

**NOTICE**

**TO ALL  
OREGONIANS!**

**12<sup>TH</sup>  
DECLARATION  
OF  
TRUTH**

**DECEMBER 13, 2023**

# STATEMENT OF INTENT

The Sovereign Men and Women of the Free and Independent Nation=State of OREGON have decided to remedy the abuse of power by the government of OREGON by exercising their right to form a De Jure Government as provided for in United States Constitution Article IV Sections 3 and Section 4 and upheld in the US Supreme Court by the Supreme Court decision in 1901 (Downes v. Bidwell).

***“We are determined to live under a State Government in the Republic for the United States of America and under the Constitution for the United States” and under the Declaration of Independence, cir.1776. and the Declaration of Independence, cir. 2010, ratified on November 12<sup>th</sup>, 2022, states:***

***“Whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government...”***

***“When a long train of abuses and usurpations...” and acts to seize and hold the people’s power without legal authority and “...pursuing invariably the same Object evinces (that clearly demonstrates) a design to reduce them under absolute Despotism, IT IS THEIR RIGHT, IT IS THEIR DUTY, to throw off such Government, and to provide new Guards for their future security.”***

The history of the present pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials of OREGON is a history of repeated injuries and usurpations, all having in direct object the establishment of a destructive and evil Tyranny over the Counties of OREGON and the Free and Independent Nation=State of OREGON.

## **The Free and Independent Nation=State of OREGON hereby states:**

We, the representatives of the undersigned Counties within the State of OREGON, a Free and Independent Nation=State, *do acknowledge and humbly invoke the favor of Almighty God for continued civil, religious, and personal freedom and liberty as stated in our Constitution and the Divine document of our founding Fathers, the Declaration of Independence, to ourselves and our posterity....*

### **First Amendment of the United States Constitution states:**

“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.”

### **Fourth Amendment of the United States Constitution states:**

“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.”

**STATE OF  
OREGON  
DECLARATION OF TRUTH  
MANDATED MEDICAL  
EXPERIMENTATION SUCH AS  
VACCINATIONS, MASK WEARING,  
AND LOCKDOWNS ARE VIOLATIONS  
OF THE PRINCIPLES AMERICA WAS  
BUILT UPON**

**Violation of United States Constitution Article IV Section 4**

The Republic for the United States of America was founded on a set of beliefs that were tested during the Revolutionary War. Among them was the Truth that all men and women are created equal and that these people have fundamental rights, such as Life, Liberty, the Pursuit of Happiness, Free Speech, Freedom of Religion, Due Process of Law, and Freedom of Assembly.

*There is neither Jew nor Gentile, neither slave nor free, nor is there male and female, for you are all one in Christ Jesus. (Gal. 3:28)*

The Charters of Freedom have secured the rights of the American people for two and a half centuries and are instrumental to the founding and philosophy of the Republic for the United States. These documents are the Declaration of Independence, the Constitution, and the Bill of Rights.

The Declaration of Independence clearly expresses the ideals on which the Republic for the United States was founded and the reasons for separation from a tyrannical and oppressive government.

The Constitution clearly defines the framework of the State and Federal governments of the Republic for the United States.

The Bill of Rights clearly states the first ten amendments to the Constitution. It defines and guarantees the protection for our individual freedoms, the rights of the people, lists specific limits on government power, prevents tyranny from the federal and state governments and establishes the rights of states to the federal government.

## **Violation of United States Constitution 8<sup>th</sup> Amendment**

The Eighth Amendment prohibits certain types of punishment: excessive bail, excessive fines, and cruel and unusual punishments. The Supreme Court has held the Eighth Amendment's prohibition on excessive fines can apply in civil forfeiture proceedings, noting that the text of the amendment is not limited to criminal cases. Our pusillanimous (Spineless, cowering, spiritless, cowardly, feeble and lacking in courage), governor and governmental departments and officials are guilty of violating our Constitutional rights by imposing unlawful fines, closing businesses and destroying livelihoods and careers of We the PEOPLE with unlawful and illegal mandates imposed upon We the PEOPLE of Oregon, a Free and Independent Nation=State.

This pusillanimous (Spineless, cowering, spiritless, cowardly, feeble and lacking in courage), governor and governmental departments and officials and law enforcement agencies established a tyrannical, authoritarian government in place of a representative government of We the PEOPLE that openly and blatantly forced We the PEOPLE of that State of OREGON, a Free and Independent Nation=State, to unlawfully and illegally become prisoners within our own communities and domiciles and were denied due process and our constitutional rights and freedoms.

