

# American Domestic Bioterrorism Program

Building the case to prosecute members of Congress, presidents, HHS and DOD secretaries and federal judges for treason under 18 USC 2381.

*Research and organizing tool first posted April 28, 2022, subject to ongoing revision as new information comes to light.*

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## Overview

I started looking closely at the legal architecture supporting the Covid national prison panopticon on Jan. 30, 2022, after hearing Attorney Todd Callender's interview,<sup>1</sup> which provided information about the American domestic legal framework; how it fit with the oddly-coordinated pandemic story told by governments worldwide; and how it relates to the World Health Organization International Health Regulations of 2005 at the center.

I wrote up the interview in a post called Legal Walls of the Covid-19 Kill Box, published at the Appendix below. That piece explains the global medicalized police state backdrop for the American domestic bioterrorism program.

Prior to hearing Callender's podcast, I'd spent a lot of time, with increasing confusion and alarm and despair, trying to figure out why the U.S. Constitutional legal system hadn't put a stop to the nonsense as its nonsensicality became obvious to so many people. Why did it continue, with no end in sight, and not even a glimpse of a path to the end?

Since then, as I've dug into Callender's analysis following the supporting paper trails, I've learned why, and how.

A whole lot of things that once were federal and state crimes and civil rights violations have been legalized by Congress through legislative, statutory revisions to the United States Code, signed by US Presidents, and implemented at the administrative, regulatory level by the Department of Health and Human Services through the Code of Federal Regulations.

I've reported on those findings in small bits and pieces, connecting the laws to court cases, executive orders, guidance documents for industry and researchers, academic papers, intellectual property patents, regulatory amendments, psychological manipulation programs, geopolitical developments and other facts as they've floated across my field of view.

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<sup>1</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

I think the critical decay began around 1983, when the ‘public health emergencies’ section was added to the 1944 Public Health Service Act, although the 1944 PHSA itself represented an additional militarization of human medicine in the United States.

Most of the worst laws have been passed since 2000 — just before 9/11 and the US Department of Defense false flag anthrax attacks.

They are listed below, with links to the full text of each law, and a short summary of what I understand about how each one fits into the overall scheme.

The basic goal of the architects, which has been achieved, was to set up legal conditions in which all governing power in the United States could be automatically transferred from the citizens and the three Constitutional branches into the two hands of the Health and Human Services Secretary, effective at the moment the HHS Secretary himself declared a public health emergency, legally transforming free citizens into enslaved subjects.

That happened on Jan. 31, 2020, in effect as of Jan. 27, 2020<sup>2</sup> through the present day.

In other words: Congress and US Presidents legalized and funded the overthrow of the U.S. Constitution, the U.S. government and the American people, through a massive domestic bioterrorism program relabeled as a public health program, conducted by the HHS Secretary on behalf of the World Health Organization and its financial backers.

## Related Reporting

- COVID-19 injectable bioweapons as case study in legalized, government-operated domestic bioterrorism<sup>3</sup>
- Faked Clinical Trials and 'Real World Evidence'<sup>4</sup>
- US federal crimes for which there is evidence to prosecute Covid-19 bioterrorists who occupy US government positions<sup>5</sup>

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<sup>2</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>3</sup> <https://bailiwicknews.substack.com/p/covid-19-injectable-bioweapons-as>

<sup>4</sup> <https://bailiwicknews.substack.com/p/faked-clinical-trials-and-real-world>

<sup>5</sup> <https://bailiwicknews.substack.com/p/us-federal-crimes-for-which-there>

- 22 worst Congressional bioterrorism authorization and funding laws passed since 1983<sup>6</sup>
- Run-up to the American bioterrorist State's Jan. 31, 2020 declaration of war - Part 1 (2014-2017)<sup>7</sup>
- Run-up to the American bioterrorist State's Jan. 31, 2020 declaration of war - Part 2 (2018-2020)<sup>8</sup>
- Timeline (1819-2022) of Supreme Court cases, related state cases and treatises<sup>9</sup>

Note:

This timeline focuses on the legal developments at the US federal government level that have enabled and funding the genocide and also blocked just about every litigation-based option for stopping it.

It includes a few timepoints in the last century of scientific research, financialization, geopolitics and global governance, and Catholic institutional developments, but not many because I think it's cleaner and more useful.

It should be read alongside the work of those who focus on digging into the history of those topics by Catherine Austin-Fitts and John Titus (Solari Reports)<sup>10</sup>, Whitney Webb,<sup>11</sup> Charles Rixey (Blind Watchmaker series),<sup>12</sup> Matthew Ehret,<sup>13</sup> and Malachi Martin.<sup>14</sup>

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<sup>6</sup> <https://bailiwicknews.substack.com/p/22-worst-congressional-bioterrorism>

<sup>7</sup> <https://bailiwicknews.substack.com/p/run-up-to-the-american-bioterrorist>

<sup>8</sup> <https://bailiwicknews.substack.com/p/run-up-to-the-american-bioterrorist-37f>

<sup>9</sup> <https://bailiwicknews.substack.com/p/where-does-the-current-supreme-court>

<sup>10</sup> <https://goingdirect.solari.com/summary-going-direct-reset/>

<sup>11</sup> <https://unlimitedhangout.com/author/whitney-webb/>

<sup>12</sup> <https://prometheusshrugged.substack.com/p/theblindwatchmaker>

<sup>13</sup> <https://matthewehret.substack.com/>

<sup>14</sup> <https://www.biblio.com/malachi-martin/author/474>

1900-1929 - Presidents Theodore Roosevelt, William Howard Taft, Woodrow Wilson, Warren Harding, Calvin Coolidge, Herbert Hoover

1909 - Launch of the Round Table Movement.<sup>15</sup> “By 1919, the Round Table Movement changed its name to the *Royal Institute for International Affairs* (aka: Chatham House) with the Round Table name relegated to its geopolitical periodical... in America, where knowledge of the British Empire’s subversive role was more widely known, the name “American Institute for International Affairs” was still too delicate. Instead the name Council on Foreign Relations” was chosen and was chartered in 1921.”

1913/12/23 - US Congress and President Wilson passed Federal Reserve Act. PL 63-43, 38 Stat. 251.<sup>16</sup> Created Federal Reserve Bank, central banking system in United States.

1921/11/23 - US Congress and President Harding passed Sheppard-Towner Maternity and Infancy Protection Act. PL 67-97, 42 Stat. 224.<sup>17</sup> Established status of American-born babies — human beings — as collateral for national debt owed to international bankers; program operated through birth certificates/security bonds filed with state registries of vital statistics. Expired 1929, replaced by 1935 Social Security Act.

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<sup>15</sup> <https://orientalreview.org/2019/07/06/the-british-roots-of-the-deep-state-how-the-round-table-infiltrated-america/>

<sup>16</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/38/STATUTE-38-Pg251a.pdf>

<sup>17</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/42/STATUTE-42-Pg224.pdf>

## 1930-1939 - Presidents Herbert Hoover, Franklin D. Roosevelt

1933/04/05 - President Roosevelt signed Executive Order 6102,<sup>18</sup> under state of emergency (Great Depression). Ratified by Congress through House Joint Resolution 192. Forbade the hoarding 'of gold or silver coin or bullion or currency,' confiscated gold held by private individuals, to remove the constraint on the Federal Reserve (1913 Federal Reserve Act) preventing it from increasing the money supply.

1933/06/05 - Congress passed House Joint Resolution 192,<sup>19</sup> ratifying President Roosevelt's Executive Order 6102; declared bankruptcy of US government; suspended gold standard; pledged lives of American people (registered at birth through Social Security program) as collateral/debt slaves to international bankers, against national debt.

1933/06/12 - London Economic Conference began. Report on Matthew Ehret's essay *Clash of the Two Americas: Open vs. Closed Systems Collide: How Roosevelt Halted Previous Attempts to Implement a New World Order*.<sup>20</sup>

1935/08/14 - US Congress and President Roosevelt passed Social Security Act - PL 74-271. 49 Stat. 620.<sup>21</sup> Social Security Act governs Medicare and Medicaid, two of the federal authorization and funding pathways through which 'breakthrough' devices and drugs, fast-track products, products eligible for accelerated approval and other FDA-classified products are developed, manufactured and used on humans. Amendments to SSA since 1983 and pending, have expanded/will further expand the novel drug and device/bioweapon classes eligible for fast-tracked federal research and deployment funding within the Medicare/Medicaid programs.

1938/06/25 - Congress and President Roosevelt passed Federal Food Drug and Cosmetic Act (FDCA). PL 75-717, 52 Stat. 1040.<sup>22</sup> Original stated purpose: "to prohibit the movement in interstate commerce of adulterated and misbranded food, drugs, devices, and cosmetics." Codified at 21 USC 9. By the outbreak of Covid in late 2019, FDCA had been amended by several decades of Congressional acts to become one of the key laws under which the American domestic bioterrorism program is authorized, funded and operated.

