

RECORDED

MAR 08 2022

Florida, the State
Palm Beach, the County

Palm Beach County Sheriff Department
Sheriff Rick Bradshaw
3228 Gun Club Road,
West Palm Beach, Florida 33460

AFFIDAVIT

NOTICE TO AGENT IS NOTICE TO PRINCIPLE-NOTICE TO PRINCIPLE IS NOTICE TO AGENT
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We The People of Palm Beach County Jural Assembly, on this 8th day of March, 2022, demonstrating credible nature and of lawful age, by our own free will act and deed, in execution of our will and affirmation do state:

The unalienable rights of the people are the PRIVATE PROPERTY of the People; The Right to Just Compensation is the PUBLIC PROPERTY of the People, the exercise of which is conducive to the general interest and protected by The Constitution and the laws made in support thereof, and;

All persons who now or hereafter are employed by or who now or hereafter are on the payroll of the state, or any of its departments and agencies, subdivisions, counties, cities, school boards and districts of the free public school system of the state or counties, or institutions of higher learning, except candidates for federal office, are required to take an oath before any person duly authorized to take acknowledgments of instruments for public record in the state in the following form:

I, a citizen of the State of Florida and of the United States of America, and being employed by or an officer of and a recipient of public funds as such employee or officer, do hereby solemnly swear or affirm that I will support the Constitution of the United States and of the State of Florida.

And Said oath shall be filed with the records of the governing official or employing governmental agency prior to the approval of any voucher for the payment of salary, expenses, or other compensation [Florida Statute 876.05], and;

The provisions of ss. 876.05-876.10 shall apply to all employees and elected officers of the state, including the Governor and constitutional officers and all employees and elected officers of all cities, towns, counties, and political subdivisions, including the educational system and this act shall take precedence over all laws relating to merit, and of civil service law. [Florida Statute 876.09]

We have not seen nor been presented with any ADMISSABLE EVIDENCE **proving the Constitution is suspended**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE proving false that **JUST COMPENSATION is to be given for the TAKING of PRIVATE PROPERTY for PUBLIC USE**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE proving false that Just Compensation is ADMISSABLE EVIDENCE underwriting any Declaration for Emergency including any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, any and all compulsory CORONAVIRUS or other Vaccinations or TEST, or Vaccine Passport in exchange for COMPLIANCE, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving the SARS-Cov-2 (COVID-19) variant of the CORONAVIRUS **has been isolated**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving **one can TEST for what has not been isolated**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving **prolonged use of FACE MASKS is safe, effective and based upon real science for deterring the spread of CORONAVIRUS or SARS-Cov-2 (COVID-19) variant**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that **IMPLEMENTATION OF LOCKDOWNS is safe**,

effective and based upon real science for deterring the spread of CORONAVIRUS or SARS-Cov-2 (COVID-19) variant, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that **SOCIAL DISTANCING is safe, effective and based upon real science for deterring the spread of CORONAVIRUS or SARS-Cov-2 (COVID-19) variant, and;**

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and **proving false that the American Medical Association's reversal on Hydroxychloroquine (HCQ) provides medical practitioners with an adequate, approved, and available alternative to masks and CORONAVIRUS vaccinations or TEST, including any vaccination or TEST for SARS-Cov-2 (COVID-19) or other variant thereof, and;**

