06/03/2020

DATE OF SHIPMENT

**LIABILITY NOTICE REGARDING COVID-19 MEASURES**

SILENCE IS AGREEMENT, AGREEMENT AND SHAME THIS IS A SELF-EXECUTING CONTRACT

Notice to agent is notice to the principal; Notice to principal is notice to agent.

Applicable to all Respondents and Libelees.

# On:

1. Jay Robert Inslee acting as Governor of the STATE OF WASHINGTON and acting as a man
2. Kathy Lofy acting as Public Health Officer of the STATE OF WASHINGTON and acting as a woman
3. Bob Ferguson acting as Attorney General of the STATE OF WASHINGTON and acting as a man
4. Kim Wyman acting as Secretary of State of the STATE OF WASHINGTON and acting as a woman
5. Nicola Smith acting as Mayor of LYNNWOOD and acting as a woman
6. Robert R. Redfield acting as Director of the US CENTER FOR DISEASE CONTROL and acting as a man
7. Anthony S. Fauci acting as Director of the NATIONAL INSTITUTE FOR ALLERGY AND INFECTIOUS DISEASE and acting as a man
8. Respondents/Libelees to be named, acting with roles to be named and acting as male or female

**After this :** Respondents/Libelees

**From :** First-Middle: from Last’s house, *sui juris*, a people, hereby claiming all rights *nunc pro tunc*

**After this :** Plaintiff

**NOTICE TO Respondents/Libelees**

IT IS NOT THE PURPOSE OF THE CLAIMANT TO THREAT, BULLY, COERCE, FORCE, OR CAUSE FEAR, ALARM OR ANXIETY. THIS DOCUMENT AND THE ANNEXES ARE OFFERED WITH HONEST AND PEACEFUL INTENTION AND ARE EXPRESSLY IN YOUR ADVANTAGE TO PROVIDE YOU WITH FAIR PROCESS AND PROMOTE GOOD FAITH.

# Preamble

**Daniel Chap. IIII.**

**NOTICE**

**17 This matter is by the decree of the watchers, and the demaund by the word of the Holy ones: to the intent that the liuing may know, that the most High ruleth in the kingdome of men, and giueth it to whomsoeuer hee will, and setteth vp ouer it the basest of men**

**WHEREAS** that it appears that there is a global agenda to implement so-called Lockdowns and COVID measures; and

**WHEREAS,** the said agenda is being or will be carried out on the landmass of the STATE OF WASHINGTON, USA including but not limited to underwater areas, commonly known as "WASHINGTON,"; and

**WHEREAS,** that it appears that there is an agenda of false information regarding contamination, preventative measures, costs, health, safety, and other various matters or considerations, resulting in direct or indirect effects of the so-called Lockdown and COVID-19 measures or some of the components, or both, including, but not limited to, so- called 6 ft. social distancing, contactless payment, business closures, restrictions on gathering, restrictions of movement, fines, and COVID-19 testing, collectively referred to as "COVID-19 Measures,"; and

**WHEREAS**, that it appears that the false information agenda is being used to mislead unsuspecting citizens, officials, legislators, public health officials, et al., with the aim of implementing draconian and illegal laws against the interests of the people to whom it applies; and

**WHEREAS**, that the implementation of the so-called Lockdown and COVID-19 measures and/or some of their components, including but not limited to so-called social distancing, closing companies, limiting freedom of movement, contactless payment, and/or warning signs in fact cause a multitude of damages; and

**WHEREAS**, that it appears that some or all of the different forms of damage caused by the implementation of the so-called Lockdown and COVID-19 measures and/or the different components thereof can be considered a tort and can be prosecuted by law at RCW 4.96.010, RCW 4.96.020, and 4.96.041 of the REVISED CODE of WASHINGTON;

**WHEREAS,** that a man, woman, or person with full knowledge of a potential harm, whether directly caused by the man, woman, or person or not, and that the man, woman, or person is seated with the ability and duty to respond to the said act in a manner to prevent and/or mitigate potential damage, and, by failing to take said actions, be liable for the inevitable damage it causes, and/or may be found to have been negligent where there is a duty of concern; and

**WHEREAS**, that it is a fundamental legal principle that no one is above the law, including, but not limited to, all government actors. Any government immunity clause applies only to government actors when they perform their duties in good faith and that there is a verdict on officials who are held liable for acts or failure to take required actions.

