, the state Bar, a Private Membership Association. Can you please show me where in any constitution we the People gave the power to the legislature to allow a PMA to interfere with the People's business?

We realized that the Bar has been used to harass the people of America with administrative cases that are held outside of the rights and constitutions guaranteed in the states by Public Officers by Oath. Running adversarial trial-like procedures against the People who are to be protected by Constitutions/Trust Indenture of the States, is causing the government Trustees to directly war with the Constitution and People which give them the power to sit in the seats they sit in. The People have not authorized private foreign entities to use our courts to attack those who stand in their position for the People's Protection.

I have included in this correspondence a copy of the notice that has been sent to all 50 State Bars and the state legislatures for your review.

In conclusion I am very excited to be working toward the same goal of re-securing our freedoms and rights. Your work you have done today has been excellent but I believe you may achieve even more with the help and support of the People. I believe there are things you would like to get done but may not be able to at this time. If you had a few thousand citizens sending in constitutional demands and affidavits supporting some of your initiatives things just might get moving a bit easier.

Sincerely,