Office of IL Governor Jay Robert "J.B." Pritzker 207 State House Springfield, Illinois 62706

Dear Governor,

Thus saith the LORD, "Let my people go"

I pray dear soul, "Repent ye, for the kingdom of heaven is at hand".¹

The Governor of Illinois said before God and mankind, "you cannot have a livelihood if you don't have a life".²

Surrounded by dozens of female lawmakers, women's rights organizers and reproductive health activists, Gov. J.B. Pritzker on Wednesday signed into law sweeping abortion rights legislation that establishes the procedure as a "fundamental right" for women in Illinois.³

"These six things doth the LORD hate: yea, seven are an abomination unto him: A proud look, a lying tongue, and **hands that shed innocent blood**, An heart that deviseth wicked imaginations, feet that be swift in running to mischief, A false witness that speaketh lies, and he that soweth discord among brethren".⁴ (emphasis mine)

God said:"So God created man in his *own* image, in the image of God created he him; male and female created he them".⁵

"And God blessed them, and God said unto them, Be fruitful, and multiply, and replenish the earth, and subdue it: and have dominion over the fish of the sea, and over the fowl of the air, and over every living thing that moveth upon the earth".⁶

"Male and female created he them; and blessed them, and called their name Adam, in the day when they were created".⁷

There are those of us who fear our Creator more than man. Americans and all men have rights only the Divine Creator, Jesus Christ gives us.

From the eldest to youngest and least to greatest, God calls all to repent. God is no respecter of persons.

¹ https://www.kingjamesbibleonline.org/Matthew-3-2/

² https://www.wjol.com/illinois-governor-announces-statewide-stay-at-home-order/

³ <u>https://www.chicagotribune.com/politics/ct-met-illinois-abortion-rights-law-governor-jb-pritzker-20190612-</u> story.html

⁴ https://www.kingjamesbibleonline.org/Proverbs-6-16_6-19/

https://www.kingjamesbibleonline.org/Genesis-1-27/

⁶ https://www.kingjamesbibleonline.org/Genesis-1-28/

⁷ https://www.kingjamesbibleonline.org/Genesis-5-2/

A Servant of God and Mankind,

Signed Michael D Jackson R.N.



Date 16 June 2020 A.D.



This is not communist China or any other nation under commie rule. This is The United States of America, The Land of the Free and Home of The Brave!

God. Jesus Christ is my King and Lord, not mere vain men.

"TEKEL; Thou art weighed in the balances, and art found wanting". Daniel 5:27 KJB

"The Lord is not slack concerninghis promise, as Some men Count Slackness; but is longsuffering to us-ward, not willing that any Should perish, but that all should come to repentance". TIPeter 3:9 KJB

INDEX

- Illinois Governor Cover Letter, 16 June, 2020 A.D. (2 pages)
- Tazewell County Sheriff Department Constitutional Statement, 2 May, 2020 A.D. (2 pages)¹
- Neurosurgeon Face Masks Can Pose Serious Health Risks, 14 May, 2020 A.D. (3 pages)²
- Governor Pritzker's Executive Order Power Trumped, 18 May, 2020 A.D. (3 pages)³
- Mayor's Take-Down Of Governor Pritzker's Lockdown, 9 June, 2020 A.D. (1 page)⁴
- New York Undercover Nurse Confirms COVID-19 Hoax, 10 June, 2020 A.D. (1 page)⁵
- Peoria County Public Health Department Issued "Cease & Desist", 13 June, 2020 A.D. (4 pages)⁶
- Sheriff Joseph M. Arpaio 5 Year Government Identity Document Fraud Investigation (1 CD)⁷
- Barack Hussein Obama Placed His 100% Forensically Proven Forged Fraudulent Birth Certificate On Illinois State Board Of Elections Record "As Candidate Exhibit A", 24 January 2012 A.D. (4 pages)⁸
- Patrick Henry "Give Me Liberty Or Give Me Death" 23 March, 1775 A.D. (3 pages)⁹

⁹ <u>http://truthontheweb.org/liberty.htm</u>

¹ <u>https://www.centralillinoisproud.com/news/local-news/tazewell-county-sheriff-department-will-not-enforce-stay-at-home-order-says-pritzkers-orders-violates-constitutional-rights/</u>

² <u>https://pjmedia.com/news-and-politics/megan-fox/2020/05/14/neurosurgeon-says-face-masks-pose-serious-risk-to-healthy-people-n392431</u>

³ <u>https://edgarcountywatchdogs.com/2020/05/governor-pritzkers-nightmare-executive-order-power-trumped-by-illinois-supreme-court-case-law-and-lisa-madigan-written-opinion/</u>

⁴ <u>https://wirepoints.org/blistering-masterful-take-down-of-gov-pritzkers-covid-19-order-by-a-suburban-mayor-guicktake-video/</u>

https://www.newswars.com/new-york-undercover-nurse-confirms-covid-19-criminal-hoax/

⁶ <u>https://edgarcountywatchdogs.com/2020/06/peoria-city-county-public-health-department-issued-cease-desist/</u>

⁷ http://www.wheresobamasbirthcertificate.com/

⁸ https://www.thepostemail.com/2018/01/25/state-illinois-promote-birth-certificate-forgery-authentic/

Tazewell County Sheriff Department will not enforce stay at home order, says Pritzker's orders 'violates constitutional rights'

TAZEWELL COUNTY, Ill. (WMBD) — The Tazewell County Sheriff Department will not enforce the mandated stay-at-home executive order.