## **Violation of United States Constitution 14<sup>th</sup> Amendment**

The Supreme Court struck down the provisions of the Civil Rights Act of 1875 that outlawed discrimination in a variety of private transactions, noting that "Section One by its terms, limits only the power of the states and the Fourteenth Amendment does not authorize Congress to create a code of municipal law for the regulation of private rights; but to provide modes of redress against the operation of State laws, and the actions of State officers."

Thereby, the unlawful and illegal mandates, fines, restrictions, and enforcements imposed through the fraudulent pandemic and mandates of vaccines, mask wearing, separation, isolation, lockdowns and illegal and unlawful fines, penalties, harassment, degradation, and destruction of the lives of any who dared stand against them are violations of our personal rights and guaranteed freedoms according to the Fourteenth Amendment of the Constitution.

Today, Oregon is in a state of free fall at all levels. This free fall has been orchestrated over the last 170 years by socialist and communist regimes and we're now nearing the end of their socialist/communist plan that clearly demonstrates a design to reduce the people of the United States living in OREGON, a Free and Independent Nation=State, under absolute Despotism. Today, this diabolical plan has established a tyrannical, authoritarian government in place of a representative government of We the PEOPLE that is openly and blatantly in violation of these founding Divine documents of our country. The foundation of representative government is the power of We the PEOPLE to make laws for the public good. This diabolical plan has enabled and empowered the rise of a pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials that reject the very Charters of Freedom that are the very foundation of our Republic purposed by our Forefathers to prevent usurpations of authority and abuses of our Liberty and Freedoms of We the PEOPLE. These tyrannical officials have purposed to interfere with our judicial and civil processes that

were originated, since the foundation of our country, to uphold and ensure our rights and freedoms. These corrupt officials have destroyed the People's right to self-rule, have restricted, in many cases destroyed, free commerce, and have passed illegal and unlawful mandates that are in direct violation of the Charters of Freedom.

According to the research done in "16 American Jurisprudence", 2<sup>nd</sup> Edition, Sections 71 and 82, No "emergency" justifies a violation of any Constitutional provision.

For the sake of argument, "Supremacy Clause and Separation of Powers," it is clearly admitted in Senate Report No.93-549 that abridgment has occurred.

Our patience and tolerance for those who pervert the very necessary and basic foundations of society, namely the Charters of Freedom, has been pushed to insufferable levels. The pusillanimous Governor, government officials, and law enforcement agencies have "fundamentally" changed the form and substance of the De Jure Republican form of government, exhibited a willful and wanton disregard for the Rights, Safety, and Property of the People, evinced a despotic design to reduce the People to slavery, peonage and involuntary servitude, under fraudulent, tyrannical, seditious foreign oligarchy, with the intent and purpose to institute, erect, and form a "Dictatorship" over We the PEOPLE and our posterity.

## HARM TO WE THE PEOPLE

A pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials, law enforcement agencies and countless doctors, nurses and medical personnel and employers caused **thousands of lives to be devastated by the Covid-19 Mandates**. Individuals unwilling to get vaccinated were overnight relegated to second-class citizens, losing everything from their God-Given unalienable Rights, as guaranteed in the Declaration of Independence, *"that among these are Life, Liberty and the pursuit of Happiness."* We the PEOPLE have been robbed of everything from simple pleasures like dining out at restaurants with our families, children's loss of their childhoods, to the loss of men and women's entire livelihoods. Businesses were forced to close. Livelihoods were lost. Emotional damage and harm were inflicted upon the adults and children of this state as well as every state in the Union.

In September 2021 when OSHA announced that employees at companies employing more than 100 people would need to be vaccinated against COVID-19, the Supreme Court ultimately deemed this mandate illegal. But the threat impacted two thirds of the American workforce. Two thirds of all American workers were being forced to consent to a medical procedure or lose their jobs, their income, their benefits, and their career trajectories.

Forced vaccine mandates, mask mandates, isolation and separation of family members, and unjust fines and imprisonment for standing against the illegal and unlawful mandates are the evils of a totalitarian, inhumane government, and directly in conflict with the underpinnings of a free world.

