

**Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal,
Applicable to all Successors, Assigns, and Agents:
Silence, when there is a moral or legal Duty to respond, constitutes Agreement**

To: Governor Gavin Newsom, in esse: d.ba. GOVERNOR GAVIN NEWSOM, STATE OF CALIFORNIA, 1303 10th Street, Suite 1173 [near: CA 95814], Sacramento (14), California, u. S. of A. Facsimile: 916 558-3160

C.c. NEVADA COUNTY BOARD OF SUPERVISORS, Attention: **Dr. Scott Kellerman**, Public Health Officer, Supervisor **Heidi Hall**, District I Supervisor **Ed Scofield**, District II Chair **Dan Miller**, District III, Vice Chair **Susan Hoek**, District IV Supervisor, **Hardy Bullock**, District V, **Julie Patterson Hunter**, Clerk of the Board **Alison Lehman**, County Executive Officer, **Katharine L. Elliott**, County Counsel 950 Maidu Avenue, [near: CA 95959-8617] Nevada City (59), California, u. S. of A Fax: (530) 265-9836 bdofsupervisors@co.nevada.ca.us

C.c. Tony Thurmond, in esse, TONY THURMOND, d.b.a. State Superintendent of Public Instruction, STATE OF CALIFORNIA, c/o STATE OF CALIFORNIA, Dept. of Education, Communications Division, Rm. 5602, 1430 N Street [near: CA 95814-5901], Sacramento (14), California, u. S. of A. In care of Bill Ainsworth, Email: communications@cde.ca.gov, Ph.: 916-319-0818, Facsimile 916-319-0100.

Second Public Open Notice. A prior notice substantially in accord with the following was served on the Clerk of the NEVADA COUNTY Board of Supervisors on August, 24, A. D. 2021. This is a second Notice informing the above respondents that they have been given Fair Notice and that undisputable evidence confirms that the NEVADA COUNTY BOS / CA STATE Governor is aiding Crimes against Humanity detailed herein. For video of service of the original letter go to 3:00hr mark in this video: <https://nevco.granicus.com/player/clip/7680>.

Service by hand X: August 24, A.D. 2021 Received by BOS Clerk on video: August 24, A.D. 2021

Date: September 5, A.D. 2021,

Service by: CERTIFIED MAIL® [] REGISTERED Mail™ [] Fax hand-delivery

Greetings Governor Gavin Newsom and all Officers / employees / agents serving the STATE OF CALIFORNIA Corp., through one of the 58 Incorporated COUNTIES under it, Nevada County BOARD OF SUPERVISORS, Tony Thurmond (STATE OF CALIFORNIA Superintendent of Public Instruction),

Open Lawful Notice per 18 U.S. Code § 2: You have a solemn duty to warn the American people NOT to take the so-called “COVID 19 Vaccine,” which is a confirmed de-population Bio-weapon styled as a “Vaccine.” Those aiding and abetting Crimes against Humanity, pursuant to 18 U.S. Code § 2 and Nuremberg Protocols, are liable as a Principal, 18 U.S. Code § 2384 - Seditious conspiracy, 18 U.S. Code § 2381 – Treason. All Mask-mandates, Vaccine Bio-weapon mandates void for fraud, California Civil Code, Sec. 1689(b)(1), as well as Private International Law, all corporate mandates are **lawfully and legally cancelled.**

**“Difference of opinion leads to Inquiry. And Inquiry to the Truth.” ~ Thomas Jefferson
“In a time of universal deceit – telling the truth is a revolutionary act.” ~ George Orwell**

The material Fact that this Notice issued **pursuant to 18 U.S. Code § 2 and Nuremberg Protocols** was communicated to you on August 24, A.D. 2021 has been recorded in a database, which will be relied on as evidence of Notice given to all Government agencies acting on California for future military (Nuremberg-style), or common law Grand Jury trials across all 58 counties of California. Jurys are focusing their attention on men and women across the state that have knowingly and corruptly been advising, directing, coercing, aiding and abetting Crimes against Humanity. Pursuant to your ex-officio common law duties, public trust (i.e., constitutionally-mandated Oath of Office at Article XX Section III) and fiduciary responsibilities to the **American Body Sovereign** that you were assumed to be faithfully

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-serving, you have a moral, legal, fiduciary Duty to investigate the scope of the depopulation agenda exposed herein; and, to warn your entire chain of command in every Office across the state and those you claim to serve of it. This letter is served upon you for and on behalf of the American Body Sovereign living on the soil of California. You are hereby ordered to immediately stop blindly going along with the aforesaid **Globalist depopulation agenda** being pushed by Globalist bought and paid for CCP Biden Regime. A plot so well exposed that you would have to be asleep not to know of it, this expose by Archbishop Carlo Maria Viganò being the latest: <https://www.lifesitenews.com/opinion/vigano-considerations-on-the-great-reset-and-the-new-world-order/> Vaccine mandates, mask mandates et al., are a blatant violation of de jure and de facto Federal laws / your foreign Corporate Charters, states organic laws (common law) as codified in your foreign corporate codes¹. You will be judged accordingly by the American People based on what you do at this point in time. Henceforth, “**plausible deniability**” will not be a defense.