Tazewell County Sheriff Jeff Lower says he has heard from numerous concerned people asking about the governor's current executive order. Lower tells us his office will not arrest people for trying to live their daily lives.

In an email sent to an unknown recipient Thursday, Sheriff Jeffrey Lower wrote that his primary focus is to protect the citizens of Tazewell and their constitutional rights. The email states Lower believes Illinois Gov. J.B. Pritzker is "over-reaching" his powers. Tazewell County Sheriff Jeff Lower says he and his deputies will not write people tickets who don't follow the order.

"Nowhere in that order does it give me or any of my deputies the authority to act," Lower said.

This comes just a day after East Peoria mayor John Kahl says his city is beginning to open back up.

"We cant sit around and wait for those answers, people's livelihoods are being destroyed," Kahl said.

Leaving residents of the city split on the mayor's decison.

"I'd rather be safe than end up being sorry," said resident, Bobby Green.

"People want to come out, they are going come out anyways," said resident, John Barnwell.

Lower says as an elected official he won't go against the oath he swore to uphold.

"I'm a constitutional officer, I'm sworn to uphold the Constitution of the state of Illinois and Constitution of the United States."

Taz Co. Sheriff Jeff Lower

Other police departments in Tazewell County, such as Washington Police have said they will enforce the governor's order but according to the mayor, East Peoria police will not.

"We're not enforcing because that's not our position," Kahl said.

The Tazewell County Sheriff says how his jurisdiction handles things that might be different than other districts and that there's no clear right or wrong.

"It's not for me to tell anyone else what to do there, but on the flip side it's not for them to tell me how to run my jurisdiction," Lower said.

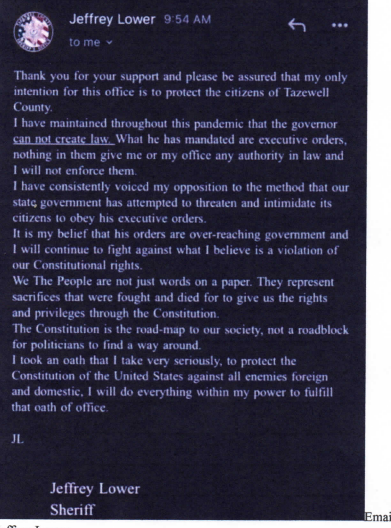
Illinois State Police has suggested writing 'reckless conduct charges' but lower says that is a serious charge for people not doing anything illegal.

"That's a very serious charge for someone trying to live their life."

Lower says numerous people are frustrated with the governor and are ready for the stay at home order to end.

"People feel like they're being held hostage."

The sheriff says his deputies will continue to enforce the laws-but only when a real crime is being committed.



Email sent from Tazewell County Sheriff

Jeffrey Lower

"I have consistently voiced my opposition to the method that our state government has attempted to threaten and intimidate its citizens to obey his executive orders. It is my belief that his orders are over-reaching government and I will continue to fight against what I believe is a violation of our constitutional rights," Lower said.

Friday East Peoria Mayor John Kahl said he is <u>allowing businesses within the city to reopen</u> in phases, against Gov. J.B. Pritzker's extended stay-at-home order. As of Friday, nonessential businesses had the option to reopen within city limits, including retailers, shopping centers, salons barbershops, gyms, parks, campgrounds, auto dealerships and more.

Kahl said people should still follow the social distancing guidelines. https://www.centralillinoisproud.com/news/localnews/tazewell-county-sheriff-department-will-not-enforce-stay-at-home-order-says-pritzkers-orders-violates-constitutional-rights/

Neurosurgeon Says Face Masks Pose Serious Risk to Healthy People

By Megan Fox May 14, 2020

https://pjmedia.com/news-and-politics/megan-fox/2020/05/14/neurosurgeon-says-face-masks-pose-serious-risk-to-healthy-people-n392431

Every Karen on Facebook is <u>shaming her neighbors for not wearing a face mask</u>. We are being told by governors that if we don't wear masks we are selfish, horrible human beings with no souls who want Grandma to die a horrible death. Police are tackling people <u>who don't wear face masks properly in the subway</u>. Grocery stores are throwing maskless people out and denying them service.

But now, there's another doctor weighing in—besides Dr. Fauci, <u>bonafide sex god</u> and ruler of us all, <u>who also said face masks are largely security theater and of no use to the healthy</u>. Dr. Russell Blaylock, a neurosurgeon, <u>has written an editorial</u> saying that "masks pose serious risks to the healthy."

First, Blaylock says, there is no scientific evidence that masks are effective against COVID-19 transmission. Pro-science people should care about this.

As for the scientific support for the use of face mask, a recent careful examination of the literature, in which 17 of the best studies were analyzed, concluded that, "None of the studies established a conclusive relationship between mask/respirator use and protection against influenza infection." Keep in mind, no studies have been done to demonstrate that either a cloth mask or the N95 mask has any effect on transmission of the COVID-19 virus. Any recommendations, therefore, have to be based on studies of influenza virus transmission. And, as you have seen, there is no conclusive evidence of their efficiency in controlling flu virus transmission.