THEREFORE I, First-Middle: of the House of Last, Plaintiff, hereby issue and deliver this immediate contractual LIABILITY RELATED TO COVID-19 MEASURES to the aforementioned, named and unnamed, Respondents/Libelees as the situation requires.

# Situs Applicable law

This self-executing contract (hereinafter referred to as "contract") initiated by Respondents/Libelees (see Exhibit 1) is made under the signatory's contract law. The terms "you", "your" and "yours" refer to any Respondents/Libelees by name and additional Respondents/Libelees that are not yet to be identified separately and collectively in the contract. You agree that no entitlement to participate in the agreement is assumed, except as expressly represented below, and that the agreement will be governed and interpreted only in accordance with the consent of the parties as expressly set out below. You agree that all words in this contract are as the Claimant understands them.

# Jurisdiction

Other than as expressly represented herein, you agree that no part of the agreement will be presumed to be a voluntary election by either party to submit the agreement or the named parties to any place of law, jurisdiction, court, or tribunal, with each other other than with the agreement of the parties, as mentioned below. You agree that the agreement is not deemed to be subject to the laws of the government, any state, its political subdivision or legal fiction, phantom procedure, political construction, or any other jurisdiction, real or imagined, unless this election is voluntarily made in writing done by the Claimant or his agent (s). You agree that no person (s) are authorized to audit a decision relating to the agreement; no power, interest or authority to modify, supplement, amend or terminate the agreement is granted to any part, person, individual, agency, court or entity, other than as expressly represented below , and no such powers, interests or authorities are assumed; all these powers, interests and authorities are expressly prohibited here. You agree that any representation of a party, person, agency, court or entity, real or imagined, possessing such powers, interests or authorities,

# Joining the Contract

It is agreed that a participation fee will be set at the amount of $10,000,000.00 (Ten million US Dollars) per action, from a party not mentioned herein, which attempts to stultify this contract or prevent one of the parties from doing so; and that this fee is due from this party. It is agreed that any party who fails to pay a True Bill on time agrees to the right of lien created and perfected against that party.

# WARRANTIES AND REMISSIONS OF BENEFITS

Guarantees for this direct action are the 1611 King James Bible and the Oath of Office of united States of America President Donald J. Trump.

The Plaintiff does not claim any benefit from these warranties, which are included solely as a reference to the law and conduct of the named and unnamed Liable Person (s). Bible references come exclusively from the King James Bible of 1611 and are used because they are sworn of an oath, rather than the so-called authorized version, which reads the same thing, but is technically very different when written because of the spelling. The use of Bible references in this immediate action is for jurisdictional purposes, and no adherence or non- adherence to any organized religious group, including but not limited to registered corporate entities, can be presumed on behalf of Plaintiff.

# CLEAR DECLARATION OF FACTS

1. Common law is the supreme jurisdiction of the artificial law and case law for persons residing on the landmass of the united States of America, including, but not limited to submerged areas, and the land mass known as “WASHINGTON".
2. The UDHR article 6 indicates that there is a legal difference between man or woman and citizen or person.
3. In the past and present, the so-called Governors and Presidents must swear an oath to God Almighty to enter into a contract to uphold and defend the Constitution according to the laws laid down in the patented letters in the 1611 King James Bible.

US Constitution, Article II, Section 1

Before he enter on the execution of his office, he shall take the following oath or affirmation: "I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will to the best of my ability, preserve, protect, and defend the Constitution of the United States."

So help me God Almighty!

(The oath has been sworn before God Almighty)

1. The Presidential Oath of Office is clear concerning the adherence to the Laws of the united States of America and clearly indicates what the superior lawgiver is. (God Almighty)
2. For any Respondents/Libelees who have sworn an oath of office in true allegiance to the Constitition of the united States of America, the Plaintiff hereby accepts that oath of office, and all acts of the Respondents/Libelees that are contrary to the oath of office, then bring in fact the oath is in jeopardy.