You are hereby given Notice that **Nuremburg 2.0** trials are being organized for **Crimes against Humanity**, being caused by live agents of foreign controlled government services corporations² including your employer [e.g., “STATE OF CALIFORNIA”], whose live agents are intentionally giving out false information designed to cause [mass sterilization and genocide of Americans](#). Be aware that Constitutionally-banned foreign agents serving foreign Corporations³ masquerading as de jure American Government Officers have claimed they have law making powers to impose so-called “Emergency Orders” (based on proven fraudulent claims) over Americans; to coerce people into receiving so-called COVID-19 “vaccines” (a known Bio-weapon); unsafe COVID swab tests and wearing face masks proven to be unsafe and restricting movement. [It appears some seem to think Americans should be shot for defying CCP-Biden/Newsom!](#)

To those in Government, be **acutely aware that every Government Office across America has been infiltrated** by Constitutionally – banned foreign agents, undeniably destroying America from within and relying on Lawfare. The Marxist CCP Biden regime prostituting itself as an American Government and unlawfully in Office does not want you to ask reasonable questions about the November 2020 election, what really happened on January 6 A.D. 2021, and since Biden was **selected** in to Office, why Americans, under Caesar Biden, no longer have the Right to do as they please with their own bodies per the immutable ancient common law foundations of our nation codified under STATE OF CALIFORNIA Corp. de facto corporate policy (See [Cal. Civ Code 22.2](#))? Please also see [California Gov. Code 1027.5](#). All these issues are Red Flags for the rapidly awakening American people!

No lawfully seated government Officers (of which there are none) in America, or actors posing as Government (Biden, Newsom, Pelosi etc.) including live agents of private for profit corporations and/or **constitutionally-banned** (Dual Nationals, Crown BAR attorneys, CFR, IMF, UN, TLC etc.) foreign agents **ever had any law making power** over the American people, or the authority to direct corporate actors to violate the American people’s unalienable Rights without **lawful due process of law**⁴ or lawful enactment of laws. Lawbreakers (Constitutionally-banned foreign agents) can’t change our immutable organic laws (Federal or on the states). They cannot enact new law or judge others on the law!

¹ **CALIFORNIA GOVERNMENT CODE – GOV: 37100:** The legislative body may pass ordinances **not in conflict** with the Constitution and laws of the State or the United States. (Added by Stats. 1949, Ch. 79.)

² Those masquerading as if they were organic, original jurisdiction, lawfully created, We the people, republican form of governments guaranteed to the states and the people.

³ (US Corp., the 50 STATE OF STATES Corps. (i.e. STATE OF OREGON), the 3143 _____ COUNTY Corps. (i.e. ALAMEDA COUNTY), Rothschild’s-UNITED NATIONS Corp., CDC Corp., **NIAH** Corp., WHO Corp., WORLD ECONOMIC FORUM et al.)

⁴ “People v. Ortiz, 32 Cal. App. 4th at p. 292, fn. 2, 38 Cal. Rptr. 2d 59 & “Every man is independent of all laws, except those prescribed by nature. He she is not bound by any institutions formed by his fellowmen without his consent.” - Cruden v. Neale, 2 N.C. 338 (1796) 2 S.E. 70.

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Note that the last lawful enactment to the organic, original Constitution was ratified by 1819. The final act re-affirmed the banning of all foreign agents from American government! It is self-evident that Unconstitutional foreign agents have caused and enabled the Plandemic to be unleashed on America.

Corporate acts do not apply to the American Body Sovereign even if many Americans have been duped in to believing they do. All COVID mandates, rules, codes, edicts, ordnances were unlawful corporate acts from the beginning. Actors acting under color of law, color of office, or color of authority imposing mandates are engaged in War crimes, sedition and Treason as history will show, for violations of your own private rules and codes (see also 18 U.S. Code § 242 - Deprivation of rights under color of law, 18 U.S. Code § 241 - Conspiracy against rights, Title 15 § 1 and 2 and the Nuremberg protocols as an example).

Based on overwhelming evidence now in the public domain, and the legal authorities stated herein, you must **take immediate action to stop captured municipal governments, including your employer from further promoting Crimes against Humanity, by recommending or “mandating”, or coercing people to get a SARS-CoV-2 (i.e., so-called COVID-19) “vaccine” shot, which overwhelming medical evidence is now proving is a eugenicist – CCP genetically-engineered (gain of function) depopulation bio-weapon; and, definitely is not a “vaccine.”**

You are lawfully required per the Common Law of England [Civil Code, Sec. 22.2] and California statute law to ensure that all persons in the employ of your municipal government employer immediately stop promoting or “mandating” any so-called COVID-19 “vaccine” or the use of face masks; and, instead warn the People of the county, state, et al., that taking any of the so-called COVID-19 “vaccines” may result in their death or severe biological/physical damage to their body. You have a **fiduciary Duty and moral Responsibility** to warn the Public about these crimes.

You should already be aware of the well-settled principle of **International Law**, affirmed in the **Nuremberg Trials** (1945–1949), *i.e.*, the **voluntary fully-informed consent** of the human subject is **absolutely essential**; and, makes **forced vaccination a criminal act**, along with **all** other **forced medical procedures** and therapies; also, the principle doesn't single out specific vaccinations or any other medical procedure or therapy, it **outlaws all forced procedures** (i.e., PCR tests, face masks, etc.) **and therapies** with the same broad brush [also see: 2006 U.N. Universal Declaration on Bioethics and Human Rights, **Article 6, Sections 1 and 3**]. It is now a well-known material Fact the so-called COVID-19 “vaccines” are bio-weapons designed to poison the blood with genetically-engineered “spike proteins” and graphene oxide, which sooner or later will kill those people who agreed to be injected with said bio-weapons if not treated with counter measures, yet to be developed. Thankfully we believe many may have received only a placebo up until now, instead of the Bio-Weapon. Should you fail to be able to prove that each Officer or employee acted timely on this information and to terminate the false propaganda, then the People living in California will lawfully and rightly demand through aforementioned Nuremberg-type tribunals and other common law lawful Remedies, that you be charged as a Principal of the Crimes [see: 18 U.S.C., Sec. 2; also see: Penal Code, Sec. 31] detailed herein **to the full extent of the Common Law, United States Criminal Law and International Criminal Law** (see: Nuremberg Protocols; also see: 18 U.S.C., Sections 2381-2384, et al.). See: <https://1776reloaded.org/joomla30/index.php/unlearn/541-three-fundamental-remedies-of-we-the-people> at common law.