It is also instructive to know that until recently, the CDC did not recommend wearing a face mask or covering of any kind, unless a person was known to be infected, that is, until recently. Non-infected people need not wear a mask. When a person has TB we have them wear a mask, not the entire community of non-infected. The recommendations by the CDC and the WHO are not based on any studies of this virus and have never been used to contain any other virus pandemic or epidemic in history.

Beyond the lack of scientific data to support wearing a mask as a deterrent to a virus, Blaylock says the more pressing concern is what can and will happen to the wearer.

Now that we have established that there is no scientific evidence necessitating the wearing of a face mask for prevention, are there dangers to wearing a face mask, especially for long periods? Several studies have indeed found significant problems with wearing such a mask. This can vary from headaches, to increased airway resistance, carbon dioxide accumulation, to hypoxia, all the way to serious life-threatening complications.

There are studies to back that claim up.

In one such study, researchers surveyed 212 healthcare workers (47 males and 165 females) asking about presence of headaches with N95 mask use, duration of the headaches, type of headaches and if the person had preexisting headaches.

They found that about a third of the workers developed headaches with use of the mask, most had preexisting headaches that were worsened by the mask wearing, and 60% required pain medications for relief. As to the cause of the headaches, while straps and pressure from the mask could be causative, the bulk of the evidence points toward hypoxia and/or hypercapnia as the cause.

That is, a reduction in blood oxygenation (hypoxia) or an elevation in blood C02 (hypercapnia). It is known that the N95 mask, if worn for hours, can reduce blood oxygenation as much as 20%, which can lead to a loss of consciousness, as happened to the hapless fellow driving around alone in his car wearing an N95 mask, causing him to pass out, and to crash his car and sustain injuries.

I am sure that we have several cases of elderly individuals or any person with poor lung function passing out, hitting their head. This, of course, can lead to death.

A more recent study involving 159 healthcare workers aged 21 to 35 years of age found that 81% developed headaches from wearing a face mask. Some had pre-existing headaches that were precipitated by the masks. All felt like the headaches affected their work performance.

Blaylock says studies have also shown that face masks impair oxygen intake dramatically, potentially leading to serious problems.

The importance of these findings is that a drop in oxygen levels (hypoxia) is associated with an impairment in immunity. Studies have shown that hypoxia can inhibit the type of main immune cells used to fight viral infections called the CD4+ T-lymphocyte.

This occurs because the hypoxia increases the level of a compound called hypoxia inducible factor-1 (HIF-1), which inhibits T-lymphocytes and stimulates a powerful immune inhibitor cell called the Tregs. This sets the stage for contracting any infection, including COVID-19 and making the consequences of that infection much graver. In essence, your mask may very well put you at an increased risk of infections and if so, having a much worse outcome.

In other words, if you wear a face mask and contract some sickness, you will not be able to fight it off as effectively as if you had normal blood oxygen levels. The mask could make you sicker. It could also create a "deadly cytokine storm" in some.

There is another danger to wearing these masks on a daily basis, especially if worn for several hours. When a person is infected with a respiratory virus, they will expel some of the virus with each breath.

If they are wearing a mask, especially an N95 mask or other tightly fitting mask, they will be constantly rebreathing the viruses, raising the concentration of the virus in the lungs and the nasal passages. We know that people who have the worst reactions to the coronavirus have the highest concentrations of the virus early on. And this leads to the deadly cytokine storm in a selected number.

How about cancer, heart attacks, and strokes? Blaylock says face masks can make all of those conditions worse.

People with cancer, especially if the cancer has spread, will be at a further risk from prolonged hypoxia as the cancer grows best in a microenvironment that is low in oxygen. Low oxygen also promotes inflammation which can promote the growth, invasion and spread of cancers. Repeated episodes of hypoxia has been proposed as a significant factor in atherosclerosis and hence increases all cardiovascular (heart attacks) and cerebrovascular (strokes) diseases.

If that's not bad enough, how would you like COVID-19 in your brain?

It gets even more frightening. Newer evidence suggests that in some cases the virus can enter the brain. In most instances it enters the brain by way of the olfactory nerves (smell nerves), which connect directly with the area of the brain dealing with recent memory and memory consolidation. By wearing a mask, the exhaled viruses will not be able to escape and will concentrate in the nasal passages, enter the olfactory nerves and travel into the brain.

Why is it that we only listen to dire predictions from Dr. Fauci and we don't consult other experts in the field of medicine? Is Anthony Fauci the only qualified person to talk about this virus? Furthermore, if he is, he agrees with Dr. Blaylock that only sick people should wear them and he said so on *60 Minutes*. So why aren't we listening to him?

Governor Pritzker's nightmare – Executive Order power trumped by Illinois Supreme Court case law and Lisa Madigan written opinion

By Kirk Allen on May 18, 2020 • (29 Comments)

Illinois (ECWd) -

Illinois Governor JB Pritzker has been issuing executive orders for the last two months, and as people began to understand their rights and push back he took to threats and intimidation in hopes people would comply with his inappropriate and apparent illegal executive orders.

We first exposed a 2001 Attorney General opinion regarding the limitation of 30 days for Executive orders in <u>this article</u>. The Governor denied knowledge of the legal opinion from the very office representing him. Many of the Governor's defenders quickly dismissed the opinion because of it being an informal opinion written during a Republican administration. We find those excuses laughable because the legal analysis is what is important.