**Numbers**Chap. XXX.

* 1. And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This is the thing which the LORD hath commanded.
	2. If a man vowe a vow vnto the LORD, or sweare an othe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

**Leuiticus**Chap. V.

* 1. Or if he touch the vncleannesse of man, whatsoeuer vncleannesse it be that a man shalbe defiled withall, and it be hid from him, when he knoweth of it, then he shalbe guilty.
	2. Or if a soule sweare, pronouncing with his lips to do euill, or to do good, whatsoeuer it be that a man shall pronounce with an oath, and it be hid from him, when he knoweth of it, then he shalbe guilty in one of these.
	3. And it shalbe when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.
	4. 25 CFR § 11.448 - Abuse of office states: A person acting or purporting to act in an official capacity or taking advantage of such actual or purported capacity commits a misdemeanor if, knowing that his or her conduct is illegal, he or she: (a) Subjects another to arrest, detention, search, seizure, mistreatment, dispossession, assessment, lien or other infringement of personal or property rights; or (b) Denies or impedes another in the exercise or enjoyment of any right, privilege, power or immunity.
	5. The implementation of the so-called COVID-19 measures are based on false data, pseudo science, emotion, ignorance and conflicts of interest.
	6. Providing anyone with false information, manufacturing fraudulent items or devices, or participating in any way with regard to the provision of false information regarding the measures taken is committing unethical acts and inducement of fraud.
	7. When it has been proven by tacit agreement or otherwise that the COVID-19 measures are implemented worldwide without any basis in

scientifically demonstrable experiments and/or are subject to conflicts of interest of commercial institutes such as WHO and CDC, this is seen as an attack on men, women and children residing in the territory of the united States of America, including but not limited to underwater areas, and the land commonly known as “WASHINGTON”, their true and other characteristics, wild and domestic animals, pollinating insects of influence agriculture/food supply, the right to privacy, welfare, freedom, or the right to equitable contracts; and/or when proven, tacitly or otherwise,

**Deuteronomy**Chap. XVII.

6 At the mouth of two witnesses, or three witnesses, shall he that is worthy of death, be put to death: but at the mouth of one witnesse he shall not bee put to death.

**Deuteronomy**Chap. XIX.

1. One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be stablished.

**S. Matthew**Chap. XVIII.

1. But if he will not heare thee, then take with thee one or two more, that in the mouth of two or three witnesses, euery will be established.

**II Corinthians** Chap. XIII.

6. This is the third time I am comming to you: in the mouth of two or three witnesses shal euery be established.

**To the Hebrewes**Chap. X.

28 Hee that despised Moses Lawe, died without mercy, vnder two or three witnesses.

# CONDITIONAL ACCEPTANCE OF TENDERS TO CONTRACT

**Point of the law**

All contracts start with a quotation and only become binding upon acceptance.

# Binding contract

This international commercial claim/right of pledge under the Admiralty Private Agreement and disclosures, liability notice with all attachments constitutes a binding contract between Respondents/Libelees and the Plaintiff with a view to establishing the honorable terms of the agreement you are proposing and eliminating of false assumptions. It is referred to herein as the "contract" while it is a domestic claim which, when perfected, will be a lien against the parties as described below. This contract supersedes all prior agreements, expressed or implied, between the parties.

# Agreement and remission of rights

**If you agree to all the terms of the contract, you don't have to answer.** Your silence will be your agreement and acceptance of all terms, statements and provisions below and that you fully understand and agree with the Plaintiff and your waiver of all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all times. You agree that your agreement, which has been knowingly, voluntarily and with full disclosure, governs all matters definitively and forever and cannot be revoked.

# Disagreement and non-response

You cannot agree to any of the terms of the contract by providing a verified claim with details (see Immunity Offering - A Claim Listed Below). You and the Plaintiff agree that a response that has not been verified, or a third party response lacking first hand knowledge

of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or file a claim before the stated effective date, the contract becomes binding and fully enforceable in a pledge subject to levy, upheaval, distress, seizure, execution and all other legal and/or commercial remedies.

# Immunity offering — Stating a claim

You can avoid all liability and obligations under this contract by responding no later than the Effective Date with a verified statement proving any claim you may have against the Plaintiff or Plaintiff's interests. Your statement should be sworn to be true under penalty of perjury and backed by certified factual and verified evidence.

You must also reply with a point-by-point rebuttal of the attached affidavit, sworn to be true, to which you affirm certified factual evidence.

In the event that you reject this immunity offer in good faith, you agree to all of the terms, facts, statements, and provisions of this contract and your obligations under them.

# Administrative remedy under verified seal

The contract constitutes the Plaintiff's administrative remedy based on your offer to implement COVID-19 measures as a new standard in the Partnership. If you do not respond or are unable to provide a verified superior claim on the effective date as described, you agree that the Claimant has exhausted his administrative remedy (his procedure to negotiate a satisfactory reciprocal settlement) and has a claim statement on which exemption may be granted.

# Opportunity to exhaust your administrative remedy

If you fail to provide a verified claim before the effective date described, you agree that you did not and are forever excluded from "estoppel", exhausting your administrative remedy and therefore never seeking judicial intervention in relation to the contract can be searched now or at any time in the future.