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that the **DETERMINATION OF THE EFFECTIVENESS OF CHLORINE DIOXIDE IN THE TREATMENT OF COVID** study submitted for peer review in Journal of Molecular and Genetic Medicine (ISSN: 1747-0862) has been disproved or disavowed, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving false that CHLORINE DIOXIDE is also an adequate, approved, and available alternative to masks and CORONAVIRUS vaccinations or TEST, including any vaccination or TEST for SARS-Cov-2 (COVID-19) or other variant thereof, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving false that any CORONAVIRUS vaccinations or TEST, including any vaccination or TEST for SARS-Cov-2 (COVID-19) or other variant is approved thereof is authorized for EMERGENCY USE ONLY, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving false that any CORONAVIRUS vaccinations or TEST, including any vaccination or TEST for SARS-Cov-2 (COVID-19) or other variant is approved thereof **is classified as EXPERIMENTAL** by the Food and Drug Administration (“FDA”), and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving false that this means that **anybody involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion;** and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision and this latter element required that before the acceptance of an affirmative decision by the **EXPERIMENTAL SUBJECT** there should be made known to him the nature, duration and purpose of the **EXPERIMENT**; the method and means by which it is to be conducted; all inconveniences and hazards reasonable to be expected upon his health or person which may possibly come from his participation in the **EXPERIMENT** , and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that the People and the Public have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable the People and the Public to make an understanding and enlightened decision before the acceptance of an affirmative decision by the People and the Public, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that the People and the Public know the nature, duration and purpose of the **EXPERIMENT**; the method and means by which it is conducted; all inconveniences and hazards reasonable to be expected; and the effect upon the People and the Public health or person which may possibly come from the People and the Public **FORCED PARTICIPATION in the EXPERIMENT**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that I have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable me to make an understanding and enlightened decision, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that I know **the nature, duration and purpose of the EXPERIMENT**; the method and means by which it is conducted; all inconveniences and hazards reasonable to be expected; and the effect upon the People and the Public health or person which may possibly come from my **FORCED PARTICIPATION in the EXPERIMENT**, and;

We have not seen nor been presented with any ADMISSABLE EVIDENCE demonstrating and proving that a bona fide, verified emergency exists warranting any STATE OF EMERGENCY within the jurisdiction of PALM BEACH COUNTY underwriting any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination or TEST, or Vaccine Passport, and;

We have not seen nor been presented with any CONSIDERABLE CONSIDERATIONS nor JUST COMPENSATION in exchange for this TAKING of PRIVATE PROPERTY, and;

Therefore, any enforcement of any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination, or Vaccine Passport **is a violation of SHERIFF'S OATH OF OFFICE.**

Furthermore, any STATE OF EMERGENCY within the jurisdiction of PALM BEACH COUNTY underwriting any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination, or Vaccine Passport is an advocacy that existing form of constitutional government should be overthrown by force or violence or by any other unlawful means [Florida Statute 876.01]

Furthermore, any utterance that advocates, advises, or teaches the duty, necessity or propriety of enforcement of any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination or TEST, or Vaccine Passport, by word of mouth or writing, condones the overthrowing or overturning existing forms of constitutional government by force or violence under the guidance of, or in collaboration with, officials, agents, or representatives of a foreign state or an international revolutionary party or group. [Florida Statute 876.02]

Furthermore, any enforcement any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination or TEST, or Vaccine Passport constitutes an assembly for the purpose of promoting, advocating or teaching the doctrine of criminal anarchy, criminal communism, criminal Nazism, or criminal fascism, as defined in FL Stat 876.01, such an assembly or organization is unlawful, and every person voluntarily participating therein by his or her presence, aid, or instigation shall be guilty of a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. [Florida Statute 876.03]

Furthermore, No owner, agent, superintendent, janitor, caretaker, or occupant of any place, building, or room, shall willfully and knowingly permit therein any assemblage of persons prohibited by s. 876.03, and if such person after notification that the premises are so used permits such use to be continued, he or she shall be guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. [Florida Statute 876.04]

Furthermore, any enforcement of any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination or TEST, or Vaccine Passport constitutes an unlawful practice of medicine with forced **mass medical experimentation** upon the People and the Public with the intervention of elements of force, fraud, deceit, duress, over-reaching and other forms of constraint or coercion.

Furthermore, any enforcement of any Mask Mandate, Business Lockdowns, compulsory 6ft Distancing, compulsory CORONAVIRUS or other vaccination or TEST, or Vaccine

Passport is COMMUNICATION with intent to OBTAIN PROPERTY through a systematic, ongoing course of conduct with intent to defraud one or more persons, or with intent to obtain property from one or more persons by false or fraudulent pretenses, representations, or promises or willful misrepresentations of a future act which is defined as SCHEME TO DEFRAUD. [Florida Statute 817.034(3)(d)]

Furthermore, any public servant scheming to enforce experimental mask mandate, experimental business lockdowns, experimental social distancing, experimental CORONAVIRUS tests or experimental CORONAVIRUS vaccinations IS IN VIOLATION OF:

- US Constitution:

- 1st Amendment

- 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.