Pritzker's nightmare exposed - Lisa Madigan legal opinoin

Lisa Madigan issued her opinion on the <u>applicability of executive orders</u> to the Illinois State Police Merit Board in 2013. This appears to be yet another legal opinion either overlooked or ignored by Pritzker and his legal team. The value in this opinion lies not only from the fact it is signed by Lisa Madigan, but it is backed by an Illinois Supreme Court case.

Applicability of Executive Orders – "The Constitution provides that "[t]he Governor, by Executive Order, may reassign functions among or reorganize executive agencies which are directly responsible to him." Ill. Const. 1970, art. V, § 11. <u>This is the only reference to executive orders in the Constitution and, as a result, the only circumstance in which an executive order clearly carries the force and effect of law.</u>"

"In general, article V, section 8, of the Illinois Constitution provides that "[t]he Governor shall have the supreme executive power, and shall be responsible for the faithful execution of the laws." Citing this authority, the Illinois courts have suggested that an executive order may be a permissible method by which the Governor can execute an existing law, but that an executive order is not a vehicle for establishing a new legal requirement. Buettell v. Walker 59 Ill. 2d 146, 153-54 (1974). Accordingly, the Governor does not have power to legislate by executive order, and, therefore, unless authorized by law, an executive order relating to matters other than executive reorganization can be no more than a policy directive to agencies under the Governor's control. To conclude otherwise would cede to the Governor legislative powers

which he is prohibited from exercising by the separation of powers doctrine. See Ill. Const. 1970, art. II, § 1; see generally Ill. Const. 1970, art. IV, § 1."

Additional language in the opinion also points to the most basic legal analysis on statutory construction, a point we have written about dozens if not hundreds of times. Applying Madigan's analysis to the language in the Emergency Management Agency Act and the 30-day limitation to an emergency declaration, Pritzker is put in check by a member of his own party and from the very office empowered to legally represent him.

"The primary purpose of statutory construction is to ascertain and give effect to the intent of the <u>General Assembly</u>. Board of Education of Auburn Community Unit School District No. 10 v. Department of Revenue, 242 III. 2d 272, 279 (2011). Legislative intent is best evidenced by the language used in the statute. People v. Marshall, 242 III. 2d 285, 292 (2011). Where statutory language is clear and unambiguous, it must be given effect as written. First American Bank Corp. v. Henry, 239 Ill. 2d 511, 516 (2011)."

It is clear, Attorney General Lisa Madigan not only wrote an opinion that clearly puts Pritzker in check, but she also cited the Illinois Supreme Court as the authority in the <u>Buettell V Walker</u> case.

Pritzker's nightmare continues with the fact the Illinois Supreme Court clearly outlines that Executive Orders <u>only apply to those in State Government.</u>

"The Governor shall have the supreme executive power, and shall be responsible for the faithful execution of the laws." The purpose of the order appears to be to formulate a new legal requirement rather than to execute an existing one. And while the order properly emphasizes the desirability of regulating the conduct of those who seek to do business with the State, the <u>desirability of a regulation must be distinguished from the power to promulgate it.</u>"

"..as a proper exercise of the power that section 2 of article XIII of the Constitution grants to the Governor as head of the executive branch, "to establish and enforce ethical standards for that branch." The power granted by that provision <u>does not, in our opinion, include the power to establish and enforce ethical standards for persons doing business with the executive branch. The present order does not regulate the conduct of officers and employees of the executive branch. Instead, its impact, including its sanctions, is upon third persons who are not a part of State government. It does not, therefore, fall within the authority granted by section 2 of article XIII."</u>

The Illinois Supreme Court relied on the plain language of the Constitution.

"Article V – SECTION 11. GOVERNOR – AGENCY REORGANIZATION The Governor, by Executive Order, <u>may reassign functions among or reorganize executive agencies which are</u> <u>directly responsible to him.</u> If such a reassignment or reorganization would contravene a statute, the Executive Order shall be delivered to the General Assembly. If the General Assembly is in annual session and if the Executive Order is delivered on or before April 1, the General Assembly shall consider the Executive Order at that annual session. If the General Assembly is not in annual session or if the Executive Order is delivered after April 1, the General Assembly shall consider the Executive Order at its next annual session, in which case the Executive Order shall be deemed to have been delivered on the first day of that annual session. Such an Executive Order shall not become effective if, within 60 calendar days after its delivery to the General Assembly, either house disapproves the Executive Order by the record vote of a majority of the members elected. An Executive Order not so disapproved shall become effective by its terms but not less than 60 calendar days after its delivery to the General Assembly. (Source: Illinois Constitution.)"

Nowhere in the Constitution does it provide the Governor with Executive Order power beyond <u>"reassign functions among or reorganize executive agencies which are directly responsible to him.</u>"

Considering the Governor is attempting to do an end-run around the legislature with new rules being adopted through an emergency rules provision (*article here*), it appears their legal team may be realizing they can't use Executive Orders in the fashion they have been doing for the last 9 weeks. As the court stated, "The present order does not regulate the conduct of officers and employees of the executive branch. Instead, its impact, including its sanctions, is upon third persons who are not a part of State government. It does not, therefore, fall within the authority granted by section 2 of article XIII."

With the Executive Order power being put in check, it appears the "emergency" rule path will hit its roadblock with Restraining Orders to be filed shortly.