The appropriate **Warning information** regarding the aforementioned bio-weapons must be distributed **immediately** to the administrators in all school districts, colleges and universities in California, through all available means, i.e., e-mail, mail, facsimile, TV, computer, radio, television, handouts, etc. You are required by both federal and state law to inform the administrators in all school districts, colleges and universities, and all facilities operating within California of the information contained herein; and, that should they continue to promote the COVID-19 bio-weapon (“vaccine”) propaganda, **all** those individuals, in the chain of command, doing so will be charged as a principal in perpetrating **Crimes against Humanity**.

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All those individuals, at any level of “government,” who claim lawful authority to act as a public officer or employee, **especially** those claiming to be “law enforcement” officers or “judicial” officers, reviewing this Notice are hereby given Notice that Crimes against Humanity, including but not limited to genocide, are being perpetrated against the American People living in all 3,143 counties of these united states of America, by both foreign and domestic enemies, **especially** by men and women posing as constitutionally-seated public officers (i.e. [Biden](#), [Newsom](#), [Pelosi](#) etc.) and employees, who have **intentionally and corruptly** violated the constitutional Oath **mandated by Article 6 [VI], Clause 3 of the organic Constitution for the United States of America**, as lawfully amended on March 12, A. D. 1819. [http://www.mediafire.com/file/xye24bmcgipyhfr/Titles_of_Nobility_XIII_from_Colorado_Archive_1865_1867.pdf/file] while blatantly violating the [9th Amendment](#).

As an example, in California, it is a fact that individuals posing as government (actors) **are not** lawful **public officers or employees**, unless they can provide proof they have taken, subscribed and filed the Oath mandated by [Article XX, Section 3](#) of the 1879 California Constitution [see also: [California Code, Government Code - GOV §, 1360, 1363, 1367, 1369](#) and [1770\(i\)](#)] **and** are operating under an approved personal Fidelity / Performance / Surety Bond as required by the Common Law of England [Civil Code, Sec. 22.2; also see: Government Code, Sections 1450-1653]. In short, without the Art XX Section III mandated Oath, an officer or employee is barred from collection of a pay-check and per [1770\(i\)](#), **the Office is vacated**. If the Office is vacant, the acts of the Office are VOID ab initio, and the officer is guilty of impersonating Constitutional Government and engaged in Racketeering (RICO) and as a result of the unlawful Health emergency orders, Crimes Against Humanity.

To those who have unplugged themselves from the CIA-controlled Mockingbird Mainstream Media (MSM), a.k.a. Fake News, it is self-evident that psychological warfare techniques have been employed across America (California) to coerce the American People into getting a so-called COVID-19 “vaccine” **shot** (a.k.a. “jabbed” or “vaccinated”) with what has now been verified to be a globalist criminal cabal, genetically-engineered (gain of function), bio-weapon. The material Fact that the same fear-mongering, psychological warfare tactics (i.e., Hegelian Dialectic, a.k.a. Problem, Reaction, Solution) are being employed worldwide **is prima facie evidence** that humanity is under an attack by a centrally orchestrated, worldwide, criminal cabal who has openly declared war on humanity.

Every “government” officer and employee claiming lawful authority to “act” for or on behalf of the People across America (and in every other nation of the World) now has a lawful **fiduciary Duty and moral Responsibility to immediately stop** and prevent **anyone** (both in the public sector, private sector and the armed forces / so-called law enforcement) acting in any city / county / parish / province / state, who is attempting to continue the **false pandemic narrative** designed to implement the Rothschild’s – Globalist orchestrated “[Great Reset Wealth Transfer](#),” mandatory Vaccines and the so-called COVID 19 “Vaccine Passport” roll-out, in order to save millions or Billions of people’s lives.

All persons claiming to be lawful public officers or employees, at any level of “government,” have a fiduciary Duty and moral Responsibility to call for an immediate investigation and the arrest of [those individuals who have planned](#), manufactured the so-called “vaccines,” and promoted the false pandemic (a.k.a. scamdem or plandemic) narrative, which includes all those persons claiming lawful authority to act for, or on behalf of, de facto municipal foreign corporations styled as FEDERAL, STATE (PROVINCE), COUNTY or CITY “governments” (de facto municipal government corporations) including the likes of Globalist – UN - Chinese Communist Party (CCP) controlled Joseph Robinette Biden, Kamala Devi Harris, Gavin Christopher Newsom, etc.; and, all those blindly promoting the “take the vaccine” narrative, i.e., **fear-porn**, being pumped out 24 hrs. a day/7 days a week/365 days a year via the Military Industrial Complex operated Fake News (MSM) and the bought-and-paid-for Medical Talking Heads (MTH), i.e., Dr. Tony Fauci, Dr. Deborah Bix, etc., funded by the Rockefeller, Globalist controlled pharmaceutical-medical industrial complex.

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The individuals in the MSM, **all** MTH and **all** social media executives involved need to be indicted, arrested, tried and (if found guilty) executed for conspiring with the Rothschilds - Rockefeller fascist pharmaceutical-medical industrial complex to aid and abet genocide and other horrific medical Crimes against Humanity.

There is no longer any excuse or plausible deniability for the live agents in any level of government, media, the scientific research community or the medical profession to still be promoting any kind of vaccine or suggest that they had plausible deniability from being aware of the damning material Facts readily available with a modicum of due diligence, critical thinking; and, which are fully validated in the presentation featured by Dr. David Martin with Dr. Reiner Fuellmich, recorded on July 14, A. D. 2021 (see link annexed hereto), or others made by thousands of world-renowned scientists and medical doctors. David Martyn Video (referenced above): FULL INTERVIEW: There is no variant... not novel... no pandemic. Dr David Martin with Reiner Fuellmich: <https://www.brighteon.com/a569c7c9-9572-47ed-ba3c-130b0c13aa55>

Take notice: 18 United States Code, Section 2 - Principals

(a) - Whoever commits an offense against the United States or aids, **abets** [this includes **all** federal, state, county and city “law enforcement” officers], **counsels** [this includes **all** BAR attorneys], **commands** [this includes **all** so-called “judges”], **induces or procures its commission** [this includes **all** federal, state, county and city so-called “Health” officers and employees], is **punishable as a principal**.