# Participate in the Contract

You and the Plaintiff agree that the participation fee for a party not currently listed on the contract who has the privilege to join the contract is hereby set at $10,000,000.00 (Ten million US Dollars) per attempt / case.

# Answering conditions

As with any administrative process, you must refute the statements and claims in the affidavit by providing a verified answer, point-by-point with evidence certified to be true and in sworn form, correct and complete, received by Plaintiff no later than 5:00 pm on the effective date.

# Non-execution

The terms “non-performance” and “default-performance” are defined as any breach of any obligation under this contract on or before the effective date, including, but not limited to, “non-response” to this contract as that term is defined herein, not proving a superior claim upon request, claiming that an unverified statement is a verified statement, failure to submit a claim verification request within twenty-four (24) hours, failure to comply with an already existing and or superior claim, and any other non-performance to perform an obligation under the terms and conditions of the contract.

# No answer

The term “no response” means your failure to respond by the effective date of this contract (remain silent) or “inadequacy of response” as that term is defined. You agree that the non- response is agreement to all terms and conditions of the contract.

# Inadequacy of the answer

The terms “inadequacy of response” and “inadequate response” are defined as an answer received before the expiration date, but which does not rebut any of the terms, conditions, statements, or claims in the contract, or any general denials, unsupported rebuttals, contradictory rebuttals such as "not applicable" or equivalent statements, statements from counselors and/or other third parties who do not have firsthand material factual knowledge, and/or any rebuttal that is missing from verification, or does not provide supporting evidence certified to be true, correct, complete and certain under full commercial liability.You agree that such a response will be deemed legally and lawfully insufficient to refute the statements made in the contract, thereby demonstrating your agreement with all terms and conditions of the contract.

# Tacit agreement

You agree to all statements and requirements in the contract by simply remaining silent. The parties agree that the failure to answer or inadequacy of the answer as defined is in accordance with all terms, conditions, statements, facts and claims in the contract.

***qui tacet consentire*** videtur

“Silence can only be equated with fraud if there is a legal or moral obligation to speak, or where an investigation would be deliberately misleading if left unanswered ..."

US v. Tweel, 550 F.2d 297, 299 (1977), citing US. v. Prudden, 424 F.2d 1021, 1032

(1970).

“When circumstances impose the duty to speak and one is deliberately silent, silence equals false representation.”

Fisher Controls International, Inc. v. Gibbons, 911 SW 2d 135 (1995).

“When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation.” Blanton v. Sherman Compress Co., 256 S.W. 2d 884, 1953.

Silence activates estoppel, according to Carmine v. Bowen, 64 A. 932.

# Conditional acceptance

The offer of Respondents/Libelees to see a so-called 6 foot social distancing society as a new standard, contactless payment, closing contact companies, or installing other things under a different name to install one or more parts of the so-called COVID-19 measures on or near to maintain the Plaintiff is the beginning of a contract negotiation, or meeting of the minds. The contract then becomes binding for unconditional acceptance or performance.

# Execution and acceptance of offer to contract subject to rights

The Claimant reserves the right not to be forced to perform under a contractual arrangement that has not been fully disclosed in the prescribed form as claimed herein.

# Conditions for conditional acceptance

I, First-Middle:, of the Last's Home, Plaintiff hereby notify Respondents/Libelees that your contract offer has been formally accepted subject to all unalterable and natural rights without prejudice, whether expressed or not, and after full disclosure of all hazards involved in the so-called COVID-19 pandemic and each of its components, and a point-by- point refutation of the attached Affidavit, to which you add certified evidence vowed to be true.

If Respondents/Libelees do not meet the requirements defined in the Inadequacy of Response section, this constitutes your entire agreement with the following contractual conditions in all jurisdictions:

1. "COVID-19" measures and/or so-called CRISIS measures (as defined herein) may not be implemented in the territory of the united States of America, including but not limited to underwater areas, and the land commonly known as “WASHINGTON”.
2. The Plaintiff only agrees to full withdrawal of all measures and false notices, without residual components and a declaration of guilt regarding liability of the Respondents/Libelees. Any other offer is rejected because it causes damage.
3. The mentioned and unnamed further Respondents/Libelees must immediately withdraw from the public media as they organize local and national information meetings to inform the public well and completely without any restraint with regard to factual information.
4. Respondents/Libelees accept full liability for all damage caused by COVID-19 measures, for which remedies can be applied for according to tort, criminal law, strict liability, negligence and/or ultra dangerous activities.
5. "COVID-19 measures" with all associated components and/or so-called CRISIS measures, if already implemented in the territory of the united States of America

including but not limited to underwater areas, and the land commonly known as “WASHINGTON”, must be removed within 10 days of the date of the binding administrative decision as defined herein.