The opinion and case law can be downloaded *here* and *here*, or viewed below.

https://edgarcountywatchdogs.com/2020/05/governor-pritzkers-nightmare-executive-order-power-trumped-by-illinois-supreme-court-case-law-and-lisa-madigan-written-opinion/

Blistering Take-Down of Gov. Pritzker's COVID-19 Order by a Suburban Mayor – UPDATED - Video

wirepoints.org/blistering-masterful-take-down-of-gov-pritzkers-covid-19-order-by-a-suburban-mayor-quicktake-video/

June 9, 2020

If you have any interest at all in Gov. JB Pritzker's shutdown order, the video below by Village of Orland Park Mayor Keith Pekau is a must-watch. It's superb.

Pritzker's order and his reopening plan are at this point nothing more than autocratic farce. The "science and data" he says they are built on are quackery and they are irrational on their face. He is grinding the Illinois economy into dust.

Perhaps worst of all, he ignores it to suit his politics. With breathtaking hypocrisy, he personally attended one of the recent large protests at which, as reported by ABC Chicago, he joined the chant of Black Lives Matter. Social distancing? Nah.

Watch the video below.

UPDATE 6/10/20: Mayor Pekau today released a second excellent video also linked below.

-Mark Glennon

Watch Video At: https://youtu.be/LQiPSBJQrms

Second Video released 6/10/20:

Watch Video At: https://youtu.be/e0xgaPY30dQ

Read more about COVID-19 and the impact on Illinois:

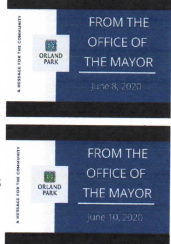
- COVID-19 Peaked In April in Illinois Just When Pritzker Changed 'Science and Data' To Say Otherwise
- No cuts, record spending, and hoping for a bailout. Eight things you need to know about Illinois' 2021 budget.
- Illinois government jobs protected, private sector jobs decimated during COVID-19 shutdown
- COVID-19 spreads to half of all Chicagoland retirement homes. How did this happen?
- Big raises for Chicago Teachers Union, AFSCME shows where federal aid will end up
- Trading at junk levels: Illinois borrowing costs 5 times higher than AAA-rated states



Mayor Keith Pekau



Pritzker protesting. Source: ABC Chicago.



New York Undercover Nurse Confirms COVID-19 Criminal Hoax

Erin Marie Olszewski is a nurse turned investigative journalist who has spent the last few months on the frontlines of the coronavirus pandemic where she experienced the situation from two radically different settings. Olszewski worked at two hospitals, one private, the other public, one in Florida, the other in New York and not just any New York public hospital, but the "epicenter of the epicenter" itself, the infamous Elmhurst in Donald Trump's Queens.

Wednesday, June 10, 2020

https://www.newswars.com/new-york-undercover-nurse-confirms-covid-19-criminal-hoax/

As a result of these diametrically opposed experiences, she has the ultimate "perspective on the pandemic."

She has been at the locations where there have been the most deaths attributed to Covid-19 and where there have been the least.

Erin enlisted in the Army when she was 17.

She deployed in support of Operation Iraqi Freedom in 2003.

Part of her duties involved overseeing aid disbursement and improvements to hospital facilities.

While in-country, she received the Army Commendation Medal for meritorious service and was wounded in combat.

Erin eventually retired as a sergeant and became a civilian nurse in 2012.

Erin is a medical freedom and informed consent advocate.

She co-founded the Florida Freedom Alliance but no longer has any connection with the organization.

Watch more episodes of Perspectives on the Pandemic here:

Episode 1: https://dai.ly/x7ubcws Episode 2: https://dai.ly/k7af1wKOAvcoA7w5DkZ

Episode 3: https://youtu.be/VK0Wtjh3HVA Episode 4: https://youtu.be/cwPqmLoZA4s

Episode 5: https://dai.ly/k313VyZ2YQv6Zbw5VqE Episode 6: https://youtu.be/3f0VRtY9oTs

Episode 7: <u>https://youtu.be/2JbOvjtnPpE</u> Episode 8: <u>https://youtu.be/WlLmt6_w_AM</u> (As of publication of this video, the producers are still awaiting comment from Elmhurst Hospital).

Produced by Libby Handros and John Kirby, The Press and the Public Project.

Peoria City-County Public Health Department issued "Cease & Desist"

https://edgarcountywatchdogs.com/2020/06/peoria-city-county-public-health-department-issued-cease-desist/

By Kirk Allen on June 13, 2020

Peoria Co. (ECWd) -

The Peoria County Public Health Department is the recipient of a Cease & Desist letter from Tom DeVore, the attorney that has become known statewide for standing up to ongoing harassment and intimidation tactics from State Agencies and Public Health Departments.

On March 15, 2020, we outlined the specific obligations a health department has in order to force the closure of business in *this article*. If you have not read that article we urge you to because it lays out what the Public Health Departments MUST do in order to close down anyone's business.

On April 30, 2020, we published yet *another article* that outlined the road map for businesses to open, which many businesses took full advantage of.

Since those publications, Mr. DeVore has assisted hundreds in protecting their rights and holding government accountable.

As we predicted in *this article* March 29, 2020, State and local governments across the country are being hit with lawsuits for violating people's rights.

We encourage each and every business owner contacted by any State agency or local public health department with threats against their opening to contact their attorney and share all of this information as it is clear, the State and Local authorities are abusing their powers and walking a very fine line of criminal intimidation.

A copy of the Cease and Desist letter sent to PCCPHD can be downloaded at <u>this link</u> or viewed below.