## **Violation of The Nuremburg code**

In light of the fact that every covid-19 vaccine by every pharmaceutical company is registered as “Experimental” qualifies it as being addressed in the Nuremburg Code. Additionally, the evidence that death certificates of those who took the vaccines state “suicide” as a cause of death and many insurance companies have been found to refuse payments under their suicide clauses verifies the “medical experiment” jurisdiction under the Nuremburg code.

The Nuremburg Code is a legal precedent based on a moral standard. Forcing individuals into a medical experiment violates their human rights. The morality came first, and the code followed.

The significance of the Nuremburg codes is found in its ten statutes:

(1) The voluntary consent of the human subject is absolutely essential.

This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, overreaching, 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/her to make an understanding and enlightened decision.

The duty and responsibility for ascertaining the quality of the consent rests upon each individual who initiates, directs, or engages in the experiment. It is a personal duty and responsibility which may not be delegated to another with impunity.

(2) The experiment should be such as to yield fruitful results for the good of society, unprocurable by other methods or means of study, and not random and unnecessary in nature.

(3) The experiment should be so designed and based on the results of animal experimentation and a knowledge of the natural history of the disease or other problem under study that the anticipated results will justify the performance of the experiment.

(4) The experiment should be so conducted as to avoid all unnecessary physical and mental suffering and injury.

(5) No experiment should be conducted where there is an a priori reason to believe that death or disabling injury will occur; except, perhaps, in those experiments where the experimental physicians also serve as subjects.

(6) The degree of risk to be taken should never exceed that determined by the humanitarian importance of the problem to be solved by the experiment.

(7) Proper preparations should be made, and adequate facilities provided to protect the experimental subject against even remote possibilities of injury, disability, or death.

(8) The experiment should be conducted only by scientifically qualified persons. The highest degree of skill and care should be required through all stages of the experiment of those who conduct or engage in the experiment.

(9) During the course of the experiment the human subject should be at liberty to bring the experiment to an end if he has reached the physical or mental state where continuation of the experiment seems to him to be impossible.

(10) During the course of the experiment the scientist in charge must be prepared to terminate the experiment at any stage, if he has probable cause to believe, in the exercise of the good faith, superior skill, and careful judgment required of him, that a continuation of the experiment is likely to result in injury, disability, or death to the experimental subject.

The published injuries and deaths by the CDC VAERS log (cited below), even though it is acknowledged and verified that VAERS only reports 1% of the actual figures, clearly shows the horrific violation of the Nuremberg code and the crimes against humanity and genocide that has been perpetrated upon Oregonians and mankind around the world.

When the Nuremberg trials exposed the sickening atrocities of Nazi doctors, the public encountered a terrifying new tension between public health and individual human rights. Physicians and nurses were found guilty of crimes against humanity for their treatment of individuals during the war – ranging from medical experimentation to outright torture.

The crimes and atrocities that have been forced upon Oregonians and mankind over these past three years exceed those of the Nazis by such an overwhelming degree that is difficult to contemplate.

After the Nuremberg Trial, the Nuremberg Code was established to prevent medical atrocities from ever being forced upon mankind ever again. As shown above, introducing the standard of informed consent as the number one provision:

*"The voluntary consent of the human subject is absolutely essential . . . the person involved should have the 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, overreaching, 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. . ."*

The Nuremberg Code was specifically about forced medical experimentation. Some would attempt to claim that there is a loophole in the Nuremberg code that excludes “emergency” health orders. But the Nuremberg Code not only shows how important medical consent has been in the human rights tradition, but it includes unlawful medical experimentation and medical procedures that endanger the life of any individual.

Additionally, the Nuremberg Code was followed by the Declaration of Human Rights, which referenced the idea of bodily integrity in multiple places, including Article 3 (“*Every individual has the right to life, liberty and security of person*”) and Article 5 (“*No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment*”). The latter was later expanded to include an additional line: “*In particular, no one shall be subjected without his free consent to medical or scientific experimentation.*”

This set the morality as immutable – as the American Bar Association explains: “*Under the treaty, [this article] is non-derogable, even ‘in times of public emergency which threatens the life of the nation.’*”

A **non-derogable right** is one whose **infringement is not justified under any circumstances**, generally right to life and freedom from torture, inhuman, or degrading treatment.