1. "COVID-19 measures" and all associated components and/or so-called CRISIS measures, if already implemented in the territory of the united States of America including but not limited to underwater areas, and the land commonly known as “WASHINGTON” that have not been removed within 10 days of the date of the binding administrative decision as defined in this decision, are considered a crime against the people and can be recovered from the Respondents/Libelees Persons with all legal remedies.

# A fee schedule of $10,000.00 (Ten thousand US Dollars) per day for each day of continued COVID-19 measures with all associated components after the expired period of defense, entering an infringement on or near the Plaintiff's private home and/or workplace, is due of the Respondents/Libelees to the Claimant or to another party or organization, if specified in writing by the Claimant.

1. In the event of non-payment of fees within thirty days of receipt of a True Bill you agree to a lien against you, subject to levy, deprivation, emergency, seizure, execution, and any other legal and/or commercial remedies.
2. Aiding and abetting the implementation of the so-called COVID-19 measures with all associated components or the so-called CRISIS measures is an act of betrayal for those under oath.

# NOTICE

**All replies must be received before the commencement date, which is ten (10) days from the date of sending this contract.** All answers must be verified. See Answering Conditions under CONDITIONAL ACCEPTANCE OF CONTRACTS OFFERS.

# RECIPIENTS OF ANSWERS

All replies should be sent to the postings of the following two (2) witnesses: First-Middle: Family of Last Street City, Full State name [near Zip Code] First-Middle: Family of Last Street City, Full State name [near Zip Code]

# Reduction of ERRORS AND OMISSIONS

If Respondents/Libelees discover errors and omissions or defects, legal or otherwise, in/or related to this instrument, Respondents/Libelees are required to have Plaintiff at the required post location(s) within three (3) days of receipt of this notice by reporting registered mail with a point-by-point description of such errors and omissions or defects for correction, or forever agreeing to the lawful implementation of this notice as a matter of the public state.

If additional time is required for answering, a request must be received by the Claimant in the prescribed form at the post locations within three (3) days which may be allocated or excluded forever from the terms of Estoppel's doctrine or maxim with collateral.

# BREACH OF THE PRIVATE CONTRACT

Any additional attack on this contract is in bad faith and is a criminal offense.

# AGREEMENT AND REMISSION OF RIGHTS

If the Respondents/Liabilities agree with all statements herein, an answer is not necessary.

If Respondents/Libelees elect to remain silent, Respondents/Libelees agree to and accept all terms, statements and provisions herein with their full understanding and agreement with Plaintiff and waive all immunities, rights, remedies, and defenses of protest, objection, refutation, argument, appeal and controversy for all time.

# Tacit agreement

Respondents/Libelees may admit any statements and claims contained in this notice, which include a binding contract, by simply remaining silent.

# Self-executing Contract

This contract is directly self-executing upon issue as a result of the failure of Respondents/ Libelees to respond or perform the failure under the conditions described above.

Respondents/Libelees agree to be bound by all terms of the contract beginning on the date of default.

# Decision to confess - Binding administrative decision

The Respondents/Libelees are entitled to a default. Taking this into account, Respondents/ Libelees agree to accept a notice of default as a binding administrative decision (hereinafter "decision") in which Respondents/Libelees agree to all terms, statements, facts and provisions of the contract. Since a decision is rendered when a party waives the right to respond, all parties to this agreement agree to be bound by all such decisions as may be pronounced in respect of the agreement.

Respondents/Libelees cannot recover, directly or indirectly, losses incurred by their customers or voters under the terms of this contract. Any Respondents/ Libelees Responsible Party will be acquitted of all liability, including all outstanding charges, when all COVID-19 or CRISIS measures described herein have been lifted and the incompetent and reckless officials concerned have resigned.

# Conclusion

The Respondents/Libelees have received this notice, including but not limited to the attached documentary evidence and affidavit, all of which constitute termination of the so- called Lockdown and COVID-19 measures from the date of this notice. This notice will be

made fully available to anyone who chooses to use it in a later claim regarding COVID-19 and/or CRISIS measures and any effect thereof, which directly or indirectly causes damages of any kind to anyone or the like cause.