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CEASE AND DESIST

SENT VIA FAX TO: 309-679-6174

June 12, 2020

Ms. Monica Hendrickson Peoria County Health Department 2116 N. Sheridan Rd. Peoria, Illinois 61604

Dear Ms. Hendrickson,

Please be advised our firm represents numerous businesses within the City of Peoria. With each day that passes, I continue to read and memorialize various threats made by your department regarding actions which may allegedly be taken against the hard-working business owners operating within the City of Peoria. At this time on behalf of my clients, I am hereby putting the Peoria County Health Department, the City of Peoria, Peoria County, Ms. Carey A. Panier, as well as you personally on notice to cease and desist with any further efforts to violate my client's civil rights.

It is abundantly clear the Peoria County Health Department wields the supreme authority over business closures. However, this extraordinary authority does not include blind allegiance to an executive order which provides no specific articulable facts towards any business you

560 Suppiger Way, P.O. Box 188 Highland, Illinois 62249 Telephone 618-654-8341 Facsimile 618-654-8391 ☑ 118 North Second Street Greenville, Illinois 62246 Telephone 618-664-9439 Facsimile 618-664-9486

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continue to threaten. Whether you agree in principal with the executive order or not is of no consequence, as our legislature did not delegate your office authority over such matters merely so you can acquiesce to the arbitrary and caprice decisions of the executive branch.

To the extent you feel compelled to believe the Governor's executive order somehow supersedes the legislatures delegation of supreme authority to your health department, I would suggest you consider taking the time to discuss such erroneous determinations with the county insurance provider before taking any action against my client solely based upon blind allegiance to this executive fiat.

Please be advised, <u>you are hereby put on notice</u>, that if your department takes action against any of our clients not specifically authorized by law, the same will be met with swift and decisive legal action against the health department, the city, the county, as well as any individual public officials specifically participating. Such action includes any and all remedies available under state and federal law.

I close by recognizing that your department, like all citizens and businesses, find themselves in unique and challenging circumstances. However, unlike the State of Illinois, its agencies, and public servants such as yourself, the ability of citizens and small businesses to feed their families and survive requires that they go to work and/or keep their doors open. Small businesses do not have the same advantage as state actors wherein their paychecks continue to flow despite their efforts to destroy the very citizens and businesses which they purportedly

560 Suppiger Way, P.O. Box 188 Highland, Illinois 62249 Telephone 618-654-8341 Facsimile 618-654-8391 ☑ 118 North Second Street Greenville, Illinois 62246 Telephone 618-664-9439 Facsimile 618-664-9486

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represent. We would assume you and your department are fully aware of the devastation being wrought upon the people of this State, including but not limited to, financial disaster and health issues, both mental and physical. It seems your department should be focusing its attention on how to assist the good people with those disasters rather than trying to further devastate small business which are the backbone of this State's economy.

To the extent you disagree with that proposition, please remember you have all been put on notice.

Respectfully,

/s/ Thomas G. DeVore Thomas G. DeVore Silverlake Group, Ltd. Greenville, IL 62246 tom@silverlakelaw.com

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Signature:

APPEARANCE

IN THE MATTER OF OBJECTIONS BY) No. 12 SOEB GP _____ (Objector) ٧. Candidate) The undersigned enters the appearance of (circle one): OBJECTOR (CANDIDATE Appearing (circle one): Pro Se / By Attorney Name 310 BAN Address 5 2V18 Telephone **Cell Phone** FAX ahoo, com 0 О EMAIL

BEFORE THE DULY CONSTITUTED ELECTORAL BOARD FOR THE HEARING OF AND PASSING UPON OBJECTIONS TO THE NOMINATION PAPERS FOR CANDIDATES FOR THE OFFICE OF PRESIDENT OF THE UNITED STATES

IN THE MATTER OF THE OBJECTIONS OF MICHAEL JACKSON TO THE NOMINATION PAPERS OF BARACK OBAMA AS A CANDIDATE FOR NOMINATION TO THE OFFICE OF PRESIDENT OF THE UNITED STATES TO BE VOTED UPON AT THE MARCH 20, 2012 PRIMARY ELECTIONS.

12 SOEB GP 104

CANDIDATE'S MOTION TO STRIKE AND DISMISS OBJECTOR'S PETITION

NOW COMES Respondent-Candidate Barack Obama, by his attorneys, Michael Kreloff and Michael J. Kasper, and moves to strike and dismiss the Objector's Petition, and in support thereof, states as follows:

A. Objector Failed to Comply With Section 10-8, Never Stating "Objector's Interest" In Filing the Objection, Nor Any Appropriate Relief Within the Power of the Electoral Board..

Pursuant to 10 ILCS 5/10-8 of the Election Code, an Objector to nominating papers and

petitions must allege certain mandatory allegations: "The objector's petition shall give the

objector's name and residence address, and shall state fully the nature of the objections to

the...nomination papers or petitions in question, and shall state the interest of the objector and

shall state what relief is requested of the electoral board." (emphasis added).

First, nowhere in the entire document is any mention made of Objector's alleged interest,

rendering the Objection fatally defective.

Second, the Objection fails to seek any relief directed at the March 20, 2012 Primary election ballot. Rather, Objector seeks "prohibition" of President Obama "on the U.S. Presidential ballot." Whether Mr. Obama is placed upon the "U.S. Presidential ballot" is a decision to be made by the Democratic National Nominating Convention next summer. Said prayed-for relief is outside the scope of authority of the Electoral Board. See Delgado v. Bd. Election Comm'rs, 224 Ill.2d 481, 485 (2007).