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<sup>18</sup> <https://www.goldline.com/images/conf-order.pdf>

<sup>19</sup> <https://freedom-school.com/h-j-r-192.pdf>

<sup>20</sup> <https://expose-news.com/2022/08/23/how-roosevelt-halted-previous-nwo-attempts/>

<sup>21</sup> <https://uscode.house.gov/statviewer.htm?volume=49&page=620>

<sup>22</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/52/STATUTE-52-Pg1040a.pdf>

1939/09/01 - Globalists launched World War II.

## 1940-1949 - Presidents Franklin D. Roosevelt, Harry S. Truman

1944/07/01 - 07/22 - Globalists negotiated Bretton Woods Articles of Agreement<sup>23</sup> to establish a centralized global financial and banking system.

1944/07/01 - Congress and President Roosevelt passed **Public Health Service Act (PHSA)**. PL 78-410, 58 Stat. 682.<sup>24</sup> Consolidated, centralized and militarized the American public health system that had developed within several agencies since the Revolution. Codified at 42 USC 201.

1945/04/12 - President Roosevelt died; President Truman took office.

1945/07/31 - Congress and President Truman passed Bretton Woods Agreement Act, PL 79-171, 59 Stat. 512,<sup>25</sup> authorizing President to accept membership in International Monetary Fund and International Bank for Reconstruction and Development, later known as World Bank.

1945/09/02 - Globalists ended World War II.

1945 - US Office of Strategic Services (precursor to Central Intelligence Agency) launched Operation Paperclip, bringing German Nazi scientists to the United States and installing them in government and academic positions to continue their chemical and biological weapons research. Operation Paperclip developed through MK-Naomi, MK-Ultra and many other DOD chemical and biological weapons research, development, testing and deployment programs. Successful lethal releases include swine flu in the 1970s; HIV in the 1980s; anthrax, smallpox and novel 'vaccine' adjuvants in the 1990s; SARS, MERS and H1N1 in the 2000s, and SARS-CoV-2 in 2019.

1945/10/24 - Globalists established United Nations. US Congress ratified treaty.

1945/11/20 - Globalists began Nuremberg trials.

1945/12/27 - Bretton Woods Agreement entered into force.

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<sup>23</sup> [https://fraser.stlouisfed.org/files/docs/historical/martin/17\\_07\\_19440701.pdf](https://fraser.stlouisfed.org/files/docs/historical/martin/17_07_19440701.pdf)

<sup>24</sup> <https://uscode.house.gov/statviewer.htm?volume=58&page=682>

<sup>25</sup> <https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/59/STATUTE-59-Pg512.pdf>



1946/06/11 - Congress and President Truman passed Administrative Procedures Act, PL 79-404. 60 Stat. 237.<sup>26</sup> Established framework for the administrative state to operate within a *de facto* executive branch dictatorship, through the “committed to agency discretion” override of both the legislative process and judicial review. Codified at 5 USC 551.

1946/07/22 - Globalists established the World Health Organization and adopted the WHO Constitution, signed by 61 nations at International Health Conference in New York, to enter into force as of 04/07/1948. WHO Constitution amendments passed by World Health Assembly 02/03/1977 ; 01/20/1980 ; 07/11/1994 ; 09/15/2005.

1946/10/01 - Globalists concluded Nuremberg trials. Nuremberg Code

1947 - Congress and President Truman passed National Security Act - 61 Stat. 499. Set up precursors to Federal Emergency Management Agency (FEMA).

1947/10/30 - Globalists adopted General Agreement on Tariffs and Trade (GATT) treaty.

1948 - UN Universal Declaration of Human Rights, part of International Bill on Human Rights

1948 US Information and Educational Exchange Act (Smith-Mundt). PL 80-402. 62 Stat. 6. Set up programs for US propaganda distribution in foreign countries; limited use of government propaganda on American population. ‘Modernized’ to authorize domestic propaganda in 01/02/2013 National Defense Authorization Act.

1948/01/01 - General Agreement on Tariffs and Trade (GATT) treaty entered into force.

1948/06/14 - Congress authorized President Truman to accept membership in World Health Organization on behalf of US government. PL 643, 64 Stat. 441. Codified at 22 USC 290.<sup>27</sup>

1948/04/07 - World Health Organization Constitution entered into force.

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<sup>26</sup> <https://www.justice.gov/sites/default/files/jmd/legacy/2014/05/01/act-pl79-404.pdf>

<sup>27</sup> <https://www.law.cornell.edu/uscode/text/22/290>

1949/04/04 - US Senate ratified North Atlantic Treaty Organization (NATO) treaty.

1949/06/18 - George Orwell published *1984*.

1949/08/24 - NATO treaty entered into force.

1949 - Geneva Conventions

## 1950-1959 - Presidents Harry Truman, Dwight Eisenhower

1951/05/25 - Globalists adopted first International Sanitary Regulations at the World Health Organization World Health Assembly, to enter into force 10/01/1952. International Sanitary Regulations were revised and renamed International Health Regulations in 1969. Revised again 1973, 1981, 2005. Draft revisions under review 2022.

1951 - Globalists adopted UN Convention on the Prevention and Punishment of the Crime of Genocide.

1952/09/14 - Roman Catholic Pope Pius XII presented speech On the Moral Limits of Medical Research and Treatment<sup>28</sup> to First International Congress on Histopathology of the Nervous System.

“Insofar as the moral justification of the experiments rests on the mandate of public authority, and therefore on the subordination of the individual to the community, of the individual’s welfare to the common welfare, it is based on an erroneous explanation of this principle. It must be noted that, in his personal being, man is not finally ordered to usefulness to society. On the contrary, the community exists for man.”

1952/09/27 - President Truman signed Executive Order 10399 establishing the US Surgeon General as the “health administrator” for the World Health Organization on American soil, under 1948 WHO Constitution and 1951 WHO International Sanitary Regulations. 17 Federal Register 8648.<sup>29</sup>

1952/10/01 - WHO International Sanitary Regulations of 1951 entered into force in WHO member states.

1953/03/12 - President Eisenhower transmitted Reorganization Plan No. 1 of 1953 to Congress, subordinating US sovereignty to WHO International Sanitary Regulations, to be implemented by Surgeon General through the Department of Health, Education and Welfare (later renamed Health and Human Services). 18 Federal Register 2053.<sup>30</sup> Codified at 42 USC 202.

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<sup>28</sup> <https://www.papalencyclicals.net/pius12/p12psych.htm>

<sup>29</sup> <https://tile.loc.gov/storage-services/service/ll/fedreg/fr017/fr017191/fr017191.pdf>

<sup>30</sup> [https://archives.federalregister.gov/issue\\_slice/1953/4/11/2053-2054.pdf#page=1](https://archives.federalregister.gov/issue_slice/1953/4/11/2053-2054.pdf#page=1)



1960-1969 - Presidents Dwight Eisenhower, John F. Kennedy, Lyndon Johnson, Richard Nixon

1961/01/17 - President Eisenhower delivered Farewell Address,<sup>31</sup> warning Americans of the military-industrial-Congressional complex and the “danger that public policy could itself become the captive of a scientific-technological elite.”

1962/10/11 - Roman Catholic Pope John XIII convoked Second Vatican Council (Vatican II). Through the council, Satanic globalists expanded and deepened their infiltration to destroy the institutional Catholic Church and weaken Catholic faith around the world.<sup>32</sup>

1963/06/30 - Enthronement of Lucifer ceremony<sup>33</sup> coordinated with consecration of Pope Paul VI.

1963/11/22 - President Kennedy assassinated; President Johnson took office.

1964/06 - Globalists adopted the Declaration of Helsinki<sup>34</sup> on ethics of human experimentation, through World Medical Association. Revised seven times since:<sup>35</sup> 1975, 1983, 1989, 1996, 2000, 2008, 2013.

1965/12/08 - Roman Catholic Pope Paul VI concluded Second Vatican Council.

1966/04/25 - President Johnson transmitted Reorganization Plan No. 3 of 1966 to US Congress, transferring US Surgeon General’s authorities to Secretary of Health, Education and Welfare department, effective 06/25/1966. 31 Federal Register 8855.<sup>36</sup>

1968/04/04 - Assassination of Martin Luther King Jr.

1968/06/06 - Assassination of Robert F. Kennedy.

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<sup>31</sup> <https://web.cs.ucdavis.edu/~rogaway/classes/188/materials/eisenhower.pdf>

<sup>32</sup> <https://remnantnewspaper.com/web/index.php/articles/item/6086-the-costs-of-catholic-silence-as-the-world-looks-for-answers>

<sup>33</sup> <https://remnantnewspaper.com/web/index.php/articles/item/5379-the-1963-vatican-enthronement-of-lucifer-a-windswept-house-update>

<sup>34</sup> <https://www.wma.net/wp-content/uploads/2018/07/DoH-Jun1964.pdf>

<sup>35</sup> <https://www.wma.net/what-we-do/medical-ethics/declaration-of-helsinki/>

<sup>36</sup> [https://archives.federalregister.gov/issue\\_slice/1966/6/25/8851-8855.pdf#page=5](https://archives.federalregister.gov/issue_slice/1966/6/25/8851-8855.pdf#page=5)

1968/07/25 - Roman Catholic Pope Paul VI issued papal encyclical *Humanae Vitae* on meaning of human life, and Catholic prohibition of abortion and contraception.<sup>37</sup>

1969 - *Globalist* - WHO International Sanitary Regulations, in effect since 10/01/1952, revised and renamed International Health Regulations. Revised again 1973, 1981, 2005. Draft revisions under review 2022.