Respectfully, govern yourself accordingly.

# Notice to Agent is Notice to Principal Notice to Principal is Notice to Agent As above so below

It is written, “If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainely drinke.”

“Thy kingdome come. Thy will be done, in earth, as it is in heauen.”

I, First-Middle: of Last's home, herein declare "Plaintiff," and under my unlimited commercial liability, confirm and declare that I am authorized and of legal age to declare the matters set forth herein, that they are true, correct, complete, and not intended to to be misleading. They are admissible as evidence, and in accordance with my best first-hand knowledge, understanding and belief.

All rights reserved without prejudice

Dated day the in the year two thousand

 , Plaintiff

Witness Witness

# Exhibit A

**Affidavit (Declaration under oath)**

I, First-Middle: of the House of Last, hereinafter “Affirmant,” do solemnly affirm, declare and state as follows:

1. Affirmant is competent to state the matters set forth herein.
2. Affirmant has knowledge of the facts stated herein.
3. English is used to correlate with the research, facts and statements presented.
4. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

# Plain Statement of Facts

1. The government of the STATE OF WASHINGTON has released these public Proclamations regarding COVID-19 measures under threat of “potential criminal penalties for violations”:
	1. Public and private gatherings of any number of people are prohibited.
	2. People are prohibited from leaving their homes or participating in social, spiritual and recreational gatherings of any kind regardless of the number of participants, with limited exceptions.
	3. People must cease participation in community, civic, public, leisure, faith-based, or sporting events; parades; concerts; festivals; conventions; fundraisers; and similar activities.
	4. People are ordered to practice “Social Distancing” — staying 6 feet away from

others.

* 1. People must wear a face covering, with limited exceptions.
	2. Friends and family are not allowed to visit patients in hospitals, Assisted Living

Facilities, Nursing Homes, Residential Treatment Facilities, etc.

* 1. Public Agencies are disallowed from conducting in-person meetings.
	2. All “non-essential” businesses are prohibited from conducting business.
	3. Public venues and “non-essential” businesses such as theaters, restaurants, clubs, bowling alleys, coffee shops, fitness centers, barbershops, salons, and all other retail businesses have been closed (with the exception of pharmacies and grocery stores).
	4. Weddings and funerals are banned.
	5. Strict compliance with the arrest of low level community custody offenders to free up space in jails is waived, allowing them to break laws.
	6. Incarcerated criminals will be freed from jail.
	7. Public, Charter and Private schools are closed (with limited exceptions).
	8. Universities, colleges and technical schools are closed.
	9. Educational and Outreach services by Centers/Schools for deaf and blind students are prohibited.
1. The measures as implemented have caused the loss of income for millions of people.
2. WASHINGTON’s unemployment rate jumped to 15.4 percent in

April as the state’s employers lost 527,000 nonfarm payroll jobs, according to data released by the Employment Security Department of WASHINGTON STATE’s Labor Market and Economic Analysis, May 2020.(1) The unemployment rate for WASHINGTON soared 11% percent compared to May 2019, with an increase in 412,100 unemployment insurance claims filed by COVID-19 impacted workers from April 2020 through May 2020. The overall unemployment insurance claims filed by COVID-19 impacted workers from March 7, 2020 to May 23, 2020 is 1,497,591.(2) The unemployment rate for the U.S. jumped to 19.5 percent, seeing 20.5 million jobs lost in April 2020.

1. These rates are the highest ever recorded for either the U.S. or WASHINGTON since the Great Depression. The actual loss of employment will probably be worse than this, because not all self- employed persons losing contracts will register as unemployed. The support measures by the government are helping businesses and private persons to soften the financial impact but they cannot fully prevent a decline in revenues, or businesses from going bankrupt. This could mean that people in permanent jobs will become unemployed later this year.
2. WASHINGTON’s COVID-19 measures closely imitate measures taken in other nations. Not only in scope but also in timing. Although the measures were stated to initially remain in effect until April 6, 2020, they were extended until May 4, 2020 and then again to May 31, 2020.

Based upon the willingness of the government of WASHINGTON to follow the recommendations of well known vaccine entrepreneur and advocate Bill Gates, as of March 23, 2020, Gov. Jay Inslee ordered WASHINGTON's nearly 7.8 million residents to stay home.

1. The order took effect immediately and as of this writing was extended through May 31, 2020, with many restrictions remaining in place. Washingtonians are still ordered to stay at home.
2. Although the stated purpose of the measures is to prevent the spread of a virus, paragraphs 2. (i) and (ii) show the economic impact of the measures on a business is determined by “the state's top public health doctor” and not by verifiable health concerns.

