

From: _____

To: _____

Notice by Affidavit under Article 138
[Affidavit of Written Declaration of Unlawful Orders]
Cease and Desist

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

Comes now Affiant, _____, one of the People, Sui Juris, in this Court of Record, bringing the following claims and facts under Article 138 of the Uniform Code of Military Justice (UCMJ) which gives every member of the Armed Forces the right to bring complaint that he or she was wronged by his or her commanding officer, that you and your agents may provide due care;

Please take notice of the military oath, to which all servicemen and servicewomen swear:

"I, Full Name, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; and that I will obey the orders of the President of the United States and the orders of the officers appointed over me, according to the regulations and the Uniform Code of Military Justice. So help me God"
[Emphasis by Underline Added]

The military oath is to support and defend the Constitution against all enemies foreign and domestic. Please note that in the Constitution of the United States, the Preamble states the following:

We the People of the United States, in Order to form a more perfect Union, establish Justice, ensure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America.

Please take notice that the People, including those in any military branch, have certain natural, essential and inalienable rights. **No power, civil or military shall interfere or prevent this.** It is your sworn duty to provide such liberties.

Constitution of the United States, Bill of Rights, Amendment 9- "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people."

It is the will of Affiant to receive relief from the unlawful order set forth by the President of the United States and the Department of Defense. Forcing vaccination upon people is a violation of their God-given, natural, and constitutional rights, as expressed and confirmed in the Declaration of Independence, and as reflected in the Constitution of the United States. This mandate violates the Constitutional precept of liberty, and the

general welfare of the people of the United States. It is unlawful, immoral and reprehensible to force a medical experiment upon an individual as a condition of participation in defending the nation.

Mandating the participation in a medical experiment is unlawful and is in violation of individual, inalienable and infeasible Constitutional rights. **No independent, meta-analysis data** currently exists proving:

1. The Covid 19 Virus has ever been isolated nor have any variants of the Covid 19 Virus have been isolated
2. An actual “emergency” exists to warrant injections as there was no spiked increase in total American deaths for 2020, before the mass injections; in addition, no emergency lawfully suspends individual rights.
3. The gene altering injections are safe or that the gene altering injections are effective.

Moderna injections are under an EUA and therefore in the experimental phase. <https://www.modernatx.com/covid19vaccine-eua/recipients/moderna-vaccine>

Johnson and Johnson injections are under an EUA and therefore in the experimental phase. <https://www.jnj.com/johnson-johnson-single-shot-covid-19-vaccine-candidate-unanimously-recommended-for-emergency-use-authorization-by-u-s-fda-advisory-committee>

Pfizer injections are under an EUA and therefore in the experimental phase. Comirnaty injections, according to the [Pfizer Vaccine Information Fact Sheet](#), have the same formulation as the EUA Pfizer injections. “The licensed vaccine has the same formulation as the EUA-authorized vaccine and the products can be used interchangeably to provide the vaccination series without presenting any safety or effectiveness concerns. The products are legally distinct with certain differences that do not impact safety or effectiveness.”

The manufacturers of the Pfizer medical experiment currently being marketed as Comirnaty, are a foreign held entity in Germany, with ties to the Chinese Communist Party, therefore posing a threat both foreign and domestic. Their manufacturing location is redacted on their information. <https://www.fda.gov/media/151707/download>

The CDC’s Vaccine Adverse Event Reporting System (VAERS) reports as of 28 August, 2021, 5,531 deaths, 151,898 non-recoverable events, and 412,150 serious events reported in the United States from the “vaccines”. 255 of those deaths are people under the age of 40, as is the population of the active-duty military. <https://wonder.cdc.gov/vaers.html>

Doe vs. Rumsfeld, No. CIV.A. 03-707EGS. United States District Court, District of Columbia. December 22, 2003. The Plaintiffs argued: “that their injuries from non-consensual inoculations would be irreparable. They note that the informed consent documents provided to civilians as a result of the anthrax laden letters in the Fall of 2001 identify side effects such as Guillain-Barre Syndrome, multiple sclerosis, angiodema, aseptic meningitis, severe injection site inflammation, diabetes, and systemic lupus erythmatosis.”