(b) - Whoever willfully causes an act to be done which if directly performed by him or another would be an offense against the United States, is punishable as a principal.

Be advised that Dr. Reiner Fuellmich is one public face and point-man for an international team, comprised of thousands of lawyers and medical experts, who have begun legal proceedings against the live agents of the “CENTERS FOR DISEASE CONTROL AND PREVENTION” (CDC), the “WORLD HEALTH ORGANIZATION” (WHO), the “WORLD ECONOMIC FORUM” (WEF), et al., for committing Crimes against Humanity. Many other groups are forming across the united states of America, the state and Nevada county.

The protocols for the admittedly faulty PCR test given by the WHO and the CDC, which were knowingly set to various levels that guaranteed either 100% **false positives** or false negatives; so, **in fact**, there is **no** so-called “COVID-19 Pandemic” as the [Alberta Court Order](#) has validated...

The entire Globalist ([Klaus Schwab directed WEF](#) etc.) concocted “Plandemic” was orchestrated to panic people into getting at least one so-called COVID-19 shots, which has been proven to be a **depopulation bio-weapon**. Dr. Fuellmich points out how the experimental COVID-19 “jab” is in clear violation of all **ten of the Nuremberg Codes, which carry the penalty of death for those who violate them**. **You, joint and several, have been given fair Notice. You are lawfully required to respond publicly to this Notice within 72 hours of receipt** after promptly conducting your own due diligence into the material Facts stated herein.

As a public servant, you are hereby lawfully required to provide a signed Notice into the public record regarding the material Facts set forth herein and a response to the video provided at the link above, verifying you have personally investigated this Matter; and, what action(s) you have taken (or not taken) to make sure that no one else in your sphere of influence is in any way coerced or forced into being vaccinated and that you have overturned all directives issued by your office to the contrary. Do not think that standing behind a blanket letter issued by your Constitutionally-banned Attorney will suffice as a response to this Notice.

In closing, be advised that the so-called Crown UN (Rothschild’s) controlled UNITED STATES (Corp.) de facto government, a foreign created Federal Corporation located in the District of Columbia [not a country, See [US Code Section 3002 \(15\)\(A\)](#) and [Cal. Com. Code. 9307\(h\)](#)], its fifty DC Sub Corps. [i.e. STATE OF CALIFORNIA Corp. etc.] and all CIA Mockingbird media, foreign Military Industrial Complex controlled

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mainstream News outlets operating across the nation, in all forms (Tel-lie-vision, print, digital, radio) have long been captured by foreign powers (i.e. Crown, Vatican, Soros, CCP, CFR, TLC, etc.) that made it their mission to destroy the original American, We the People, limited self-government experiment and all it stands for as they are now attempting ([See Secret Treaty of Verona 1822](#)).

Our organic governments were based on the guarantee of a [Republican form of Government](#) and not a foreign de facto Corporate Democracy (Mob rule), which is what seditionists and traitors installed in DC in the early 1870's without the American peoples knowledge or approval. Seditionists and traitors in every Administration since have maintained this illusion over the American people. In other words, we have been under an Occupation Government that has kept us under a Mixed War and enslavement (operating a system of usufruct benefitting enemies of America and its people).

Despite this, nothing actors have proclaimed or written changed the immutable organic laws settled at the founding of our nation and states, and still codified in the US Corp. and STATE OF STATE de facto foreign corporation charters. Of note is US Con. 9th Amendment and accrued Rights spelled out in most of the STATE OF CALIFORNIA Corp. Charters (See addendum on this topic).

The Biden regime, his cronies are obvious puppets of the CCP, Crown, Rothschilds, Pilgrim Society, Black Nobility – Talmudic criminal cabal et al., that blatantly stole the November 2020 election from the American people through [The Most Extensive Voter Fraud Organization In The History Of American Politics*](#) which theft relies on a coordinated effort from the absurd [Rothschild's CIA mockingbird media \(click here\)](#) and the [CCP Newsom regime](#).

Those that take the time to do the research will conclude America has been an occupied nation since the 1870's. The [Evil Khazarian Mafia](#) shadow government clearly partnered with CCP Biden owned regime to openly engage in Genocide of the American people and destruction of these united states of America.

Under the law of Nations (see also Declaration of Independence) a so-called Government engaged in the genocide of its own people can be considered to be [abandonment of people by Government](#), and as such the people have not only the Right, but a duty to provide for their own protection, defense, and needs, in response (as the framers intended).

Be it known that it would be a [criminal act for the American people to any longer fund their own demise through funding what are undeniably foreign owned Government Services Corporations \(aka RICO's\), masquerading as American Governments that are obvious foreign criminal enterprises \(RICO\) claiming to be Federal, State and County government but ultimately following Rothschilds UNITED NATIONS anti life- anti-human agenda](#), including openly engaged in the Genocide of Americans and the obvious destruction of the American, We the people, limited self-government experiment.

You are hereby given Notice that the people on all 58 Counties of California are organizing for their own preservation and have no duty to support criminal incorporated private enterprises masquerading as a We the people Government! Counterfeit Governments have chosen to expose themselves. The American people have a duty to ignore all those claiming to be government that cannot evidence Constitutionally mandated credentials [See addendum for the law] and all unlawful mandates. The people of the state are hereby directed to rescind all commercial demands that people get SHOT with the Bio-Weapon by operation of the organic Law of California, relevant State of California statute law for fraud [**Civil Code, Sec. 1689(b)(1)**], as well as Private International Law, all corporate mandates are **lawfully and legally cancelled**.