All these ideas are tied to the concept of bodily autonomy, also known as bodily integrity – the idea that your body is your own, and that no one has a right to inflict force or harm upon it.

Since the introduction of the Nuremberg Code, violations of this moral standard have occurred, and have been met with appropriate horror – like the Tuskegee Syphilis Study, which was met with national outrage and led to changes in the concept of informed consent in both legal and medical ethics codes.

The Tuskegee Syphilis Study was an experimental study by the United States Public Health Services where hundreds of men were used in research without their knowledge and consent. They were betrayed! They were lied to by their government. For the sake of an “experiment”, they were denied help even though treatment actually existed.

President Clinton, despite all his faults, addressed survivors and relatives of those killed by a corrupt government and medical community for the sake of an “Experiment”. What he said applies to us today and the recent crimes that all Oregonians and all Americans have endured as never before. He said, “*The syphilis study at Tuskegee is a living link to a time not so very long ago that many Americans would prefer not to remember, but we dare not forget. It was a time when our nation failed to live up to its ideals, when our nation broke the trust with our people that is the very foundation of our democracy.*”

Even with sweeping changes that have been made due to the crimes committed in the Tuskegee Syphilis Study, our pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials have once again, broken their oaths, their promise to We the People and they have destroyed the trust of We the PEOPLE and for what? Self-enrichment at the cost of harming and destroying countless lives and a diabolical agenda to murder millions and millions of Oregonians and people across this country and around the world.

*We are living through a repeating of these dark periods of history in Oregon and America by forcing people to inject an experimental drug into their bodies and wear masks that are proven to harm one’s health?*

There are now overwhelming mountains of evidence that prove the corruption of our medical agencies such as the WHO, the CDC, the FDA, the AMA, the Oregon medical community and many in the Oregon Naturopathic community perpetrated by the deadly fraud for their own personal gain and furtherance of their population reduction agenda.

Additional evidence of these horrific crimes being perpetrated on all of mankind is found in a stunning 46-page legal filing to the International Criminal Court on December 6, an intrepid attorney and seven applicants accused Anthony Fauci, Peter Daszak, Melinda Gates, William Gates III, and twelve others of numerous violations of the Nuremberg Code. These included various crimes against humanity and war crimes as defined by the Rome Statutes, Articles 6, 7, 8, 15, 21, and 53.

Attorney Hannah Rose notes in Point 40 of her brief that the ethical standards of the Nuremberg Code amount to an obligation on physicians and pharmaceutical manufacturers to abide by its principles. Accordingly, any physician or research scientist found to have breached any of the ten principles of the Nuremberg Code would face criminal liability.

She notes in Point 42, “The first principle of the Nuremberg Code is a willingness and informed consent by the person to receive treatment and participate in an experiment. The person is supposed to activate freedom of choice without the intervention, either through force, deceit, fraud, threat, solicitation, or any other type of binding or coercion.”

She continued, “The vaccinated were not advised, that in practice, they would be taking part in a medical experiment and that their consent is required under the Nuremberg Code. This, as a matter of fact, is a genetic medical experiment on human beings performed without informed consent under a severe and blatant offense of the Nuremberg Code.”

A key principle of the Nuremberg Code requires that a scientist must be prepared to terminate the experiment at any stage, if he has probable cause to believe, in the exercise of the good faith, superior skill, and careful judgment required of him, that a continuation of the experiment is likely to result in injury, disability, or death to the experimental subject.

In Point 46, she argues, “It is known that the mRNA ‘vaccination’ treatments have caused the death of many as well as injury and severe damage (including disablement and paralysis) after the ‘vaccine’ was administered. Despite this fact, the government did not instruct the initiation of an investigation into the matter. It is also questionable that given the experimental nature of these vaccinations, that there are not any full reports available of the numbers of dead or injured, as may be expected in such a medical process for the benefit of the public participating in the experiment.”