1969/06/09 - Dr. Donald MacArthur testified to US Senate hearing on DOD appropriations,<sup>38</sup> about development of “new infective microorganisms which could differ in certain important aspects from any known disease-causing organisms. Most important of these is that it might be refractory to the immunological and therapeutic processes upon which we depend to maintain our relative freedom from infectious disease.”

1969/11/19 - Congress and President Nixon passed Armed Forces Appropriations Act. PL 91-121, 83 Stat. 209.<sup>39</sup> Section 409 authorized Department of Defense to use human subjects for experiments in chemical and biological weapons, established reporting requirements (DOD reports to Congress) codified at 50 USC 1511(a) and authorized President to suspend informed consent and other provisions during a declared war or national emergency, codified at 50 USC 1515. Congressional reporting requirements amended 1977 and 1982, repealed 1996.

1969/11/25 - President Nixon Statement on Chemical and Biological Defense Policies and Programs<sup>40</sup>

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<sup>37</sup> [https://www.vatican.va/content/paul-vi/en/encyclicals/documents/hf\\_p-vi\\_enc\\_25071968\\_humanae-vitae.html](https://www.vatican.va/content/paul-vi/en/encyclicals/documents/hf_p-vi_enc_25071968_humanae-vitae.html)

<sup>38</sup> <https://www.indybay.org/newsitems/2002/09/17/1496051.php>

<sup>39</sup> <https://www.govinfo.gov/content/pkg/STATUTE-83/pdf/STATUTE-83-Pg204.pdf#page=6>

<sup>40</sup> <https://2001-2009.state.gov/documents/organization/90920.pdf>

## 1970-1979 - Presidents Richard Nixon, Gerald Ford, Jimmy Carter

1970 - Globalists, through Club of Rome, published *The Predicament of Mankind: Quest for Structured Responses to Growing World-wide Complexities and Uncertainties, A Proposal*<sup>41</sup>

1970 - Zbigniew Brzezinski published *Between Two Ages: America's Role in the Technotronic Era*.<sup>42</sup>

1970/03/16 - Congress and President Nixon passed An Act to Establish a Commission on Population Growth and the American Future. PL 91-213, 84 Stat. 67.<sup>43</sup>

1970/08/15 - Congress and President Nixon passed Economic Stabilization Act of 1970. PL 91-379, 84 Stat. 799.<sup>44</sup> Authorized President to stabilize prices, rents, wages, salaries, interest rates, dividends and similar transfers as part of a general program of price controls within the American domestic goods and labor markets. Used by Nixon in August 1971.

1970/10/26 - Congress and President Nixon passed Legislative Reorganization Act. PL 91-510, 84 Stat. 1140.<sup>45</sup>

1970/11/01 - Roman Catholic Archbishop Marcel Lefebvre founded Society of St. Pius X<sup>46</sup> to preserve traditional Catholic teachings in the wake of the Second Vatican Council.

1971 - Globalists, through Henry Kissinger and Klaus Schwab, established the World Economic Forum.

1971 - President Nixon launched the War on Drugs

1971/01 - Six banks in the European Community, under Jacob Rothschild's direction, consolidated into Inter-alpha Group of Banks.

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<sup>41</sup> <https://demosophia.com/wp-content/uploads/Predicament-Club-of-Rome-1970-1.pdf>

<sup>42</sup> <https://archive.org/details/pdfy-z5FBdAnrFME2m1U4>

<sup>43</sup> <https://www.govinfo.gov/content/pkg/STATUTE-84/pdf/STATUTE-84-Pg67.pdf#page=1>

<sup>44</sup> <https://www.congress.gov/91/statute/STATUTE-84/STATUTE-84-Pg796.pdf>

<sup>45</sup> <https://www.govinfo.gov/content/pkg/STATUTE-84/pdf/STATUTE-84-Pg1140.pdf#page=1>

<sup>46</sup> <https://ssp.org/en/about/history>

1971/08/15 - President Richard Nixon directed the Treasury Secretary to suspend, with some exceptions, the convertibility of the dollar into gold or other reserve assets, ordering the gold window to be closed such that foreign governments could no longer exchange their dollars for gold, and issued Executive Order 11615 (pursuant to the Economic Stabilization Act of 1970), imposing a 90-day freeze on wages and prices in order to counter inflation. Federal Register

1971/08 - US Department of Health, Education and Welfare, National Institutes of Health, National Cancer Institute published Special Virus Program, Progress Report 8<sup>47</sup> FOLD-OUT Schematic

1971/12/23 - US Congress and President Nixon passed National Cancer Act. PL 92-216, 85 Stat. 778.<sup>48</sup> Expanded US government bioweapons development and programs under pretext of cancer research.

1972 - Globalists, through Club of Rome, published *Limits to Growth*,<sup>49</sup> expanding on 1970 proposals in Predicament of Mankind.

1972 - Globalists, through Bulletin of the World Health Organization, published two-part series on *Virus-associated immunopathology: animal models and implications for human disease*, Part 1<sup>50</sup> and Part 2,<sup>51</sup> addressing potential of lab-developed viral, communicable bioweapons to cause cancers and other life-limiting autoimmune and immune dysregulation disorders.

1972/04/10 - Globalists opened UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction<sup>52</sup> for signing, leaving major loopholes for biological and toxic agents allegedly developed for 'protective' or 'prophylactic' purposes.

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<sup>47</sup> <https://archive.org/details/1971-us-special-virus-cancer-program-progress-report-8>

<sup>48</sup> <https://uscode.house.gov/statutes/pl/92/218.pdf>

<sup>49</sup> <https://www.donellameadows.org/wp-content/userfiles/Limits-to-Growth-digital-scan-version.pdf>

<sup>50</sup> <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2480894/pdf/bullwho00182-0115.pdf>

<sup>51</sup> <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2480896/pdf/bullwho00182-0123.pdf>

<sup>52</sup> [https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.37\\_conv\\_biological\\_weapons.pdf](https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.37_conv_biological_weapons.pdf)



1972/08 - US Department of Health, Education and Welfare, National Institutes of Health, National Cancer Institute published Special Virus Program, Progress Report 9<sup>53</sup>

1973 - Trilateral Commission

1973/01/22 - US Supreme Court issued ruling in *Roe v. Wade*, 410 US 113,<sup>54</sup> on abortion, eroding moral status of human beings based on developmental status/age and finding a 'right' to abortion in the US Constitution.

1974/04/01 - Richard Gardner published essay in Foreign Affairs: *The Hard Road to World Order*.<sup>55</sup>

“In short, the ‘house of world order’ will have to be built from the bottom up rather than from the top down. It will look like a great ‘blooming, buzzing confusion,’ to use William James’ famous description of reality, but an end run around national sovereignty, eroding it piece by piece, will accomplish much more than the old-fashioned frontal assault.”

1974/04/24 - Secretary of State Henry Kissinger promulgated National Security Study Memorandum 200, *Implications of Worldwide Population Growth for U.S. Security and Overseas Interests*.<sup>56</sup> NSSM 200 directed Secretary of Defense, Secretary of Agriculture, CIA Director, Deputy Secretary of State and Administrator for US Agency for International Development to study international political and economic implications of population growth and offer possible courses of action for the U.S. The resulting Kissinger Report was sent to President Nixon 12/10/1974.

1974 - US Congress and President Nixon passed Disaster Relief Act. PL 93-288. Another statute creating precursors to FEMA.

1974/07/12 - US Congress and President Nixon passed National Research Service Award Act. PL 93-348, 88 Stat. 342.<sup>57</sup> Title II set up a commission to study bioethics and protection of human subjects. Led to 1977 Health, Education and Welfare report and 1979 Belmont Report.

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<sup>53</sup> <https://archive.org/details/1972-us-special-virus-cancer-program-progress-report-9>

<sup>54</sup> <https://supreme.justia.com/cases/federal/us/410/113/>

<sup>55</sup> <https://www.foreignaffairs.com/articles/1974-04-01/hard-road-world-order>

<sup>56</sup> [https://www.nixonlibrary.gov/sites/default/files/virtuallibrary/documents/nssm/nssm\\_200.pdf](https://www.nixonlibrary.gov/sites/default/files/virtuallibrary/documents/nssm/nssm_200.pdf)

<sup>57</sup> <https://www.govinfo.gov/content/pkg/STATUTE-88/pdf/STATUTE-88-Pg342.pdf>

1974/08/09 - President Nixon resigned; Gerald Ford took office.