- 4th Amendment

- 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.

- 9th Amendment

- The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

- 14th Amendment

- All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the state wherein they reside. No state shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any state deprive any person

of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

- Florida Constitution:

Article 1 Section 1 - All political power is inherent in the people.

Article 1 Section 2 - Basic rights.—All natural persons, female and male alike, are equal before the law and have inalienable rights, among which are the right to enjoy and defend life and liberty, to pursue happiness, to be rewarded for industry, and to acquire, possess and protect property

- Her/his Oath of Office
- The People at large Unalienable Rights
- Following codes:

4 U.S. Code § 101 - Oath by members of legislatures and officers.

18 U.S. Code §241 CONSPIRACY AGAINST RIGHTS

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State in the free exercise or enjoyment of any right, they shall be fined under this title or imprisoned not more than ten years, or both.

18 U.S. Code §242 DEPRIVATION OF RIGHTS

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State the deprivation of any rights, shall be fined under this title or imprisoned not more than one year, or both.

18 U.S. Code § 245

Federally protected activities to name a few. The Constitution is the supreme law of the land and no one has the right to violate the Constitution or Federal Laws.

18 U.S. Code § 1962

Prohibited activities (participating in mount of corruption)

18 U.S. Code § 1031

Major fraud

18 U.S. Code § 1038

False information and hoaxes

18 U.S. Code § 1341

Frauds and swindles, Subversive Theft, Treason, Sedition, Counterfeiting the securities

42 U.S. Code § 12101 – Findings and purpose

42 U.S. Code § 1951 - Interfering in Commerce by threats or violence

42 U.S. Code §1983 DEPRIVATION OF RIGHTS

Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State subjects, or causes to be subjected, any person within the 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 law.

42 U.S. Code §1985 CONSPIRACY TO INTERFERE

If two or more persons in any State or territory conspire for the purpose of depriving, either directly or indirectly any person's rights the party so injured or deprived may have an action for the recovery of damages against any one or more of the conspirators.

42 U.S. Code § 3617 - Interference, coercion, or intimidation

42 U.S. Code § 2000a (a). Civil rights act of 1871

15 U.S. Code Title 15 - COMMERCE AND TRADE

15 U.S. Code § 2 - Monopolizing trade a felony;

15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; 17.

15 U.S. Code § 3 - Trusts in Territories or District of Columbia illegal; combination a felony

Whereas Florida Statute 2.01 confirms Florida is a Common Law state, and

Whereas our Founders created a Republican Form of Government to the exclusion of all others (CFUSA Article 4 Section 4), and

Whereas until our children reach the age of majority, they remain in the eyes of the Common Law our private property, and

Whereas the Palm Beach county Sheriff and his DEPUTIES have no delegated authority from We the People to dictate, mandate, nor in any manner require to wear masks of any type at any time, social distance and close businesses.

Whereas experts on masks have delivered solid, scientifically sound studies resulting in facts of the damages caused by wearing masks, which include, but are not limited to, increased probability of lung cancer due to known cancer causing agents used in the manufacturing of most common masks, mental impairment, and skin and lung infections, and

Whereas members of the Palm Beach county Sheriff office, by implementing this unlawful, illegal and unconstitutional mask policy, business lockdowns, forced vaccination and social distancing since March 2020 are committing following crimes against The People:

- Treason
- Sedition
- Major Fraud
- Conspiracy
- Criminal Communism
- Criminal Fascism
- Swindles
- Subversive Theft
- Scheme to defraud the rights
- Practicing medicine with no license

Also, take note of the following:

NO ONE IS ABOVE THE LAW and legislators have an obligation under 42 USC § 1986 a duty "to prevent a wrong from being done" and 18 USC § 1621 citing the "neglect to protect" by individuals under oath. 16 American jurisprudence 2d, section 98, "While an emergency cannot create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitutions...."