B. Objector's Petition is Based Upon an Incorrect Legal Interpretation of What Constitutes a "Natural Born Citizen".

The gist of Objector's claim is that President Obama, as the son of a British citizen, is not a "natural born" citizen. (No mention is made by Objector, of President Obama's mother, a Kansan by birth.)

Indeed, after various pieces of litigation have been filed against the President ever since Mr. Obama sought the Presidency four years ago (see cases collected at:

http://en.wikipedia.org/wiki/Barack_Obama_presidential_eligibility_litigation), the White

House released a copy of the President's birth certificate, establishing his birth in the State of

Hawaii. (http://www.whitehouse.gov/blog/2011/04/27/president-obamas-long-form-birth-

certificate). A copy of said birth certificate is attached hereto as Ex. A.

Contrary to Objector's claims, President Obama's birth in the United States establishes his eligibility for office as a "natural born citizen". Ankeny v. Governor of the State of Indiana, 916 N.E.2d 678 (In. App. 2009). A copy of Ankeny is attached hereto as Ex. B.

WHEREFORE, for the foregoing reasons, Respondent-Candidate respectfully prays that the Motion to Strike and dismiss be granted.

One of the Attorneys for Candidate

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CERTIFICATE OF LIVE BIRTH DEPARTMENT OF HEALTH TATE OF HAWAS ALL 151 1b. Middle Name In Lon None Child's First Name (Type on print) BARACK OBAMA, II HUSSELN Menth . Terr B. Herr, / 1.1 4% 1961 7124 P.M. August S Male Gaing Oging Repit Jacobia City or Town Lind Honolulu Gd. Is P styn since addi (1) Bat In In Andread Alastan Espiciani Maternity & Oynecologinal Rospital Lingt Residence of Molary City, Town or Ruted Location Th. Mand Ropolulu, Hawais Honolulu Oshu . . 6085 Kalaniansols Highway Cir er Te der a la • : -Huther's Maillog Address 7 Yes . N.C Contractor of the African d of Balance or Inde OBAMA HUSSEIN BARACK quellan Age of Father Biland, Suite or Ferden Ca 11. Birdhmin 2 University Student 25 Kenya, East Africa -Tal Malden Na of Mailur ANN 金沢 1 DONBAM Cancasian STANLEY Las of Mathem the finder at B Wichita, Sansas None 18 4.4 Onlari mile 11 いたい AUG -- S 1961 Evidence for Delay di. Diting te 130 20 1 3 1.00

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Patrick Henry

"...Virtue, morality, and religion. This is the armor, my friend, and this alone that renders us invincible. These are the tactics we should study. If we lose these, we are conquered, fallen indeed...so long as our manners and principles remain sound, there is no danger." ~ Patrick Henry

This page is a brief on Patrick Henry- the God-fearing Partriot. Patrick Henry's first oratory landmark was known as The Parson's Cause in the year 1763. This suit grew out of a Virginia law that was opposed by King George III of England. The law permitted payment of the Anglican clergy in money instead of tobacco whenever the tobacco crop was poor. Henry astonished the audience in the courtroom with his eloquence in promulgating the doctrine of natural rights, the political theory that man is born with certain inalienable rights. During the trial, he declared, that a king, by vetoing acts of the colonial legislature, "degenerates into a tyrant and forfeits all right to his subjects' obedience." This would not be the last time he would endear himself to the cause of the plight of the churchmen.

This lawyer, a former farmer and storekeeper, rode into Culpepper, Virginia in March, 1775. As he approached the center of town, he was disgusted and shocked by the sight that met his stare. In the middle of the towne square, a man was lashed to a whipping post, his back was bloody and raw, being laid bare by the metal-tips of the whip that had persecuted him. Henry inquired of the crowd what the man did to deserve such a beating as this. The answer was that he was a Preacher of the Gospel of Jesus Christ, one of a dozen, who refused to take out a license to preach from the Anglican (English) church. The governor was under an edict from King George III to force all preachers to take the license and the 'renegade ministers' were put on trial - without the benefit of a jury. This particular minister had greatly resisted, declaring in court, "I will never submit to taking your license. I am controlled by the Holy Spirit, and authorized by God Almighty, and I will not allow you to control me by a license, no matter what you may do to me." This man, and his (11) fellow preachers, were all publicly flogged for their 'treasonous behavior' - they had resisted to blood - and this man ... unto death. The beating he withstood was so brutal that the outraged Patrick Henry could count the man's ribs. The courage and thirst for liberty of this 'man of God' inspired Patrick Henry deeply. There is little doubt that the event blazed in his mind as he spoke a short while later the words that he would become most famous for - "give me liberty - or give me death." The text of his famous speech is included here in this historic brief so you may read of his love for liberty and trust in the Lord of Hosts.

On March 23, 1775, Patrick Henry attended the second revolutionary meeting of the Continental Congress held in St. John's church in Richmond, Virginia. Patrick Henry urged the colony to arm its miltia and adopt "... a posture of defense...embodying, arming, and disciplining such a number of men as may be sufficient for that purpose." Without any reference notes, just prior to the final vote, Henry gave his inspiring oratory before men and God.

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Give Me Liberty Or Give Me Death Patrick Henry, March 23, 1775.