1974/11/21 - Roman Catholic Archbishop Marcel Lefebvre, founder of Society of Saint Pius X, published 1974 Declaration<sup>58</sup> on modernism and preservation of the Catholic faith against destructive assaults subsequent to Second Vatican Council.

1974/12/10 - Secretary of State Henry Kissinger's National Security Study Memorandum 200 (NSSM 200) study completed as the Kissinger Report,<sup>59</sup> establishing global depopulation as US geopolitical strategy.

1974/12/31 - US Congress and President Ford legalized private ownership of gold, reversing 1933 prohibition. PL 93-373.

1975/03/26 - UN Convention on the Prohibition of the Development, Production and Stockpiling of Bacteriological (Biological) and Toxin Weapons and on their Destruction<sup>60</sup> entered into force. Codified in US law at 18 USC 175 in 1990. Both the UN convention and the US law left major loopholes for biological and chemical agents developed for 'protective' or 'prophylactic' purposes. World Health Organization, United Nations, World Economic Forum and US government drove the global bioterrorism program through those loopholes, through swine flu/H1N1, AIDS, anthrax, smallpox, MERS, SARS, SARS-CoV-2 and other communicable and injected pathogens.

1975/06 - Rockefeller Commission published Report to the President on CIA Activities Within the US,<sup>61</sup> on US government experimentation on humans, MK Ultra program and more.

1975/11/26 - President Gerald Ford endorsed the Kissinger Report's depopulation plan through National Security Decision Memorandum 314.<sup>62</sup>

1976/01 - Swine influenza/H1N1 outbreak started at Fort Dix;<sup>63</sup> in April, Congress funded a vaccine development/mass vaccination through Merck; in late September

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<sup>58</sup> <https://sspx.org/en/1974-declaration-of-archbishop-lefebvre>

<sup>59</sup> [https://pdf.usaid.gov/pdf\\_docs/PCAAB500.pdf](https://pdf.usaid.gov/pdf_docs/PCAAB500.pdf)

<sup>60</sup> [https://www.un.org/en/genocideprevention/documents/atrocities-crimes/Doc.37\\_conv\\_biological\\_weapons.pdf](https://www.un.org/en/genocideprevention/documents/atrocities-crimes/Doc.37_conv_biological_weapons.pdf)

<sup>61</sup> <https://www.fordlibrarymuseum.gov/library/document/0005/1561495.pdf>

<sup>62</sup> <https://www.fordlibrarymuseum.gov/library/document/0310/nsdm314.pdf>

<sup>63</sup> [https://en.wikipedia.org/wiki/1976\\_swine\\_flu\\_outbreak](https://en.wikipedia.org/wiki/1976_swine_flu_outbreak)

injections began. Heart attacks, Guillain-Barre syndrome, deaths and other adverse effects resulted. In December, campaign suspended and never restarted.

1976/09/14 - Congress and President Ford passed National Emergencies Act - PL 94-412, 90 Stat. 1255.<sup>64</sup> Codified at 50 USC 34. This is one of the key laws cited<sup>65</sup> in George W. Bush's Sept. 14, 2001 Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks* and renewed every year since, most recently by Biden in Sept. 2021. It's also one of the laws cited in Donald Trump's March 13, 2020 Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, renewed every year since, most recently by Biden in Feb. 2022.

1977/01/14 - US Department of Health, Education and Welfare published report on informed consent of human subjects of biomedical experiments, 45 CFR 46, *Protection of Human Subjects: Research Involving Prisoners and Notice of Report and Recommendations of the National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research*, in compliance with 1974 National Research Service Award Act. 42 Federal Register 3076.<sup>66</sup>

1977/07/30 - Congress and President Carter passed Department of Defense Appropriations Authorization Act of 1978. PL 95-79, 91 Stat. 323.<sup>67</sup> Section 808 addressed DOD use of military personnel as research subjects for biological and chemical weapons under 1969 law, codified at 50 USC 1520; required notice to be given to local officials before subjecting civilian populations to chemical and biological weapons tests; required DOD reporting to Congress. The provision on DOD reporting to Congress was amended in 1982 and repealed in 1996. Other provisions of the law were amended in 1997 to expand experimentation on military personnel, through the NDAA for FY1998 at Section 1078 and the Emergency Use Authorization provisions of the 1997 Food and Drug Administration Modernization Act at Section 402.

1979/04/18 - National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research published the Belmont Report<sup>68</sup> on ethics of human subjects research, in compliance with 1974 National Research Service Award Act and informed by 1977 HEW report and recommendations.

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<sup>64</sup> <https://uscode.house.gov/statutes/pl/94/412.pdf>

<sup>65</sup> <https://uscode.house.gov/view.xhtml?path=/prelim@title50/chapter34&edition=prelim>

<sup>66</sup> [https://archives.federalregister.gov/issue\\_slice/1977/1/14/3048-3089.pdf](https://archives.federalregister.gov/issue_slice/1977/1/14/3048-3089.pdf)

<sup>67</sup> <https://www.congress.gov/95/statute/STATUTE-91/STATUTE-91-Pg323.pdf>

<sup>68</sup> [https://www.hhs.gov/ohrp/sites/default/files/the-belmont-report-508c\\_FINAL.pdf](https://www.hhs.gov/ohrp/sites/default/files/the-belmont-report-508c_FINAL.pdf)

1979/10/17 - Congress and President Carter passed Department of Education Organization Act. PL 96-88, 93 Stat. 668.<sup>69</sup> Section 509 redesignated the US Health, Education and Welfare Department as the Health and Human Services Department. From that point to the present, the Secretary of Health and Human Services has exercised authorities under the WHO Constitution and WHO International Health Regulations, as transferred from Surgeon General to HEW Secretary in 1966.

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<sup>69</sup> <https://www.govinfo.gov/content/pkg/STATUTE-93/pdf/STATUTE-93-Pg668.pdf>

## 1980-1989 - Presidents Ronald Reagan, George H.W. Bush

1980 Comprehensive Environmental Response, Compensation and Liability Act. PL 96-510, 94 Stat. 2767. Superfund Act. Set up federal programs for cleanup of toxic chemical dumpsites.

1980/06/16 - US Supreme Court ruling in *Diamond v. Chakrabarty*, 447 US 303.<sup>70</sup> Held: A live, human-made micro-organism is patentable subject matter under 35 USC 101.

1981/06/01 - HHS-Food and Drug Administration Final Rule *Protections for Human Subjects; Prisoners Used as Subjects in Research*, 21 CFR 50, implementing 1979 recommendations of National Commission for the Protection of Human Subjects of Biomedical and Behavioral Research, went into effect. 45 Federal Register 36386<sup>71</sup>

1981/07/27 - HHS-FDA Final Rule *Protection of Human Subjects; Informed Consent* (21 CFR 50.20) and *Protection of Human Subjects; Standards for Institutional Review Boards for Clinical Investigations* (21 CFR 56.101) went into effect. 46 Federal Register 8942.<sup>72</sup> Both were amended many times thereafter.

1982 - Roussel-Uclaf developed RU-486/mifepristone chemical abortion pill. Approved by US FDA in Sept. 2000.

1982/12/21 - Congress and President Reagan passed Congressional Reports Elimination Act. PL 97-375, 96 Stat. 1822.<sup>73</sup> Section 203(a) amended requirements for DOD report to Congress on use of human subjects in chemical and biological weapons research under 50 USC 1511(a). Reporting requirement repealed by Congress, 02/10/1996, PL 104-106 at Section 1061(k).

1983/07/13 - Congress and President Reagan passed Public Health Service Act Amendment. PL 98-49, 97 Stat. 245.<sup>74</sup> Section 319 amended Public Health Service Act to add a 'Public Health Emergencies' program, granting new powers to Health and Human Services Secretary and establishing a \$30 million slush fund called the

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<sup>70</sup> <https://supreme.justia.com/cases/federal/us/447/303/>

<sup>71</sup> [https://archives.federalregister.gov/issue\\_slice/1980/5/30/36375-36392.pdf#page=12](https://archives.federalregister.gov/issue_slice/1980/5/30/36375-36392.pdf#page=12)

<sup>72</sup> [https://archives.federalregister.gov/issue\\_slice/1981/1/27/8921-8944.pdf#page=8](https://archives.federalregister.gov/issue_slice/1981/1/27/8921-8944.pdf#page=8)

<sup>73</sup> <https://www.congress.gov/97/statute/STATUTE-96/STATUTE-96-Pg1819.pdf>

<sup>74</sup> <https://uscode.house.gov/statutes/pl/98/49.pdf>

Public Health Emergencies Fund. Codified at 42 USC 247d. *Bailiwick News* summary posted 04/20/2022.<sup>75</sup>

1983/12/22 - President Reagan signed Executive Order 12452, listing communicable diseases subjecting citizens to forcible apprehension and detention under Health and Human Services Secretary's quarantine authority through PHSA, 42 USC 264b,<sup>76</sup> including "Cholera or suspected Cholera, Diphtheria, infectious Tuberculosis, Plague, suspected Smallpox, Yellow Fever, and suspected Viral Hemorrhagic Fevers (Lassa, Marburg, Ebola, Congo-Crimean, and others not yet isolated or named)." 48 Federal Register 56927<sup>77</sup>

1984/ - UN Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment drafted and opened for signatures.