The court determined that: In sum, because the record is devoid of an FDA decision on the investigational status of AVA, this Court must determine AVA's status for itself. This Court is persuaded that AVA is an investigational drug and a drug being used for an unapproved purpose. As a result of this status, the DoD is in violation of 10 U.S.C. § 1107, Executive Order 13139, and DoD Directive 6200.2. Thus, because the plaintiffs are likely to prevail on the merits, defendants will not face substantial harm by the imposition of an injunction, the public interest is served, and plaintiffs face irreparable

harm, the Court finds that the plaintiffs meet the requirements for a Preliminary Injunction.

They concluded with this enlightening comment: “The women and men of our armed forces put their lives on the line every day to preserve and safeguard the freedoms that all Americans cherish and enjoy. Absent an informed consent or presidential waiver, the United States cannot demand that members of the armed forces also serve as guinea pigs for experimental drugs.”

H.R. 7724 The National Research Act was signed into law on July 12, 1974,, and protects all people from Medical Experimentation without full knowledge and consent. Public Law No: 93-348 (07/12/1974) Prohibits discrimination against individuals or institutions for engaging or not engaging in any lawful health service or research activity because of religious beliefs or moral convictions.

The Nuremberg Code of 1947 clearly confirms “1. that voluntary consent of the human subject is absolutely essential.”

The military oath is to obey **lawful orders** of the officers, according to the regulations and the Uniform Code of Military Justice. Not only should an unlawful order **not be obeyed**, obeying such an order may result in criminal prosecution. Military courts have long held that military members are accountable for their actions even while following orders.

The military oath states, “I will obey the orders of the President of the United States...”, but the Uniform Code of Military Justice (UCMJ) Article 90 states that military personnel need to obey the **lawful orders** of his/her superior. The military member has a duty to **DISOBEY “unlawful orders” including orders of senior officers, Secretary of Defense and even the President of the United States when those orders are in conflict with the Constitution.** The UCMJ actually protects the soldier in this situation as he/she has a moral and legal obligation to the Constitution and not to obedience of unlawful orders, nor the people who issue them.

Disabling the United States military power from within by means of an experimental drug, goes against my oath to defend this nation. Each and every action taken by you, after receipt of this declaration, shall be considered to be a trespass that is done knowingly and with intent to harm.

If you have made such decrees and demands to our Armed Forces under duress, you are being afforded the opportunity to make that known now. The Public Readiness and Emergency Preparedness Act of 2005 (PREP Act), The Nuremberg Code, and ADA Laws ensure you will be held accountable for all military personnel injured or killed as a result of your unconstitutional, immoral and unlawful orders.

If I am compelled or forced to vaccinate to receive your services and I am injured, it will be considered coercion, duress and against my will, and you will be held liable for any such injury.

Please note here that I am not refusing vaccination, **I am declining vaccination for the reasons noted herein, and as mandated by God, the highest legal authority.**

It is therefore hereby the intent of the Affiant to Demand through this Written Declaration of Unlawful Orders that you cease and desist any and all mandated injection(s) of the medical experiment, commonly known as a Covid “Vaccine” immediately.

Under law, this affidavit means that you must provide this document to anyone above and below you who is mandating and administering the Covid 19 “Vaccine”. Informing them does not indemnify your actions or decision, for which you are personally liable.

Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$50,000 and any disputes by any public officials or private actors who are bound by contract to the United States Constitution agree to have these matters heard before an Arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within (3) days (72 hours). Failure to respond means that by acquiescence you agree that all claims are true.

Verification

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

Executed in _____, (state) _____ on this _____ day of _____ in the Year of Our Lord Two Thousand Twenty-Three.

Autograph of Affiant

Notary as JURANT CERTIFICATE
JURAT

_____ State }
_____ County }

_____ State }
_____ County }

Subscribed and sworn to (or affirmed) before me

On this _____ day of _____ 2023(date) before me,

_____ A Notary Public, personally appeared

Name of Affiant, who proved to _____
me on the basis of satisfactory evidence to be the man/woman whose name is subscribed to the within instruments and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her autograph(s) on the instrument the man/woman executed the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Arizona State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary /Jurat _____
Seal

cc: First Sergeant
Whoever signed the Order

Base Commander
DOD Branch IG