To dramatically underscore the relevance of Nuremberg to the horrific deaths we now see related to the experimental mRNA ‘vaccination’ program, Rose, in Point 34a, included a statement from a group of Holocaust survivors, those who experienced first-hand both the Nazi experiments and today the vaccine experiment. This is an excerpt from their unique perspective:

*“We, the survivors of the atrocities committed against humanity during the Second World War, feel bound to follow our conscience...Another holocaust of greater magnitude is taking place before our eyes. We call upon you to stop this ungodly medical experiment on humankind immediately. It is a medical experiment to which the Nuremberg Code must be applied.”*

The Nuremberg code does not exclude premeditated murder using a premeditatedly conceived and contrived fake medical crisis and the fraudulent representations made of this planned pandemic. As mentioned above, the guilty include the organizational heads and staff of the WHO, The CDC, the American Medical Association, The Oregon Health Authority and all of its divisions, The Oregon HealthCare Services, the Governor and State legislators, and countless doctors and nurses throughout the state of Oregon. Complicit to this criminal act are members of the staff of these organizations, employees, employers who forced vaccinations and illegal mandates, educational districts, schools and teachers that brought harm to the people and children of the state of Oregon, as the evidence and facts in this declaration clearly show.

## THE VIOLATIONS

Forcing these shots violates federal law, our rights as cited in the Declaration of Independence, the Constitution, the Nuremberg Code, and a host of medical ethics Acts.

A pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials, law enforcement agencies and countless doctors, nurses and medical personnel and employers, forcing upon the people, a long train of abuse and tyrannical usurpations of our fundamental rights and freedoms refusing to execute a representative and constitutional form of government and uphold the sworn oaths of office. This corrupt government and agencies have committed intolerable acts that unjustly, immorally, unlawfully, and illegally interfered with and negated the unalienable rights of We the PEOPLE of the state of OREGON, a Free and Independent Nation=State, by violating our sovereign rights as guaranteed to We the PEOPLE by the Declaration of Independence. In specific, this government has indeed disposed itself to oppress the People with insufferable acts that have violated the Peoples unalienable Rights, among which are Life, Liberty, and the pursuit of Happiness.

This long train of abuses and usurpations, pursuing invariably the same object, evinces a design to reduce We the PEOPLE of the State of Oregon to place us under absolute Despotism. Such has been the sufferance of We the PEOPLE of Oregon, a Free and Independent Nation=State.

The Nuremberg Code begins with this fundamental principle: "**The voluntary consent of the human subject is absolutely essential.**" Informed and voluntary consent is the cornerstone of medical treatment, especially treatment that is experimental. As we've declared above:

Principle 5 states: "**No experiment should be conducted where there is ... reason to believe that death or disabling injury will occur.**"

Principle 10 states that the experiment should be terminated if it "**is likely to result in injury, disability or death.**"

**As of July 23rd, 2023 - 518,769 injuries and 11,940 deaths have been reported by the CDC VAERS log following these COVID shots.**

## Violation of The Declaration of Helsinki

Those in the medical organizations such as, but not limited to, Hospital Administrators, doctors, nurses, and their oversight organizations such as the AMA, the FDA, the CDC and the WHO are guilty of even breaking their own codes of ethics. **“First, do (NO) Harm.”**

Through the past decades, there have been many efforts to secure the rights and welfare of mankind from harmful medical practices and outright medical atrocities. The **Declaration of Helsinki**, The National Research Act in 1974, and the National Commission for Protection of Human Subjects of Research, just to mention a few.

The **Declaration of Helsinki** is a set of ethical principles regarding human experimentation developed originally in 1964 for the medical community by the World Medical Association (WMA). It is widely regarded as the cornerstone document on human research ethics.

It is not a legally binding instrument under international law, but instead draws its authority from the degree to which it has been codified in, or influenced, national or regional legislation and regulations. Its role was described by a Brazilian forum in 2000 in these words: "Even though the Declaration of Helsinki is the responsibility of the World Medical Association, the document should be considered the property of all humanity."

The Declaration is morally binding on physicians, and that obligation overrides any national or local laws or regulations, if the Declaration provides for a higher standard of protection of humans than the latter.

Yet, it is worth noting that when the **covid-19 vaccine** was introduced, the doctors who agreed to inject their patients with the unproven, experimental product were also extremely well paid for the efforts – being paid far more per vaccination than they were being paid for other vaccines. The “Do no Harm” oath of doctors and nurses and all the moral standards that were declared for decades by the medical community went ignored and our pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials were the driving force behind it.

## FALSIFIED SCIENCE

In a recent case, Brook Jackson v. Pfizer, Ventavia and ICON: Jackson cites numerous incidences of doctored data throughout the trial, participants with severe adverse reactions were ignored which violated protocol along with highlighting multiple clinical trial atrocities.