1985/11/20 - Congress and President Reagan passed Health Research Extension Act. PL 99-158, 99 Stat. 877.<sup>78</sup> Section 498 prohibited HHS from funding or conducting fetal tissue research for three years. Codified at 42 USC 299g.

1986/03/29 - Robert Strecker delivered to Congress and published report on AIDS outbreak: *This Is a Bioattack Alert*.<sup>79</sup> Report connected US government cancer virus research to virus-induced immune system disorders and cancer in AIDS patients.

1986/07/13 - Congress and President Reagan passed Superfund Amendments and Reauthorization Act. PL 99-499, 100 Stat. 1613.<sup>80</sup> Title III, Emergency Planning and Community Right to Know Act related to toxic chemicals and federal government authority. Codified at...

1986/08/27 - Roman Catholic Archbishop Marcel Lefebvre published Letter to 8 Cardinals Regarding the Assisi Affair,<sup>81</sup> addressing dangers to the Catholic faith presented by Pope John Paul II's planned Interfaith Peace Service.

1986/09/18 - Roman Catholic Pope John Paul II conducted multi-religious Interfaith Peace Service in Assisi, Italy.

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<sup>75</sup> <https://bailiwicknews.substack.com/p/1983?s=w>

<sup>76</sup> <https://www.law.cornell.edu/uscode/text/42/264>

<sup>77</sup> [https://archives.federalregister.gov/issue\\_slice/1983/12/27/56927-56930.pdf#page=1](https://archives.federalregister.gov/issue_slice/1983/12/27/56927-56930.pdf#page=1)

<sup>78</sup> <https://www.govinfo.gov/content/pkg/STATUTE-99/pdf/STATUTE-99-Pg820.pdf#page=60>

<sup>79</sup> [https://archive.org/details/thisisbioattackalert/Original This Is A Bio-Attack Alert-March 28%2C 1986/](https://archive.org/details/thisisbioattackalert/Original%20This%20Is%20A%20Bio-Attack%20Alert-March%2028%2C%201986/)

<sup>80</sup> <https://www.congress.gov/99/statute/STATUTE-100/STATUTE-100-Pg1613.pdf>

<sup>81</sup> <https://fsspx.news/en/news-events/news/letter-archbishop-lefebvre-eight-cardinals-august-27-1986-66065>

1986/11/14 - Congress and President Reagan passed State Comprehensive Mental Health Services Plan Act - PL 99-660, 100 Stat 3743.<sup>82</sup> Title III, National Childhood Vaccine Injury Act, amended Public Health Service Act to establish and fund a National Vaccine Program; grant vaccine manufacturers legal immunity for injuries and deaths caused by their products; establish and fund a tax revenue/debt-funded National Vaccine Injury Compensation Program. Codified at 42 USC 300aa.

1986/12/02 - Roman Catholic Archbishop Marcel Lefebvre and Bishop Antonio de Castro Mayer published Joint Declaration Against Assisi,<sup>83</sup> again deploring the weakening of the Catholic faith by Vatican leaders under the influence of the Second Vatican Council.

1987/06/27 - UN Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment,<sup>84</sup> drafted in 1984, signed 1985, entered into force.

1988/11/04 - Congress and President Reagan passed Genocide Convention Implementation Act of 1987, PL 100-606, 102 Stat. 3045,<sup>85</sup> to implement the International Convention on the Prevention and Punishment of Genocide. Codified at 18 USC 1091.

1988/11/04 - Congress and President Reagan passed Health Omnibus Programs Extension Act. PL 100-607, 102 Stat. 3048.<sup>86</sup> Section 105 established National Center for Biotechnology Information under Public Health Service Act (42 USC 286c). Section 156 extended fetal tissue research moratorium imposed in 1985 for two more years. Section 201 outlined and funded HIV-AIDS research under direction of NIH/NIAID/Fauci (42 USC 300cc). Section 256 increased funding for the Public Health Emergencies Fund to \$45 million (42 USC 247d).

1988/11/23 - Congress and President Reagan passed Robert T. Stafford Disaster Relief and Emergency Act. PL 100-707, 100 Stat. 4689.<sup>87</sup> Amended 1974 Disaster Relief Act, FEMA law; redefined 'emergency' and 'major disaster;' established

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<sup>82</sup> <https://www.congress.gov/99/statute/STATUTE-100/STATUTE-100-Pg3743.pdf>

<sup>83</sup> <https://sspx.org/en/1986-joint-declaration-against-assisi>

<sup>84</sup> <https://www.ohchr.org/sites/default/files/cat.pdf>

<sup>85</sup> <https://www.govinfo.gov/content/pkg/STATUTE-102/pdf/STATUTE-102-Pg3045.pdf#page=3>

<sup>86</sup> <https://www.congress.gov/100/statute/STATUTE-102/STATUTE-102-Pg3048.pdf>

<sup>87</sup> <https://www.congress.gov/100/statute/STATUTE-102/STATUTE-102-Pg4689.pdf>

procedures for Presidential disaster and emergency declarations, DOD domestic deployment of military and more. Codified at 42 USC 5121.

1989/12/19 - Congress and President George H.W. Bush passed Omnibus Budget Reconciliation Act. PL 101-239, 103 Stat. 2106.<sup>88</sup> Section 6601 amended Vaccine Injury Compensation Program, set up special master program.

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<sup>88</sup> <https://www.govinfo.gov/content/pkg/STATUTE-103/pdf/STATUTE-103-Pg2106.pdf>



## 1990-1999 - Presidents George H.W. Bush, William J. Clinton

1990/05/22 - Congress and President Bush passed Biological Weapons Antiterrorism Act of 1989. PL 101-298, 104 Stat. 201.<sup>89</sup> Drafted by Francis Boyle to bring US into compliance with 1975 UN convention. Establishing as criminal, acts of those who "knowingly develops, produces, stockpiles, transfers, acquires, retains, or possesses any biological agent, toxin, or delivery system for use as a weapon, or knowingly assists a foreign state or any organization to do so," and defined 'for use as a weapon' to "not include the development, production, transfer, acquisition, retention, or possession of any biological agent, toxin, or delivery system for prophylactic, protective, or other peaceful purposes." Codified at 18 USC 175.

1990/12/21 - HHS Interim Final Rule: *Informed Consent for Human Drugs and Biologics; Determination that Informed Consent is Not Feasible* - 55 Federal Register 52814<sup>90</sup>

1991 Common Rule<sup>91</sup> governing research on human subjects.

1992/06/03 - United Nations opened UN Conference on Environment and Development, commonly called the Earth Summit, in Rio de Janeiro, Brazil. 179 participating nations adopted Agenda 21 (later renamed Agenda 30), laying out plans for depopulation, elimination of private property, and elimination of borders and national sovereignty.<sup>92</sup> Implicitly defined living human beings as biological weapons of mass destruction, against which lethal chemical and biological agents could be construed as 'protective' and 'prophylactic' and therefore exempt from 1975 UN Convention on Prohibition of Biological Weapons. UN Framework Convention on Climate Change opened for nation-state signatories to sign.

1992/07/10 - Congress and President Bush passed Alcohol, Drug Abuse, Mental Health Administration (ADAMHA) Restructuring Act. PL 102-321, 106 Stat. 323.<sup>93</sup> Expanded drug abuse prevention and treatment programs; reorganized HHS subdivisions.

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<sup>89</sup> <https://uscode.house.gov/statutes/pl/101/298.pdf>

<sup>90</sup> <https://www.govinfo.gov/content/pkg/FR-1990-12-21/pdf/FR-1990-12-21.pdf>

<sup>91</sup> <https://www.hhs.gov/ohrp/regulations-and-policy/regulations/common-rule/index.html>

<sup>92</sup> <https://grist.org/politics/agenda-21-everything-you-need-to-know-about-the-secret-u-n-plot-in-one-comic/>

<sup>93</sup> <https://www.congress.gov/102/statute/STATUTE-106/STATUTE-106-Pg323.pdf>

1992/10/27 - Congress and President Bush passed Preventative Health Amendments. PL 102-531, 106 Stat. 3504.<sup>94</sup> Changed name from Centers for Disease Control to Centers for Disease Control and Prevention.

1993/06/10 - Congress and President Clinton passed National Institutes of Health Revitalization Act, PL 103-43, 107 Stat. 122.<sup>95</sup> Reorganized and expanded research programs; reversed moratorium on fetal tissue research.

1993/11/16 - Congress and President Clinton passed Religious Freedom Restoration Act. PL 103-141, 107 Stat. 1488.<sup>96</sup> Affirmed Constitutional protections for free exercise of religion under First Amendment. Related to military personnel requests for religious exemptions from vaccine mandates, not accepted by DOD. Codified at 42 USC 2000bb.