NO EMERGENCY has just cause to suppress the constitution or the People at Large Unalienable rights. From the 16th American Jurisprudence, Second Edition, Section 177: "The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail."

- Any court, government or government officer who acts in violation of, in opposition to
- or contradiction of the foregoing, by his, or her, own actions, commits treason and
- invokes the self-executing Section 3 of the 14th Amendment and vacates his, or her, office.
- Abusing power by shutting down Palm Beach County (this includes and not limited to, schools, churches, small businesses, nature centers), mandating sovereign healthy people in Palm Beach County to stay at home and issue a mask mandate. County Officials and Governors do not have the legal authority to create laws and mandates. They are administrators of state agencies, not lawmakers.
- County Officials mandating masks is providing medical treatment without a medical license and is 100% a violation of the law.
- Mandating medical treatment for healthy individuals who do not require treatment is also against the law.
- Forcing medical treatment and ignoring the right to refuse medical treatment is against the law.
- Civil Citations for fines on violation of mask mandate is unconstitutional and illegal as Florida receives Federal funding and money cannot be made on fines for mandates that are not laws.

- Lying about the facts of illness to a patient, fabricating an illness that does not exist within the patient, or giving them false treatment, is against the law.
- But MORE importantly, the Palm Beach County Sheriff and his Deputies cannot advise, implement treatment or force you to abide by the specific doctor they are getting their information from because people get second opinions of diagnosis all the time.
- It is also a violation of the constitution and HIPAA to force anyone to publicly disclose their medical history for exemption purposes as it forces the patient to waive doctor/patient confidentiality and their private person.

THEREFORE, WE CLAIM TRESPASS AGAINST OUR PROPERTIES BY PALM BEACH COUNTY SHERIFF RICK BRADSHAW AND HIS DEPUTIES SINCE MARCH 2020.

WE REQUIRE IMMEDIATE RESTORATION OF OUR PROPERTIES, COMPENSATION FOR THE TIME OUR PROPERTIES WERE TRESPASSED AGAINST AND SHERIFF RICK BRADSHAW RESIGNATION FROM HIS POSITION BY MARCH 14, 11.59PM, 2022.

The above stated facts are stated under penalty of perjury under the laws of Florida and the United States of America to be true and correct; Without prejudice and without recourse, all rights reserved.

Please review:

Marbury v. Madison, 5th US (2 Cranch) 137, 174, 176 (1803)

Miranda v. Arizona, 384 US 436, 491

Cruden v. Neale, 2 NC, 338 May Term (1796)

Self v. Rhay, 61 Wn (2d) 261

Rodriguez v. Ray Donovan (US Dept of Labor) 769 F.2d 1344, 1348

Hurtado v. People of the State of California, 110 US516

Davis v. Wechsler, 263 US 22, 24

Sherer v. Cullen, 481 F 946

Yick Wo v. Hopkins, 118 US 356, 370

Murdock v. Pennsylvania, 319 US 105

Shuttlesworth v. City of Birmingham, Alabama, 373 US 262


Hoke v. Henderson, 15 NC 15, 25 AM Dec 677

Olmstead v. US 277 US 438, 478 (1928)


CC:

- US Marshalls Headquarters – Director Ronald Davis
- US Marshalls Southern District – Gadyaces Serralta
- Provost Marshal – Maj.Gen. Duane Miller
- Space Force – Gen. John Raymond
- US Special Operations Command - Gen. Richard D. Clark
- U.S. Northern Command – Gen. Glen VanHerck
- Governor of Florida – Ron DeSantis
- Attorney General of Florida – Ashley Moody
- Florida Secretary of State – Laurel Lee


STATE OF FLORIDA
COUNTY OF PALM BEACH



PBCJA Bailiff



PBCJA Bailiff Pro Tem



PBCJA Treasurer

Palm Beach County Jural Assembly



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