*“It was supposed to be a randomized test. It wasn’t. It was supposed to be a placebo-controlled test. It wasn’t. It was supposed to be a blinded clinical trial. It wasn’t. All the data was doctored, and the data, in many ways, was fabricated or falsified.”*

The Plaintiff's attorney Robert Barnes filed: *"Pfizer promised to deliver a safe, effective vaccine for prevention of COVID based on honest clinical data. Instead, they delivered a dangerous, ineffective gene therapy, preventing nothing. Pfizer lied. People died. Time for discovery."*

*Pfizer's response and defense: "Pfizer's defense was not that these allegations are false. They challenge whether the allegations are true, but at this stage of the pleadings, they have to assume them to be true legally. Their argument was solely that even if they created a dangerous, ineffective drug that they disguised as a vaccine that they said would be for the prevention of COVID-19, that didn't prevent COVID at all—in fact, in some cases, it appears the infection rate goes up with COVID depending on how many booster shots that you've had—that none of that matters. They argue that as long as the Biden administration, the Justice Department, the FDA, and the Department of Defense go along with this scam, nobody can ever hold them accountable."*

In other words, Pfizer's Defense: *"We did not defraud the government; we delivered the fraud that the government ordered."*

Barnes further showed evidence that Pfizer's incredibly well-constructed efforts to deceive the American people, included certifications that were fraudulent, and invoices that were bogus. Additionally, evidence was presented that Pfizer purposely did not follow the rules and regulations of the FDA and committed a multitude of protocol violations.

A large team of more than 1,000 lawyers and over 10,000 medical experts have produced massive amounts of scientific evidence citing that what has been represented by our pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor, governmental departments and officials, "medical experts", medical practitioners and staff members and media and pushed onto the public is absolutely false and fraudulent. From the accuracy and validity of PCR tests; false claims that the vaccines provide immunity to Covid; claims that the vaccines reduce symptoms; claims that the vaccines protect the recipients from getting the virus; claims that the vaccines reduce deaths from the infection; Claims that the vaccines reduce the circulation of the virus and claims that the vaccines reduce the transmission of the virus. All proven to be a part of a great plan of deception to kill millions of Oregonians and many more millions around the world.

This large team of more than 1,000 lawyers and over 10,000 medical experts, led by Dr. Reiner Fuellmich, has initiated legal proceedings against the CDC, WHO and the Davos Group for crimes against humanity in what is being referred to as "Nuremburg 2".

This is all irrefutable evidence of willful Genocide and Crimes against humanity at the highest level of our pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments and officials and reveals the involvement of the entire medical community, media, and perpetrators down to our local doctors and nurses in our hometowns.

## PREMEDITATED AGENDA TO COMMIT GENOCIDE

Scientific records show that the Corona virus is not a pandemic but a patented Biochemical Weapon that has been developed for decades. The first Model of Corona virus was identified in 1965 as a pathogen that could be utilized and modified. In 1966, the first COV Corona Virus transatlantic model was used in human manipulation. In 1967, the first human trial in inoculating people with modified Corona virus to infect people was developed (56 years ago) in violation of biological and chemical weapons treaties. In 1990 Corona virus, as an infectious agent, was an industrial problem in animal breeding with dogs and pigs causing gastrointestinal disease.

Pfizer's very first spike protein vaccine for corona virus was patented 1990. Also, thousands of science publications proved the vaccines didn't work since 1990-2018. In 2002, the University of North Carolina Chapel Hill patented "infectious replication defective" clone of corona virus = (A weapon – something to target an individual but not have collateral damage to other individuals). This project was funded by NIAID and headed up by Anthony Fauci from 1999-2002. This preceded Sars 1.0 by one year. Sars is not a natural occurring virus, it is a patented Biochemical Weapon.

The criminals in this catastrophic event are our pusillanimous (Spineless, cowering, spiritless, cowardly, feeble, and lacking in courage), governor and governmental departments, officials and agencies and our medical agencies are their tools that are being used to commit genocide.

A group of almost **one thousand medical doctors** in Germany called 'Doctors for Information', which is supported by more than **7,000 professionals** including attorneys, scientists, teachers etc., made a shocking statement during a national press conference:

***"The Corona panic is a play. It's a scam. A Swindle. It's high time we understood that we're in the midst of a global crime."***

In Spain a group of **600 medical doctors** called 'Doctors for Truth', made a similar statement during a press conference.