"No man thinks more highly than I do of the patriotism, as well as abilities, of the very worthy gentlemen who have just addressed the House. But different men often see the same subject in different lights; and, therefore, I hope it will not be thought disrespectful to those gentlemen if, entertaining as I do opinions of a character very opposite to theirs, I shall speak forth my sentiments freely and without reserve. This is no time for ceremony. The questing before the House is one of awful moment to this country. For my own part, I consider it as nothing less than a question of freedom or slavery; and in proportion to the magnitude of the subject ought to be the freedom of the debate. It is only in this way that we can hope to arrive at truth, and fulfill the great responsibility which we hold to God and our country. Should I keep back my opinions at such a time, through fear of giving offense, I should consider myself as guilty of treason towards my country, and of an act of disloyalty toward the Majesty of Heaven, which I revere above all earthly kings.

Mr. President, it is natural to man to indulge in the illusions of hope. We are apt to shut our eyes against a painful truth, and listen to the song of that siren till she transforms us into beasts. Is this the part of wise men, engaged in a great and arduous struggle for liberty? Are we disposed to be of the number of those who, having eyes, see not, and, having ears, hear not, the things which so nearly concern their temporal salvation? For my part, whatever anguish of spirit it may cost, I am willing to know the whole truth; to know the worst, and to provide for it.

I have but one lamp by which my feet are guided, and that is the lamp of experience. I know of no way of judging of the future but by the past. And judging by the past, I wish to know what there has been in the conduct of the British ministry for the last ten years to justify those hopes with which gentlemen have been pleased to solace themselves and the House. Is it that insidious smile with which our petition has been lately received? Trust it not, sir; it will prove a snare to your feet. Suffer not yourselves to be betrayed with a kiss. Ask yourselves how this gracious reception of our petition comports with those warlike preparations which cover our waters and darken our land. Are fleets and armies necessary to a work of love and reconciliation? Have we shown ourselves so unwilling to be reconciled that force must be called in to win back our love? Let us not deceive ourselves, sir. These are the implements of war and subjugation; the last arguments to which kings resort. I ask gentlemen, sir, what means this martial array, if its purpose be not to force us to submission? Can gentlemen assign any other possible motive for it? Has Great Britain any enemy, in this quarter of the world, to call for all this accumulation of navies and armies? No, sir, she has none. They are meant for us: they can be meant for no other. They are sent over to bind and rivet upon us those chains which the British ministry have been so long forging. And what have we to oppose to them? Shall we try argument? Sir, we have been trying that for the last ten years. Have we anything new to offer upon the subject? Nothing. We have held the subject up in every light of which it is capable; but it has been all in vain. Shall we resort to entreaty and humble supplication? What terms shall we find which have not been already exhausted? Let us not, I beseech you, sir, deceive ourselves. Sir, we have done everything that could be done to avert the storm which is now coming on. We have petitioned; we have remonstrated; we have supplicated; we have prostrated ourselves before the throne, and

have implored its interposition to arrest the tyrannical hands of the ministry and Parliament. Our petitions have been slighted; our remonstrances have produced additional violence and insult; our supplications have been disregarded; and we have been spurned, with contempt, from the foot of the throne! In vain, after these things, may we indulge the fond hope of peace and reconciliation. There is no longer any room for hope. If we wish to be free-- if we mean to preserve inviolate those inestimable privileges for which we have been so long contending--if we mean not basely to abandon the noble struggle in which we have been so long engaged, and which we have pledged ourselves never to abandon until the glorious object of our contest shall be obtained--we must fight! I repeat it, sir, we must fight! An appeal to arms and to the God of hosts is all that is left us!

They tell us, sir, that we are weak; unable to cope with so formidable an adversary. But when shall we be stronger? Will it be the next week, or the next year? Will it be when we are totally disarmed, and when a British guard shall be stationed in every house? Shall we gather strength by irresolution and inaction? Shall we acquire the means of effectual resistance by lying supinely on our backs and hugging the delusive phantom of hope, until our enemies shall have bound us hand and foot? Sir, we are not weak if we make a proper use of those means which the God of nature hath placed in our power. The millions of people, armed in the holy cause of liberty, and in such a country as that which we possess, are invincible by any force which our enemy can send against us. Besides, sir, we shall not fight our battles alone. There is a just God who presides over the destinies of nations, and who will raise up friends to fight our battles for us. The battle, sir, is not to the strong alone; it is to the vigilant, the active, the brave. Besides, sir, we have no election. If we were base enough to desire it, it is now too late to retire from the contest. There is no retreat but in submission and slavery! Our chains are forged! Their clanking may be heard on the plains of Boston! The war is inevitable--and let it come! I repeat it, sir, let it come.

It is in vain, sir, to extenuate the matter. Gentlemen may cry, **Peace, Peace-- but there is no peace.** The war is actually begun! The next gale that sweeps from the north will bring to our ears the clash of resounding arms! Our brethren are already in the field! Why stand we here idle? What is it that gentlemen wish? What would they have? Is life so dear, or peace so sweet, as to be purchased at the price of chains and slavery? Forbid it, Almighty God! I know not what course others may take; but as for me, give me liberty or give me death!

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http://truthontheweb.org/liberty.htm

https://www.encyclopediavirginia.org/Henry_Patrick_1736-1799#start_entry

https://www.encyclopediavirginia.org/Great_Awakening_in_Virginia_The