Take heed and govern yourself accordingly.

Sincerely,

By: _____

:Paul-james: *Sua potestas esse*¹

c/o 484 Lake Park Ave, #340 [near CA 94610]

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Oakland, California, u.s. of A.

Paul-James©, sua potestas esse⁵, (Not an Accommodation Party); Private American national, Private California national, Formerly Special Operation Executive, SOE, 95.105.137 *** Grant's Government Team, (Thread ID: 1-1TB79N) etc.; Ref: [Treaty of Compromise a.k.a. N.K.R.I. Treaty, .c.2010](#)); as Government Oversight Investigator, Whistleblower, by Appointment of Trustee to 2010 **Treaty of Compromise**, executed by 12 High Contracting Powers (including Pope Benedict XVI, Including QEII, etc.) standing over the Committee of 300; Operating as the Autonomous counties, P.C.A. Director; and in accord with the United States 1866 Civil Rights Act known as the Private Attorney General Act on behalf of the American Body Sovereign; and Rights retained by the People Under the organic 9th Amendment, also codified in State of California Codes as Rights accrued and retained by the people i.e. California Civil Code: Section 6 etc. (see addendum below). Grass Valley, California, u. S. of A.

This letter references resources on the following Web Pages:

<http://1776reloaded.org/joomla30/index.php/2-uncategorised/544-about-the-author>

<http://1776reloaded.org/joomla30/index.php/2-uncategorised/546-supporting-information-and-instructions-regarding-lawful-notice-per-18-u-s-code-2>

<https://1776reloaded.org/joomla30/index.php/ww-iii>

<http://www.livinglawsociety.org/>

<https://1776reloaded.org/joomla30/>

This Notice has been delivered to respondents so named and will appear on BeforeItsNews.com for the entire world to see and comprehend. This notice applies to all common law nations incorporated in the US. Look under Patrick Henry articles: <https://beforeitsnews.com/v3/contributor/stories/?uid=713008>

The following addendum is provided for the education of the American people. This document should be issued to all that those pushing the Vaccinate narrative

Addendum, foundations of law

Maxim (*Bouvier's Law Dictionary, 1856*): An established principle or proposition.

A principle of law universally admitted, as being just and consonant with reason.

No one is obliged to accept a benefit against his consent.

Contract Maxims.

Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.

No Contract, No Consent, No Authority.

He who mistakes is not considered as consenting.

⁵ *Sua potestas esse* means having full Power and Authority over one's own dominions.

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Every consent involves a submission; but a mere submission does not necessarily involve consent.

The essence of a contract being assent, there is no contract where assent is wanting.

Crime and Punishment Maxims

The Instigator of a crime is worse than he who perpetrates it

They who consent to an act and they who do it, shall be visited with equal punishment

Therefor:

No living man or woman is obliged to obey evil

No **corporation** has any **authority** to create laws over **living men and women**.

Clearfield Doctrine applies

Governments descend to a level of a mere corporation and take on the characteristics of a mere private citizen.

Where private corporate, commercial paper [Federal Reserve notes] and securities [checks] is concerned...For purposes of suit, such corporations and individuals are regarded as entities...entirely separate from the Government. (The Government loses its sovereignty status and becomes no different than a mere private corporation.) As such, government then becomes bound by the rules and laws that govern private corporations, which means if they intend to compel an individual to some specific performance based upon its corporate statutes or corporation rules, then the government, like any other corporation, must be the holder-in-due-course of a contract or other commercial agreement between it and the one upon who demands upon for specific performance are made. And further, the government must be willing to enter the contract or commercial agreement into evidence before trying to get the court to enforce its demands, called statutes.

Every country and every state that is registered in the USA is applicable. A state is a corporate fiction. Likewise, a state only exists in the minds of men. It is not the real state that being the physical ground and the real people located thereupon. It is a political creation designed to protect and/or control a certain subject.

As such **government** can never return to being a Sovereign Government (example: In Australia for example. Taking away the Letter Patents turned Australia and its states into **Corporations**).

All are equal under law

A matter must be expressed to be resolved

Claims made without accountability are void

Might does not make it right

Force, Perjury or sub-ordination of Perjury, voids all

Fraud vitiates the most solemn promise

Whilst the battle continues, he who first leaves the field or refuses to contend loses by default

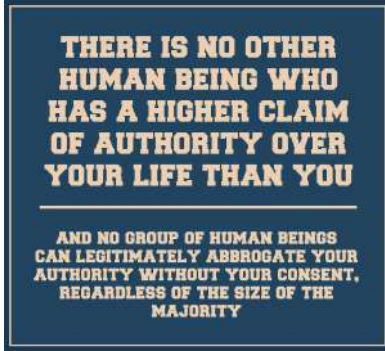
You are free to make any decision you wish, but you are never free from the consequences of your decisions

There is: The law of God and or the law of nature and he gave **man, Dominion** over all the Earth

Law of the Land or Common Law — God's laws

Private Law or man-made law also referred to as **Contract Law**.

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The so-called Government cannot be greater than man. We are sentient beings. Government by the people to serve man, not to enslave man! Rogue actors in Government created a foreign Corp. called UNITED STATES after the civil war to enslave Americans! The “STATE OF CALIFORNIA” (Inc.), a UNITED STATES Sub-corp. is a private, for-profit, foreign corporation (DUNS Number: 07-154-9000), which *ipso facto* and *ipso jure*, absent a bona fide Contract made with full Disclosure, signed by the Parties and entered into the Record, has **no** constitutional or statutory authority to enforce any provision of its twenty-nine “CODES” [see: **Government Code, Sec. 4; Civil Code, Sec. 6; CCP, Sec. 8, et al.**] against any constituent Member of the American Body Sovereign living peacefully and conducting all their private business affairs within the territorial Boundaries of the California republic (ordained and established A. D. 1849).