This results in several large chain markets reaping windfall profits due to the closure of tens of thousands of smaller competitors. Additionally, the larger markets

1. https://bit.ly/2ZR6Oq9
2. https://bit.ly/2BiJojt

allowed to remain in business have reduced hours. This results in more people than ever shopping in smaller areas and in fewer hours. If a contagion exists and fewer people in a given space can stop the purported spread then the implementation of this measure would be totally counterproductive. As of April 7, 2020 this power over the life or death of business in the hands of “the state's top public health doctor” has resulted in Bank of America reporting that in its first day for Paycheck Protection Program (PPP) applications, its customers submitted applications for $22.2 billion of PPP loans. This means all these companies have a 20% or greater loss of revenue. This number will only grow as long as the measures remain in place.

1. The COVID-19 measures were implemented based upon a “hypothetical” coronavirus outbreak promulgated 3 months before the coronavirus “pandemic” by vaccine entrepreneur and advocate Bill Gates through the Event 201(3) exercise sponsored by The Johns Hopkins Center for Health Security, World Economic Forum, and Bill & Melinda Gates Foundation as applied to the Novel COVID-19 and accepted by the United Nations World Health Organization. The measures were accepted upon the claim that a coronavirus tagged COVID-19 had been specifically identified, attributed to be the cause of a deadly disease and to be contagious from human to human without any scientific proof. The studies cited for acceptance of the measures do not offer proof of the isolation of a specific virus, do not offer proof that a virus is the cause of any disease, and do not offer proof that any virus is contagious. Information proving that the COVID-19 virus is the exact same thing as an exosome can be found at the following internet address (https://bit.ly/2TThh0t) and is included as part of this Affidavit (“Affidavit”): not withstanding collection of confidential medical information (temperature/tissue samples) protected under HIPAA Regulation must be shown to be protected against data breaches or thereby provided specific methods employed against possible data breaches by those collecting such private confidential medical information as contractually agreed to by a binding consenting patient/doctor relationship. Any such attempt at collecting such private medical information apart from a binding consensual patient/doctor contract such as so-called “contact tracing” data is a violation of HIPAA Regulation.
2. Beyond the obvious catastrophic economic impact of the measures there is also the profoundly disturbing loss of human rights. The measures violate the protections guaranteed in the Universal Declaration of Human Rights, the Constitution for the WASHINGTON Republic, and the Constitution for the united States of America.

Specifically,

Constitution for the united States of America, 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

(3) http[s://www.centerforhealthsecurity.org/event201/about](http://www.centerforhealthsecurity.org/event201/about)

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

Constitution for the united States of America, Amendment IV:

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

In Hertado v. California, 110 US 516, the U.S Supreme Court states very plainly: "The state cannot diminish rights of the people."

As implemented, the COVID-19 Stay at Home order prohibiting a family or individual from traveling to a secluded location to enjoy nature and any such restrictions of persons under threat of criminal penalties for violations for the prevention of the spreading of infectious disease is beyond all possible logic and exact opposite of contagion theory. Thus, the measures are an undeniable violation of Amendments I and IV.

COMMON LAW PRESUMPTION OF INNOCENCE

“Everyone charged with a criminal offense shall be presumed innocent until proved guilty according to law”.

UNIVERSAL DECLARATION OF HUMAN RIGHTS

ARTICLE 8. Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

ARTICLE 11. Everyone charged with a penal offense has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defense.

Since the COVID-19 measures allow arrest and fines to be imposed when no proof exists that violation of the measures constitutes a threat to public health then all enforcement of the measures is a violation of the common law.

“Statutes that violate the plain and obvious principles of common right and common reason are null and void.” — Bennett v. Boggs, 1 Baldw 60

CONSTITUTION OF THE STATE OF WASHINGTON ARTICLE I

DECLARATION OF RIGHTS

SECTION 1 POLITICAL POWER. All political power is inherent in the people, and governments derive their just powers from the consent of the governed, and are established to protect and maintain individual rights.

SECTION 2 SUPREME LAW OF THE LAND. The Constitution of the United States is the supreme law of the land.

SECTION 3 PERSONAL RIGHTS. No person shall be deprived of life, liberty, or property, without due process of law.

SECTION 4 RIGHT OF PETITION AND ASSEMBLAGE. The right of petition and of the people peaceably to assemble for the common good shall never be abridged.