1994/03/21 - United Nations Framework Convention on Climate Change<sup>97</sup> entered into force.

1994/09/05 - United Nations opened the International Conference on Population and Development in Cairo, Egypt. 179 nation-states signed on to a 20-year Programme of Action<sup>98</sup> for depopulation, which was extended in 2010 to cover 2014-2034.

1994/09/13 - Congress and President Clinton passed Violent Crime Control and Law Enforcement Act (Clinton Crime Bill). PL 103-322, 108 Stat. 1796.<sup>99</sup> Expanded American prison state, by expanding predicates for incarcerating nonviolent civilians for long sentences, increasing funding for prison construction/operation, and law enforcement officers.

1994/12/08 - Rockefeller Senate Report on US government chemical and biological weapons research, development, testing and deployment programs. S.Prt. 103-97.

1995 - World Trade Organization - description

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<sup>94</sup> <https://www.congress.gov/102/statute/STATUTE-106/STATUTE-106-Pg3469.pdf>

<sup>95</sup> <https://www.congress.gov/103/statute/STATUTE-107/STATUTE-107-Pg122.pdf>

<sup>96</sup> <https://uscode.house.gov/statutes/pl/103/141.pdf>

<sup>97</sup> [https://unfccc.int/files/essential\\_background/background\\_publications\\_htmlpdf/application/pdf/conveng.pdf](https://unfccc.int/files/essential_background/background_publications_htmlpdf/application/pdf/conveng.pdf)

<sup>98</sup> <https://www.unfpa.org/resources/a6962-framework-actions-follow-programme-action-international-conference-population-and>

<sup>99</sup> <https://www.congress.gov/103/statute/STATUTE-108/STATUTE-108-Pg1796.pdf>

1996/02/10 - Congress and President Clinton passed National Defense Authorization Act for FY96. PL 104-106, 110 Stat. 443.<sup>100</sup> Section 1061(k) repealed 50 USC 1511 as adopted in 1977 and amended in 1982, eliminating requirement that DOD report to Congress on chemical and biological weapons experiments conducted on military personnel.

1996/04/24 - Congress and President Clinton passed Antiterrorism and Effective Death Penalty Act; Illegal Immigration Reform and Immigrant Responsibility Act; Prison Litigation Reform Act. PL 104-132, 110 Stat. 1214.<sup>101</sup> Section 521(a) prohibited DOD chemical and biological weapons testing in urban and suburban areas, codified at 18 USC 2332C. That provision was repealed in 1998. Also related to court stripping: Congress passing laws to remove federal courts' oversight power regarding legislative and executive acts, eliminate checks and balances. *See* ACLU report, Oct. 2001, *Upsetting Checks and Balances: Congressional Hostility Toward the Courts in Times of Crisis*.<sup>102</sup>

1996/10 - Congress budget crisis

1996/12/17 - UN Comprehensive Convention on International Terrorism opened for negotiation by resolution 51/210 forming ad hoc committee;<sup>103</sup> subsequently deadlocked over definition of terrorism.

1997/04/29 - UN Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical Weapons and on their Destruction<sup>104</sup> entered into force, after drafting in 1992 and signing in 1993.

1997/11/18 - Congress and President Clinton passed National Defense Authorization Act for FY98 - PL 105-85, 111 Stat. 1915.<sup>105</sup> Section 1078, "Restrictions on the use of human subjects for testing of chemical or biological agents," repealed and replaced a 1977 section of 50 USC Chapter 32, the Chemical and Biological Warfare Program. The 1977 provision (50 USC 1520) had added a requirement that DOD report to Congress about DOD human experimentation programs. In 1997, Congress replaced 1520 with 1520a, purportedly to prohibit DOD conducting experiments on soldiers

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<sup>100</sup> <https://www.congress.gov/104/plaws/publ106/PLAW-104publ106.pdf>

<sup>101</sup> <https://www.govinfo.gov/content/pkg/PLAW-104publ132/pdf/PLAW-104publ132.pdf>

<sup>102</sup> <https://www.aclu.org/sites/default/files/FilesPDFs/ACF47C9.pdf>

<sup>103</sup> <https://legal.un.org/committees/terrorism/>

<sup>104</sup> [https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.42\\_Conv\\_Chemical weapons.pdf](https://www.un.org/en/genocideprevention/documents/atrocity-crimes/Doc.42_Conv_Chemical%20weapons.pdf)

<sup>105</sup> <https://www.congress.gov/105/plaws/publ85/PLAW-105publ85.pdf>

without the individual soldiers informed consent. It was passed by Congress in response to public outrage over injuries and deaths caused by mandated anthrax injections of soldiers during and after the 1991 Gulf War. However, the authority for federal government experimentation on non-consenting human beings continued; Congress simply transferred the program to the Food Drug and Cosmetics Act, 21 USC 360bbb (see below, passed three days after the NDAA) under declared emergency situations (Emergency Use Authorizations/EUA).

1997/11/21 - Congress and President Clinton passed Food and Drug Administration Modernization Act - PL 105-115, 111 Stat. 2296.<sup>106</sup> Added new section to Federal Food Drug and Cosmetics Act to expand access to investigational drugs and devices during emergency situations. Codified at 21 USC 360bbb: “Expanded Access to Unapproved Therapies and Diagnostics.” This was the beginning of the Emergency Use Authorization/EUA framework that culminated in the American government’s psychological, social and economic coercion program aimed at universal injection of all American citizens with products marketed as Covid-19 vaccines, operational from mid-2020 to the present.

1998/03 - Washington DC tabletop exercise on smallpox epidemic.<sup>107</sup> Used for political cover six months later to establish Strategic National Stockpile of US-government-controlled chemical and biological weapons, disguised as ‘vaccines’ and other ‘pharmaceutical’ products.

1998/10/17 - Congress and President Clinton passed National Defense Authorization Act for FY1999. PL 105-261, 112 Stat. 1920. Section 1401.

1998/10/21 - Congress and President Clinton passed Omnibus Consolidated and Emergency Supplemental Appropriations for FY1999 - PL 105-277, 112 Stat. 2681-358.<sup>108</sup> Title II established the National Pharmaceutical Stockpile, later renamed the Strategic National Stockpile. Appropriated \$51,000,000, “to remain available until expended...for pharmaceutical and vaccine stockpiling activities at the Centers for Disease Control and Prevention.” Division I, Chemical Weapons Convention Implementation Act of 1998, established prohibitions on chemical weapons. Codified at 18 USC 229<sup>109</sup> and 22 USC 6701.<sup>110</sup>

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<sup>106</sup> <https://www.congress.gov/105/plaws/publ115/PLAW-105publ115.pdf>

<sup>107</sup> <https://theguardian.newspapers.com/clip/32852979/war-games-show-up-germ-defences-the/>

<sup>108</sup> <https://www.congress.gov/105/plaws/publ277/PLAW-105publ277.pdf>

<sup>109</sup> <https://www.law.cornell.edu/uscode/text/18/229>

<sup>110</sup> <https://www.law.cornell.edu/uscode/text/22/6701>

1999/09/17 - Death of Jesse Gelsinger<sup>111</sup> from early gene therapy trial.

1999/09/30 - President Clinton signed Executive Order 13139: *Improving Health Protection of Military Personnel Participating in Particular Military Operations*. Authorized administration of experimental, FDA-unapproved vaccines to members of the armed forces without informed consent. 64 Federal Register 54175<sup>112</sup>

1999/10/05 - HHS Interim Final Rule - *Human Drugs and Biologics; Determination That Informed Consent Is NOT Feasible or Is Contrary to the Best Interests of Recipients; Revocation of 1990 Interim Final Rule; Establishment of New Interim Final Rule*. 64 Federal Register 54180<sup>113</sup>

1999/11 - Population-control zealot Bill Gates launched GAVI (Global Alliance for Vaccines and Immunizations) with \$750 million investment from Bill & Melinda Gates Foundation.<sup>114</sup> Public-private partnership organization develops, tests, manufactures and deploys pharmaceutical products in low and middle-income countries.

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<sup>111</sup> [https://en.wikipedia.org/wiki/Jesse\\_Gelsinger](https://en.wikipedia.org/wiki/Jesse_Gelsinger)

<sup>112</sup> <https://www.govinfo.gov/content/pkg/FR-1999-10-05/pdf/99-26078.pdf>

<sup>113</sup> <https://www.govinfo.gov/content/pkg/FR-1999-10-05/pdf/99-25376.pdf>

<sup>114</sup> <https://www.gatesfoundation.org/ideas/media-center/press-releases/1999/11/global-alliance-for-vaccines-and-immunization>

2000 - 2009 - Presidents William Clinton, George W. Bush, Barack H. Obama

2000/09 - FDA approved RU-486, mifepristone pill for use to terminate pregnancies: chemical abortion drug developed by Roussel-Uclaf in 1982.

2000/09 - Project for the New American Century published *Rebuilding America's Defenses*<sup>115</sup> report.

“Advanced forms of biological warfare that can ‘target’ specific genotypes may transform biological warfare from the realm of terror to a politically useful tool.”