The 1879 Constitution is not a Republican form of Government! This is especially true when you consider that a foreign association now masquerades as the Judicial branch runs every office for “STATE OF CALIFORNIA” (Corp.) the private, for-profit, foreign corporation. The BAR is merely masquerading as a Judiciary!

The 1879 Constitution is in fact a Corporate Charter for a Corporation masquerading as a constitution written to govern its Officers and agents. It was claimed to be authorized by the people, but agents of the State legislature have stated to researchers they could not find any evidence it was lawfully balloted or adopted, which is the same for the STATE BAR Act.

Corporate (man-made) statutory law: includes **all** corporate constitutions and legislatively-enacted codes, statutes, rules, etc.; and, **does not** affect or diminish any of the **accrued** (vested) constitutionally-protected Rights of the American people and apply **only** to ens legis (juristic) corporate entities and persons and their live agents, both public and private, which includes **all** municipal governments (Federal, State, County, City, etc.). Man and Woman are not juristic persons! Mischaracterizing the Californian people as juristic persons is an act of fraud, and a fraud, regularly relied on by actors working for “Municipal Government foreign corporations and constitutionally-banned foreign agents (CROWN BAR attorneys, Government actors, Crown IRS Corp et al.). It is a deception used to engage in criminal activity through Lawfare (See Mixed War)!

Calif. Code of Civil Procedure, Sec. 1898. Statutes are public or private. A private statute is one which concerns only certain designated individuals and affects only their private rights. **All other statutes are public, in which are included [only] statutes creating or affecting corporations.**

Calif. Government Code, Sec. 4. No action or proceeding commenced before this code takes effect, and **no right accrued, is affected by this code**, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

Calif. Code of Civil Procedure, Sec. 8. No action or proceeding commenced before this Code takes effect, and **no right accrued, is affected by its provisions**, but the proceedings therein must conform to the requirements of this Code as far as applicable.

Calif. Labor Code, Sec. 4. No action or proceeding commenced before this code takes effect, and **no right accrued, is affected by the provisions of this code**, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

Calif. Civil Code, Sec. 6. No action or proceeding commenced before this Code takes effect, and **no right accrued, is affected by its provisions.**

Calif. Vehicle Code, Sec. 4. No action or proceeding commenced before this code takes effect, and **no right accrued, is affected by the provisions of this code**, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

Calif. Water Code, Sec. 4. No action or proceeding commenced before this code takes effect, and **no right accrued, is affected by this code**, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

Calif. Public Resources Code, Sec. 4. No action or proceeding commenced before this code takes effect, and **no right accrued, is affected by the provisions of this code**, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

Calif. Corporations Code, Sec. 4. No action or proceeding commenced before this code takes effect, and **no right accrued, is affected by the provisions of this code**, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

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Calif. Education Code. [EDC] Section 21. No action or proceeding commenced before this code takes effect, and no right accrued, is affected by the provisions of this code, but all procedure thereafter taken therein shall conform to the provisions of this code so far as possible.

It should be noted that Americans, through the actions of foreign Constitutionally-banned foreign agents, have been coerced and tricked in to having their unalienable rights violated from cradle to grave. This fraud relies on people being tricked into being characterized as PERSONS (Corp. entities) instead of flesh and blood men and women. None of California's Municipal codes (Corp. Charter) are meant to control the people!

In other words, no government agency can violate the unalienable Rights of men and women!

Of note, that means no mandate can be used to violate Rights in regard to Labor, Education, etc,

All abridgment of Rights is through duplicity, lies, fraud, coercion through fear, pumped out by the Rothschild's CIA Mockingbird Media.

Of Importance:

California Code, Civil Code - CIV § 51

(a) This section shall be known, and may be cited, as the Unruh Civil Rights Act.

(b) All persons within the jurisdiction of this state are free and equal, and no matter what their sex, race, color, religion, ancestry, national origin, disability, medical condition, genetic information, marital status, sexual orientation, citizenship, primary language, or immigration status are entitled to the **full and equal accommodations, advantages, facilities, privileges, or services in all business establishments of every kind whatsoever.**

Government created corporations to serve the people yet the corporations must operate inside of the law. Those agents working for corporations that violate an unalienable Right, i.e. the Right to breath, engage in commerce etc are lawbreakers whose actions are subject to the organic law foundations of the physical state. ... [excerpt only].

California Code, Civil Code - CIV § 51.7

(a) This section shall be known, and may be cited, as the Ralph Civil Rights Act of 1976.

(b) All persons within the jurisdiction of this state have the right to be free from any violence, or intimidation by threat of violence, committed against their persons or property because of political affiliation, or on account of any characteristic listed or defined in subdivision (b) or (e) of Section 51, or position in a labor dispute, or because another person perceives them to have one or more of those characteristics. The identification in this subdivision of particular bases of discrimination is illustrative rather than restrictive.

(c)(1) A person shall not require another person to waive any legal right, penalty, remedy, forum, or procedure for a violation of this section, as a condition of entering into a contract for goods or services, including the right to file and pursue a civil action or complaint with, or otherwise notify, the Attorney General or any other public prosecutor, or law enforcement agency, the Department of Fair Employment and Housing, or any court or other governmental entity.

(2) A person shall not refuse to enter into a contract with, or refuse to provide goods or services to, another person on the basis that the other person refuses to waive any legal right, penalty, remedy, forum, or procedure for a violation of this section, including the right to file and pursue a civil action or complaint with, or otherwise notify, the Attorney General or any other public prosecutor, or law enforcement agency, the Department of Fair Employment and Housing, or any other governmental entity... [excerpt only].