SECTION 7 INVASION OF PRIVATE AFFAIRS OR HOME PROHIBITED. No

person shall be disturbed in his private affairs, or his home invaded, without authority of law.

SECTION 12 SPECIAL PRIVILEGES AND IMMUNITIES PROHIBITED. No law

shall be passed granting to any citizen, class of citizens, or corporation other than municipal, privileges or immunities which upon the same terms shall not equally belong to all citizens, or corporations.

There can be made no valid claim of exceptions to basic human rights and those protected by the Constitution of the State of Washington for “public safety” and “protection of health”, since no scientific proof has been produced that COVID-19 is a virus causing an infectious disease, the COVID-19 measures are in violation of Article 8 and 11 of the Universal Declaration of Human Rights, Sections 1, 2, 3, 4, 7 and 12 of the Constitution of the State of Washington, and Amendment I and IV of the Constitution for the united States of America.

The government of WASHINGTON also has ordered into active state service the organized militia of Washington State, the National Guard and the State Guard in violation of:

Constitution of the State of Washington, Article I, SECTION 31:

STANDING ARMY. No standing army shall be kept up by this state in time of peace…

1. The current reported death total from COVID-19 in WASHINGTON as of May 29, 2020 at 918 (4) is proven false due to the directives from governmental agencies replacing scientific facts with assumptions which greatly inflate the number of deaths caused by COVID-19. This is an unprecedented manipulation of facts which is plainly manifest in the March 4, 2020 circular “Guidance for Certifying COVID-19

Deaths” (5), published by the US Centers for Disease Control, which states: “It is important to emphasize that Coronavirus Disease 2019 or COVID-19 should be reported on the death certificate for all decedents where the disease caused or is assumed to have caused or contributed to death.”

Further it shows a “Cause Of Death” form where one would list the immediate cause of death. For the overwhelming majority of all deaths other than blood loss of physical trauma, one of two events are the immediate cause of death: lack of oxygen from respiratory failure or lack of blood pressure from heart failure. Even with severe cardiovascular conditions the immediate cause of death is often respiratory failure.

With COVID-19, doctors are being instructed to violate the scientific method and assume that if there is a possibility that the patient was exposed to COVID-19 then it should be assumed to be the cause of death. To accept the reported number as accurate would require the claimant to accept that the normal death rate from all other influenza and pneumonia has gone to near zero because with the current directives and current paradigm that COVID-19 is everywhere present, no doctor can report a respiratory failure death as anything other than COVID-19. This is proof of a manufactured pandemic.

Please note that terms not otherwise defined herein shall have the meanings ascribed to such terms in the Notice of Liability to which this Affidavit is attached.

I, First-Middle: of the House of Last, heir and constituent member of the preamble to the Constitution, Affiant, a people, upon my full unlimited commercial liability, do affirm and say that I have read the above “Affidavit” (“Affidavit”) and do know the contents to the very best of my knowledge to be true, correct, complete and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS OF THIS, signed at City, Full State name on the

 day the in the Year Two Thousand ,

All rights reserved , Plaintiff/Affirmant c/o Street City, Full State name [near zip code]

Witness Witness

(4) htt[ps://w](http://www.cdc.gov/nchs/nvss/vsrr/covid19/index.htm)ww[.cdc.](http://www.cdc.gov/nchs/nvss/vsrr/covid19/index.htm)go[v/nchs/nvss/vsrr/covid19/index.htm](http://www.cdc.gov/nchs/nvss/vsrr/covid19/index.htm)

1. [https://www.cdc.gov/nchs/nvss/vsrr/](http://www.cdc.gov/nchs/nvss/vsrr/covid19/)covid19/

**BILL OF LADING**

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**Ship To**

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**Respondent** [name]

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[Witness mailing address]

 \_ [City] [State]

**Cargo Manifest**

* 1. Witnessed copy of **Notice of Liability COVID-19 Measures**, from

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Claimant/Libellant name]

* 1. Witnessed copy of **AFFIDAVIT**, from \_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

[Claimant/Libellant name]

* 1. A copy of this **BILL OF LADING**

Original autographed documents have been retained by the Claimant/Libellant.

For the purpose of verification, I, the undersigned witness, do personally verify that the documents listed above were placed in an envelope, sealed and deposited at an official depository under the exclusive face and custody of the carrier UNITED STATES POSTAL SERVICE.

**Witness #1** [autograph] **Date**

**Witness #2** [autograph] **Date**

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