***"Covid-19 is a false pandemic created for political purposes. This is a world dictatorship with a sanitary excuse. We urge doctors, the media and political authorities to stop this criminal operation by spreading the truth."***

'Doctors for Information' and 'Doctors for Truth' have joined forces with similar groups of practitioners around the world, in the 'World Doctors Alliance' (2A). This historic alliance connects more than one hundred thousand medical professionals around the world. They reveal how the pandemic is the greatest crime in history and offer solid scientific evidence for this claim. They also take legal actions against governments who are playing along with this criminal operation.

A 2010 report by the Rockefeller Foundation shows that the COVID-19 pandemic and the international response, with lockdowns and other restrictions, were "meticulously planned" at least a decade before they occurred.

Recently released documents contain new evidence that the Wuhan Institute of Virology and the nearby Wuhan University Center for Animal Experiment, along with their collaborator, the U.S.-based nonprofit EcoHealth Alliance, have engaged in what the U.S. government defines as “gain-of-function research of concern,” intentionally making viruses more pathogenic or transmissible in order to study them, despite stipulations from a U.S. funding agency that the money not be used for that purpose.

Grant money for the controversial experiment came from the National Institutes of Health’s National Institute of Allergy and Infectious Diseases, which is headed by Anthony Fauci, which had funded Dr. Ralph Baric’s (University of North Carolina, Chapel Hill) Coronavirus research and engineering of the coronavirus from 2015. It is also revealed that the early patents on coronavirus were held in partnership with the NIH and Moderna. Subsequently, an award to EcoHealth Alliance, a research organization which studies the spread of viruses from animals to humans, included subawards to a Dr. Zhengli Shi of the Wuhan Institute of Virology and East China Normal University where the reports of the initial human infections of coronavirus originated. Copies of later patents of the Coronavirus reveal Anthony Fauci as part owner in the patents.

When brought before the Senate, in a July 2021 Hearing, Republican Sen. Rand Paul accused Fauci of lying about his involvement and Fauci’s claims that NIH did not fund gain-of-function research at the Wuhan Institute of Virology. Expert evidence now shows overwhelming proof documents that support the contention that NIH funded gain-of-function work and, therefore is partly responsible for the death of millions of people.

This overwhelming evidence that is now available to the public show unequivocally that our government is guilty of not only creating the coronavirus but is complicit to genocide and crimes against humanity.

**There is no provision for protection of any party or individual who in a premeditated action of Genocide or crimes against humanity is exempt from prosecution to the full extent of the law.**

The Declaration of Independence clearly expresses the ideals on which the Republic for the United States was founded and the reasons for separation from a tyrannical and oppressive government.

The Constitution clearly defines the framework of the State and Federal governments of the Republic for the United States.

The Bill of Rights clearly states the first ten amendments to the Constitution. It defines and guarantees the protection for our individual freedoms, the rights of the people, lists specific limits on government power, prevents tyranny from the federal and state governments and establishes the rights of states to the federal government.

These pusillanimous Governor and government officials, have “fundamentally” changed the form and substance of the De Jure Republican form of government, exhibited a willful and wanton disregard for the Rights, Safety, and Property of the People, evinced a despotic design to reduce the People to slavery, peonage and involuntary servitude, under fraudulent, tyrannical, seditious foreign oligarchy, with the intent and purpose to institute, erect and form a “Dictatorship” over the People and our posterity and they are clearly guilty of genocide and crimes against humanity.

They have completely debauched the De Jure monetary system, destroyed the livelihood and lives of thousands, aided and abetted our enemies, declared war upon us and our posterity, destroyed untold families and made homeless over 750,000 children in the middle of winter, afflicted widows and orphans, turned sodomites lose among our young, implemented foreign laws, rules, regulations, policies, procedures and mandates within the boundaries of our state, incited insurrection, rebellion, sedition and anarchy within the De Jure society, illegally entered our land, taken false oaths, entered into seditious foreign constitutions, agreements, pacts, confederations and alliances, and under presence of “Emergency,” which they themselves created, promoted and furthered, formed a multitude of offices and retained those of alien allegiance to perpetuate their frauds and to eat out the substance of the good and productive people of our state, and have arbitrarily dismissed and held mock trials for those who trespassed upon our lives, Liberties, Properties, and families and endangered our Peace, Safety, Welfare and Dignity. The damage, injury and costs have been higher than mere money can repay. They have done that which they were COMMANDED NOT TO DO by our Charters of Freedom. The time of JUST CORRECTION IS NOW!