If an employer says they have a right to tell you what to do with your body.... give them a copy of this Notice and advise them you will be bringing charges against them.

Corporate actors have NO DEFENSE against violating your unalienable Rights. No matter what their CROWN BAR agents will tell you!

For more research on the Clearfield Doctrine:

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<https://www.brighteon.com/b8e113a0-30ef-43a1-801a-f094d99436a7>

<http://annavonreitz.com/clearfielddoctrine.pdf>

Instructions to the American people concerning this document

Many serving so-called Government across America have no idea that they work for foreign UNITED NATION controlled corporations merely masquerading as a Constitutional Government. Corporate Officers of these entities have absolutely no law making power over the American people. These anti-American UNITED NATIONS (Rothschild's crime cartel) directed De facto Corporations are best described as Racketeer Influenced Corrupt Organizations.

Despite the head of the CIA stating in 1981, that the CIA's goal was to make sure everything the American people believed was a lie [William Casey, CIA Director 1981-1987 "We'll know our disinformation program is complete when everything the American public believes is false"], most Americans still blindly believe Government lies spewed out by the Rothschild CIA Mockingbird Media via the nightly news and fail to see Government is undeniably a Criminal enterprise in business to thief the fruits created by the American people (see usufruct).

The fact that most fail to see this reality is because most people in America, Britain etc., are suffering from something akin to the Stockholm Syndrome! The population is under a MASS PSYCHOSIS. This video explains How an Entire Population Becomes MENTALLY ILL: <https://www.brighteon.com/653a5f45-659c-4183-87b8-2afo42f71f88> This explains why a large segment of the population honestly believe that putting a Genetically modified cocktail of poisons in their body, already proven to be maiming millions will keep them safe and is a good idea!

Most have likely heard the term "See something then say something", meaning, see a crime, then report the crime. This is codified under Title 18 of the US Code at Sections 2 – 4, as is detailed in the following letter. As a result, Americans have one duty if they suspect a crime is being committed, that us to report it!

This is a foundation of our common law system under the concept of Notice and Opportunity. If those to whom the crime is reported do not do something about it, then they are treated as a Principal to the Crime. While those in Government or serving at corporations may think they have the right to tell the people of the American Body Sovereign what to do with their bodies, they unequivocally do not! Those telling you that you must inject a poison in to yourself or else you will lose your job, or that if you do not that you will no longer be able to study etc., are committing crimes, and they can NOT escape or negate the consequences for their actions.

No Corporation or Government actor can violate your Unalienable Rights without severe repercussions. The following case clarifies why: The Clearfield Doctrine, as set forth in Clearfield Trust Co. v. United States, 318 U.S. 363-371 articulates why Government and Corporations in operation across America (or common law nations) have no authority over you and why they cannot violate your unalienable Rights.

Those that force demands in violation of the law are criminally liable for their actions and risk being charged as a principle in aiding Crimes against Humanity! <https://1776reloaded.org/joomla30/index.php/truth-bombs/truth-bombs-list/198-he-clearfield-doctrine-as-set-forth-in-clearfield-trust-co-v-united-states-318-u-s-363-371-states>

<https://1776reloaded.org/joomla30/index.php/2-uncategorised/44-no-government-in-the-us-has-jurisdiction-over-people>

Understand that the Plandemic is part of a 200+ year plan to overthrow and destroy America by the so-called elites (Black Nobility – see Secret Treaty of Verona 1822). The California Legislature in the 1950's exposed this plot. It appears those that did so had no idea that our Federal and state Governments had ALREADY been overthrown decades before they enacted California Government Code 1027.5 linked here. <https://codes.findlaw.com/ca/government-code/gov-sect-1027-5.html>

Those occupying America have gotten away with farming Americans for over 150 years. Those doing so now wish to depopulate America by 90%. The shadow government that controls American society has done so through a coordinated army of brainwashed Constitutionally-banned foreign agents that includes some 1.4 Million active BAR attorneys, duel Israel Citizens and other useful idiots. This army is the one pushing the lies and unlawful mandates!

Attorneys are directed by BAR Associations, each of which is a franchise of the CROWN (Corp. of London). BAR Attorneys, were banned from Government in America since the original constitution (known agents of the Crown money powers) was enacted, which act was re-affirmed again by 1819 when the Titles of Nobility Article of Amendment, aka TONA was enacted and ratified between 1815 - 1819. Why you may ask? Note that Attorneys often use the title Esquire (Esq.) An Esquire, is a title of Nobility! Under the Declaration of Independence, it was agreed that all men are free and equal and no one should be granted Rights above

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any other which is why all Titles of Nobility were banned in America and all individuals serving foreign powers were banned from government! The American BAR Associations are a feature of the Crown Temple under the Middle Temple Inns of Court.

Today we have One Million four hundred thousand active attorneys that unlawfully practice their dark arts in America! They operate across America as First Class Citizens that serve interests of the CROWN Occupiers farming Americans through the practice of Lawfare this past 150+ years, acting through foreign corporations masquerading as American Governments!

STATE of STATE BAR Associations are a franchise of the Crown Temple Inns of Court (An anti-American legal Guild) SITUATED in central London (Corporation of London), which is a Vatican enclave foreign to Britain! Naturally, it was NOT the framers intention to have Constitutionally-banned foreign agents of the CROWN Money Powers (Rothschilds) Monopolize the so called legal system (not a "Judiciary") and all Government Offices across America, which is what is going on in America today!

The fact that this is the case should inform most Americans that Government and the legal system across American is nothing but a Racketeer Influenced Corrupt Organization (RICO) at war with the American people. It is very easy to prove Government across the United States of America is a criminal enterprise, that relies on Lawfare, and is designed to fleece the American people out of their property and labor (See Court Registry Investment Systems for example).