2000/11/13 - Congress and President Clinton passed Public Health Improvement Act - PL 106-505, 114 Stat. 2314.<sup>116</sup> Title I, Public Health Threats and Emergencies Act, reworked and expanded Section 319 of Public Health Service Act, 42 USC 247d (the Public Health Emergencies section first added in 1983). Appropriated funding and established a working group on bioterrorism ‘countermeasures’ research and development.

2001/09/11 - Terrorist airplane attacks on World Trade Center and Pentagon.

2001/09/14 - George W. Bush signed Proclamation 7463, *Declaration of National Emergency by Reason of Certain Terrorist Attacks*, under 1975 National Emergencies Act. Renewed every year since, most recently by Biden in Sept. 2021. 66 Federal Register 48199<sup>117</sup>

2001/09/18 - 2001/10/09 - Anthrax attacks on US Congress and media organizations.

2001/09/18 - Congress and President Bush passed Authorization for Use of Military Force. PL 107-40; 115 Stat. 224.<sup>118</sup> Passed under the 1973 War Powers Act, 50 U.S. Code § 1541, and construed as putting the United States in a permanent state of war (Global War on Terror) with no limitations in time or geographically.

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<sup>115</sup> <https://archive.org/details/RebuildingAmericasDefenses/mode/2up>

<sup>116</sup> <https://uscode.house.gov/statutes/pl/106/505.pdf>

<sup>117</sup> <https://www.govinfo.gov/content/pkg/FR-2001-09-18/pdf/01-23358.pdf>

<sup>118</sup> <https://www.congress.gov/107/plaws/publ40/PLAW-107publ40.pdf>

2001/09/23 - President Bush signed Executive Order 13224,<sup>119</sup> blocking property ownership and prohibiting transactions with persons who commit, threaten to commit or support terrorism. List maintained by Office of Foreign Assets Control, US Dept. of Treasury.

2001/10/26 - Congress and President Bush passed Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) Act - PL 107-56, 115 Stat. 272.<sup>120</sup> Amended 18 USC 2331 - Definitions section of 18 USC 113B - Terrorism - to add “domestic terrorism,” defined as activities that

- (A) involve acts dangerous to human life that are a violation of the criminal laws of the United States or of any State;
- (B) appear to be intended—
  - (i) to intimidate or coerce a civilian population;
  - (ii) to influence the policy of a government by intimidation or coercion; or
  - (iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and
- (C) occur primarily within the territorial jurisdiction of the United States.

There is plenty of evidence to prosecute and convict Fauci, Baric, Gates, Daszak and others under this criminal statute.<sup>121</sup> However, this is also why the conspirators used the FBI to infiltrate the January 6, 2021 Washington DC election protests, to ensure breach of the Capitol and subsequent arrests and indefinite detentions of non-violent trespassers, to create predicates to steer and shape national panic about domestic terrorism exclusively defined as civilians challenging the legitimacy of government officials and acts,<sup>122</sup> to steer public anger and distrust away from government agents killing, maiming and imprisoning civilians.

2001/10/23 - Model State Emergency Health Powers Act<sup>123</sup> promulgated by CDC and the Center for Law and the Public's Health at Georgetown and Johns Hopkins Universities,

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<sup>119</sup> <https://home.treasury.gov/system/files/126/terror.pdf>

<sup>120</sup> <https://www.govinfo.gov/content/pkg/PLAW-107publ56/pdf/PLAW-107publ56.pdf>

<sup>121</sup> <https://covid19alternativeperspectives.files.wordpress.com/2021/11/the-criminal-conspiracy-of-coronavirus.pdf>

<sup>122</sup> <https://crsreports.congress.gov/product/pdf/R/R46829>

<sup>123</sup> <https://biotech.law.lsu.edu/blaw/bt/MSEHPA.pdf>

“structured to reflect 5 basic public health functions to be facilitated by law: (1) preparedness, comprehensive planning for a public health emergency; (2) surveillance, measures to detect and track public health emergencies; (3) management of property, ensuring adequate availability of vaccines, pharmaceuticals, and hospitals, as well as providing power to abate hazards to the public's health; (4) protection of persons, powers to compel vaccination, testing, treatment, isolation, and quarantine when clearly necessary; and (5) communication, providing clear and authoritative information to the public.”

2002/06/12 - Congress and President Bush passed Public Health Security and Bioterrorism Preparedness and Response Act - PL 107-188, 116 Stat. 594.<sup>124</sup> Major amendments to Public Health Service Act (42 USC 201) and Federal Food Drug and Cosmetics Act (21 USC 9). This law fully constructed and expanded funding for the federal government's domestic bioterrorism apparatus headquartered at the CDC, disguising it as a program to protect Americans from non-state actors. Sections included National Preparedness and Response Planning, Coordinating, and Reporting; Strategic National Stockpile; Development of Priority Countermeasures (i.e. fast-tracking approval of drugs and devices without standard safety testing, efficacy testing, and regulatory compliance); Improving State, Local, and Hospital Preparedness for and Response to Bioterrorism and Other Public Health Emergencies; Emergency Authorities (i.e. federal quarantine power); Controls on Dangerous Biological Agents and Toxins; Safety and Security of Food and Drug Supply; Drinking Water Security and Safety. Coincidentally also in 2002, HHS-NIH-funded (grant no. AI23946-08) University of North Carolina researcher and Fauci colleague Ralph Baric filed a US patent (7,279,372)<sup>125</sup> on methods to make bat coronaviruses more lethal to humans, noting that “the US government has certain rights to this invention.” More on that.<sup>126</sup>

2002/11/25 - Congress and President Bush passed Homeland Security Act - PL 107-296, 116 Stat. 2135.<sup>127</sup> Established Department of Homeland Security as a cabinet-level administrative arm of the executive branch. Expanded militarization of domestic surveillance and law enforcement. Title V: established a Directorate of Emergency Preparedness and Response within Department of Homeland Security,

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<sup>124</sup> <https://www.congress.gov/107/plaws/publ188/PLAW-107publ188.pdf>

<sup>125</sup> <https://patents.justia.com/patent/7279327>

<sup>126</sup> <https://www.ieynews.com/the-fauci-covid-19-dossier-investigation-into-possible-illegal-patent-claims-resulting-in-millions-of-in-commercial-benefits/>

<sup>127</sup> <https://www.congress.gov/107/plaws/publ296/PLAW-107publ296.pdf>



headed by an Undersecretary. Strengthened crosslinks between DHS and other federal agencies: Health and Human Services, Federal Emergency Management Agency (FEMA), Department of Defense, Department of Justice and Department of Agriculture, to build and operate a public-health-predicated martial law system.

2003/04/04 - Congressional hearing held on Project Bioshield: Contracting for the Health and Security of the American Public.<sup>128</sup> Congress members discussed authorizing HHS to waive informed consent during declared emergencies. (06/14/2022 Bailiwick post<sup>129</sup> with partial transcript.)

2003/04/04 - President Bush signed Executive Order 13295 added symptomatic SARS to list of quarantinable communicable diseases, authorizing HHS to order apprehension and indefinite detention of Americans for contracting common respiratory illnesses under 42 USC 264(b)<sup>130</sup> and 42 CFR 70.6.<sup>131</sup> 68 Federal Register 17255.<sup>132</sup>

2003/11/24 - Congress and President Bush passed National Defense Authorization Act for FY2004. PL 108-136, 117 Stat. 1392.<sup>133</sup> Section 1603(a), created 21 USC 360bbb-3 - “Section 564 - Authorization for Medical Products for Use in Emergencies” under the EUA part of the Federal Food Drug and Cosmetics Act as amended in 1997 to add 21 USC 360bbb “Expanded Access to Unapproved Diagnostics and Therapies.” At Section 1603(b)(1), Congress added Section 1107a to the military code after 10 USC 1107, authorizing the US President to waive informed consent rights of military personnel during declared emergencies and redefining the meaning of the right to be “informed of an option to accept or refuse administration of a product.”

2003/12/22 - US federal court in *Doe v. Rumsfeld*, 297 F Supp. 2d 119 (DDC 2003)<sup>134</sup> addressed informed consent (10 USC 1107) and Presidential waivers (10 USC 1107a) in the anthrax vaccination campaign context. Federal court enjoined DOD from overriding service members informed consent requirements with the experimental Anthrax vaccine. Eight days later, FDA fully approved the Anthrax vaccine. That FDA decision was vacated by the Court in *Rumsfeld II*, 341 F. Supp. 2d 1 (D.D.C.