The State of OREGON’s pusillanimous Governor and government officials, working alongside leaders of foreign governments that are averse to the Republic for the United States of America, have failed to prevent the usurpation and abuse of the People of the state of Oregon, a Free and Independent Nation=State, and they facilitate and encourage the violation of the Charters of Freedom which is in violation of our First Amendment Rights.

To be sure, state and local government officials are *actively engaged* in limiting and destroying our freedom and right to bear arms, mandating restrictions upon its people that endanger their health and wellbeing, destroying their God-given rights to enjoy the fruits of their labors and destroy their rights of freedom to pursue happiness which directly violates these Charters of Freedom.

Standing in the Grace of God, We, of the OREGON General Jural Assembly and the OREGON County Petite Jural Assemblies, having undertaken for the re-set of the Constitutional Republic form of Government and the Advancement of Divine principles and form of government in the State of Oregon, bring to the people of the State of OREGON, a Free and Independent Nation=State, the Declaration of Contempt of these Charters of Freedom. This Declaration is presented in order to ensure that those elected and appointed officials of our state and county offices, and those entities, medical, law enforcement, educational and individuals, whether employers or employees, whether private or public, who have been complicit to these crimes are held responsible and accountable for their abuses. Furthermore, to hold those state and county officials accountable, whether elected or appointed, to maintain the Security, the Safety, the Integrity, the Freedom and Liberty and the Economic viability of the people of this great state of OREGON, a Free and Independent Nation=State.

Let it be known, that though We the PEOPLE entreat a bloodless solution, wherein you cease all deceptive and destructive activities, dissolve your unlawful and unconstitutional tyrannical rule and other illicit legal structures and custodial instruments, return our land, our assets, and our De Jure government to We the People, retire, withdrawing your influence in an orderly fashion, so the people of OREGON, a Free and Independent Nation=State, can once again pursue our God-given rights of Life, Liberty and the Pursuit of Happiness.

Let it be known to all the world that We the PEOPLE of the Free and Independent Nation=State of OREGON are resolute in our posture and positions. We declare that we are not the properties, not the administrative state, not the province of any theocratic ruler, nor any monarch, nor foreign entity or government but is a FREE AND INDEPENDENT NATION=STATE in REPUBLIC for the United States of America.

Let it be known that for the crimes of Genocide and Crimes Against Humanity that have been committed and perpetrated upon We the PEOPLE of the state of OREGON, a Free and Independent Nation=State, by this pusillanimous governor, the Legislative, Executive and Judicial branches of government and its divisions and departments, the medical and health industries employees, and all individuals, whether corporate or private, who are found to be complicit in these horrific crimes will be brought to justice and held fully accountable to the full extent of the law.

## ACTS OF INSURRECTION

The government of OREGON, the current socialist governor/dictator and mono-party system along with local officials are following a coordinated design with the intent to actively engage in *“Acts of Insurrection”* against the U.S. Constitution.

## ACTS OF SECESSION

The OREGON government, collectively with the socialist state Executive, Judicial, and Legislative branches, instituted the current socialist governor/dictator who has usurped power and actively engaged in *“Acts of Secession”*. Thereby, creating and fostering a reign of terror on the sovereign Men and Women of the United States living in OREGON, a Free and Independent Nation=State. They executed deceitful and manipulative events upon the people with the *intent to secede* from the United States of America to thus destroy the very *Union of States* which secures our *Liberty and Freedom*.

## ABDICATION OF AUTHORITY

**Betrayal** by the sitting **pusillanimous** socialist governor/dictator of OREGON, the mono-party legislature and local elected officials is evidence of *“Abdication of their Responsibilities of Authority and Sovereignty”* over the Men and Women of the United States living in OREGON, a Free and Independent Nation=State.

**This concludes these proceedings. Oregon-General-Jural-Assembly.com.**

OREGON, A FREE AND INDEPENDENT NATION=STATE is exercising its God-given Rights as declared in the 1776 United States Declaration of Independence and as ratified in the 1789 United States Constitution under Article IV Section 3. OREGON, a Free and Independent Nation=State, is hereby declaring its Statehood in the Republic for the United States of America.