Again, the framers never intended for the Judiciary to be run by a CROWN BAR Mafia, made up of Foreign Private Associations answerable only to themselves. The attorney in the following video admits what is stated herein.

<https://www.brighteon.com/13ef3415-e3fo-494c-9182-38566ea2b44f>

If we did have an original jurisdiction government still seated in America today, any statute passed by the legislative body therein would still require the consent on each human being affected by changes in the Constitution. This proved to be a huge problem for wealthy elitist trying to overthrow our nation from within that wanted to take control of America and bring about a One World Government to replace our We the People limited self-government experiment (See Secret Treaty of Verona 1822)!

As a result a shadow de facto government apparatus was installed after the so called Civil-War that has had America under Occupation and a condition of Mixed War ever since.

Those who know that the government is merely a foreign corporation that has not lawfully contracted with the people will know that the facade setup by live agents of said corporation will not be able to stand against proper jurisdictional challenges.

All contracts require all parties to the contract to enter said contract knowingly and voluntarily. If, for example, getting a driver's license, because agents of the foreign corporate government claimed through its public schools it is required, and thus, getting one entered the recipient into a contract without his knowledge, then such a contract is void, for the fraud perpetrated by the fraudulent claim that the human was required to have it and the lack of informing the human he was entering into any form of contract; so the moral of this story is always challenge jurisdiction and authority.

The same applies to all Emergency Health authorizations. They are all unlawful and legally invalid and will in time be regarded as the largest crime against humanity ever perpetuated against mankind

As a result you must give notice every time someone attempts to violate your rights and our immutable organic law systems.

If everyone similarly situated America stood their ground against the deluded Tyrannical acts of seditionists and traitors, and stood on our nations organic laws, the tyranny we have encountered would come to an end in an instant.

When you send a cover letter referencing the attached letter to a Government or Corporate Officer you are giving him/her notice to investigate criminal activity detailed herein. If the crime referenced herein plausibly validates as an apparent Genocide by Bio-Weapon-Vax, then the recipient must do all in his / her power to immediately terminate said crime (vaccine mandate coercion). By making a record of this fact that the agents were given notice, and that if the organization does not immediately cease and desist their criminal activity / crimes against humanity then all actors with an organization acting as a Principal should face military tribunal or we the people common law Juries for inciting and causing crimes against humanity.

HOW TO CHARGE COUNTY OFFICIALS WITH TREASON for LOCKDOWNS.

(or how to go after officials' Bonds)

This Non-Negotiable Notice of Complaint is being filed today, _____, 2021, at the Board of County Commissioners meeting in _____, _____. This Non-Negotiable Notice of Complaint is to inform Mayor, Vice-Mayor, County Commissioners: and County Administrator:

- You are all in violation and operating outside of your "Oaths of Office" and both the State and U.S. Constitutions;

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- You are all acting outside of the authority of your office and do not have the governing authority to shut down the county and mandate anything;
- You are all in violation of State and Federal constitutional law;
- You are all in violation of the People at Large's Unalienable Rights;
- You are all in violation of the following codes: 18 U.S. Code §241, 18 U.S. Code §242, 18 U.S. Code § 245, 18 U.S. Code § 1962, 18 U.S. Code § 1031, 18 U.S. Code § 1038, 18 U.S. Code § 1341, 42 U.S. Code §1983, 42 U.S. Code §1985, 42 U.S. Code § 3617

This is an official notification of your violations. You are mandated to come within State and U.S. Constitutional compliance in the next 10 days or give a lawful rebuttal for your actions.

Your non-compliance signifies under a tacit agreement of acceptance. If you fail to come into compliance we will file complaints on your bonds with the State and have you removed from office. (No Bond, No Office!)

You all are in violation of the following:

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 §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

Also, take note of the following:

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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, and 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 your power by shutting down the county (this includes and not limited to, all schools, churches, small businesses, nature centers), mandating sovereign healthy people in the County Quarantine, 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 the State 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, County Commissioners cannot advise, implement treatment or force the people to abide by the specific doctor (killerman, Fauci et al) 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.

Has stated above so stated below:

This is an official notification of your violations. County Officials, you are mandated to come within State and U.S. Constitutional compliance in the next 10 days or give a lawful rebuttal for your actions. Your non-compliance signifies under a tacit agreement of acceptance. If you fail to come into compliance we will file complaints on your bonds with the State and **have you removed from office. (No Bond, No Office!)**"

BTW, this invokes Section 3 of the 14th Amendment, which is self-executing, and which says:

Fourteenth Amendment

▪ Section 3

No Person shall be a Senator or Representative in Congress, or elector of President and Vice-President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

Please mail a copy of all your notices that you serve to us at:

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Please mail a copy of all notices that you serve to us at:

[mailto: CrimesAgainstHumanityNotifications@pm.me](mailto:CrimesAgainstHumanityNotifications@pm.me)

Include mailing service numbers and other pertinent details, like:

Mailed to:      Date:              Copy of the demand and threat you were served. Copy of the letter mailed  
etc.      Recipient and their next in command.

Service by:  CERTIFIED MAIL®  REGISTERED Mail™  Fax  hand-delivery

i.e. Service #: \_\_\_\_\_ Received date:

Visit: [NurembergTrials2.info](http://NurembergTrials2.info) for more information (coming soon)

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**HENRY KISSINGER IN  
A SPEECH TO THE WORLD  
HEALTH ORGANIZATION COUNCIL  
ON EUGENICS FEB 25, 2009**



**"Once the herd accepts mandatory forcible vaccination, it's game over! They will accept anything—forcible blood or organ donation—for the "greater good." We can genetically modify children and sterilize them—for the "greater good." Control sheep minds and you control the herd. Vaccine makers stand to make billions, and many of you in this room today are investors. It's a big win-win! We thin out the herd and the herd pays us for providing extermination services. Now, what's for lunch, huh?"**

**Dr. Henry Kissinger**