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<sup>128</sup> <https://www.govinfo.gov/content/pkg/CHRG-108hhr87141/pdf/CHRG-108hhr87141.pdf>

<sup>129</sup> <https://bailiwicknews.substack.com/p/april-4-2003-rep-henry-waxman-questioning>

<sup>130</sup> <https://www.law.cornell.edu/uscode/text/42/264>

<sup>131</sup> <https://www.law.cornell.edu/cfr/text/42/70.6>

<sup>132</sup> <https://www.govinfo.gov/content/pkg/FR-2003-04-09/pdf/03-8832.pdf>

<sup>133</sup> <https://uscode.house.gov/statutes/pl/108/136.pdf>

<sup>134</sup> <https://casetext.com/case/doe-v-rumsfeld-6>

Oct. 27, 2004).<sup>135</sup> The injunction was expanded to cover the vaccine after being granted EUA status in *Rumsfeld III*. 2005 WL 774857 (D.D.C. April 6, 2005).<sup>136</sup>

2004/07/21 - Congress and President Bush passed Project Bioshield Act. PL 108-276, 118 Stat. 835.<sup>137</sup> Amendments to Public Health Service Act and Federal Food Drug and Cosmetics Act. Nullified informed consent principles under US law. Amended and expanded 21 USC 360bbb on authorization for investigational drugs and devices to be used in emergencies (Emergency Use Authorization). Established program for ‘qualified countermeasure’ research, procurement, contracting, manufacture, use and liability exemptions. Expanded authority of NIAID Director (Fauci). Appropriated \$640,000,000 for the Strategic National Stockpile for FY2002, \$590,000,000 for smallpox vaccine development for FY2002, and \$5,593,000,000 for “procurement of security countermeasures.” Expanded HHS power to subject citizens to involuntary relocation and indefinite detention on communicable disease predicates. Expanded coordination among Secretary of Health and Human Services, Secretary of Defense and Secretary of Homeland Security.

2005/04/01 - President Bush signed Executive Order 13375, adding symptomatic influenza to list of quarantinable communicable diseases, authorizing HHS Secretary to use force to apprehend and detain people under 42 USC 264(b)<sup>138</sup> and 42 CFR 70.6.<sup>139</sup> 64 Federal Register 17299.<sup>140</sup>

2005/04/02 - Death of Roman Catholic Pope John Paul II. After conclave, Pope Benedict XVI took the papacy 04/19/2005.

2005/07/05 - HHS FDA Draft Guidance Re: *Emergency Use Authorization of Medical Products*. 70 FR 38689.<sup>141</sup> Finalized 07/01/2007.

2005/09/15 - World Health Assembly adopted World Health Organization International Health Regulations 2005 revisions.<sup>142</sup> Entered into force 06/15/2007.

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<sup>135</sup> <https://casetext.com/case/doe-v-rumsfeld>

<sup>136</sup> <https://casetext.com/case/doe-v-rumsfeld-4?resultsNav=false>

<sup>137</sup> <https://www.congress.gov/108/plaws/publ276/PLAW-108publ276.pdf>

<sup>138</sup> <https://www.law.cornell.edu/uscode/text/42/264>

<sup>139</sup> <https://www.law.cornell.edu/cfr/text/42/70.6>

<sup>140</sup> <https://www.govinfo.gov/content/pkg/FR-2005-04-05/pdf/05-6907.pdf>

<sup>141</sup> <https://www.govinfo.gov/content/pkg/FR-2005-07-05/pdf/05-13121.pdf>

<sup>142</sup> <https://www.who.int/publications/i/item/9789241580496>

2005/12/30 - Congress and President Bush passed Department of Defense, Emergency Supplemental Appropriations to Address Hurricanes in the Gulf of Mexico, and Pandemic Influenza Act - PL 109-148, 119 Stat. 2818.<sup>143</sup> Division C at last 14 pages: Public Readiness and Emergency Preparedness (PREP) Act. Amended Public Health Service Act. Established power of Secretary of Health and Human Services, during self-declared public health emergency under Section 319, to unilaterally issue declarations recommending “manufacture, testing, development, distribution, administration, or use of one or more covered countermeasures.” Codified at 42 USC 247d-6d(b). Added more detail on liability shields for pandemic and epidemic products and security countermeasures. Set pre-suit hurdle requiring HHS to first bring claims against defendants, and bar private claims until after HHS claims resolved, if and only if defendant found liable. Set liability standard at willful misconduct, “establishing a standard...more stringent than negligence in any form or recklessness,” requiring proof defendant 1) intentionally engaged in misconduct 2) proximate to victim’s injury or death. Established just-following-orders defense for vaccinators and others in the chain of distribution. Established court-alternative, tax-and-debt-funded Covered Countermeasure Process Fund, similar to Vaccine Injury Compensation Fund established in 1986 for products on childhood vaccine schedule. Another provision of the DOD Supplemental Emergency Appropriation funded the Public Health and Social Service Emergency Fund (PHSSEF), a slush fund under the control of the Secretary of Health and Human Services, with \$3.3 billion to start.

2006/09 - Department of Justice published report: *Role of Law Enforcement in Public Health Emergencies: Special Considerations for an All-Hazards Approach*.<sup>144</sup>

“Depending on the threat, law enforcement’s role may include enforcing public health orders (e.g., quarantines or travel restrictions), securing the perimeter of contaminated areas, securing health care facilities, controlling crowds, investigating scenes of suspected biological terrorism, and protecting national stockpiles of vaccines or other medicines.”

2006/10/17 - Congress and President Bush passed NDAA/John Warner Defense Authorization Act for FY2007. PL 109-364, 120 Stat. 2095.<sup>145</sup> Section 1076 amended 1807 Insurrection Act, (10 USC 333, renumbered as 10 USC 253), providing exemptions to 1878 Posse Comitatus Act, to expand the authority of federal

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<sup>143</sup> <https://uscode.house.gov/statutes/pl/109/148.pdf>

<sup>144</sup> <https://www.ojp.gov/pdffiles1/bja/214333.pdf>

<sup>145</sup> <https://www.congress.gov/109/plaws/publ364/PLAW-109publ364.pdf>

government to deploy US military on American soil against American citizens during “natural disaster, epidemic, or other serious public health emergency, terrorist attack or incident, or other condition in any State or possession of the United States.” Repealed in NDAA for FY2008. Passed again in NDAA for FY2012.

2006/11/28 - HHS FDA Guidance: *Gene Therapy Clinical Trials - Observing Subjects for Delayed Adverse Effects*<sup>146</sup>

2006/12/19 - Congress and President Bush passed Pandemic and All-Hazards Preparedness Act. PL 109-417, 120 Stat. 2878.<sup>147</sup> Fulfilled many of the requirements of the World Health Organization International Health Regulations of 2005, by further consolidating and centralizing power in federal Health and Human Services Secretary’s hands. Created new HHS department, led by new Assistant Secretary for Preparedness and Response (counterpart to the DHS Director of Emergency Preparedness and Response position created in 2002). Established rules for coordination among HHS, Secretary of Defense, Secretary of Veterans Affairs, Secretary of Transportation and “any other relevant federal agency.” Established national framework subordinating state, county, tribal and local public health and law enforcement systems to federal agencies. Expanded surveillance programs. Clarified definitions of qualified countermeasure, security countermeasure, and infectious disease for purposes of 2004 Project Bioshield Act. Established Biomedical Advanced Research and Development Authority (BARDA) division under HHS, “to facilitate a broad-based approach to emergency medical countermeasure-related activities,” including \$1,070,000,000 appropriation. Tools included HHS authority to limit competition among manufacturers of pandemic products as defined under 2004 Project Bioshield Act.

2007/01/15 - Congress and President Bush passed National Institute of Health Reform Act - PL 109-482, 120 Stat. 3675.<sup>148</sup> Reorganization, consolidation of power and funding.

2007/05/04 - President Bush issued National Security Presidential Directive 51.<sup>149</sup> US Government Continuity of Operations policy.

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<sup>146</sup> [https://www.genemedi.net/pdf/guidance\\_for\\_gene\\_therapy\\_clinical\\_trials-FDA.pdf](https://www.genemedi.net/pdf/guidance_for_gene_therapy_clinical_trials-FDA.pdf)

<sup>147</sup> <https://www.congress.gov/109/plaws/publ417/PLAW-109publ417.pdf>

<sup>148</sup> <https://www.govinfo.gov/content/pkg/STATUTE-120/pdf/STATUTE-120-Pg3675.pdf#page=11>

<sup>149</sup> <https://irp.fas.org/offdocs/nspd/nspd-51.htm>

2007/06/15 - World Health Organization International Health Regulations, 2005 Amendments, entered into force.

2007/07/01 - HHS FDA Guidance - *Emergency Use Authorization of Medical Products*.<sup>150</sup> 71 FR 41083.<sup>151</sup> Finalized draft guidance published in Federal Register 07/05/2005.

2007/07/07 - Roman Catholic Pope Benedict XVI issued *Summorum Pontificum*, affirming the right of Catholic priests and faithful to celebrate the pre-1962, Traditional Latin Mass.

2007/09/27 - Congress and President Bush passed Food and Drug Administration Amendments Act of 2007. PL 110-85, 121 Stat. 823.<sup>152</sup> Expanded FDA power over new product authorizations and post-marketing surveillance.

2007/12/28 - HHS Interim Final Rule - FDA Exceptions or Alternatives to Labeling Requirements for Products Held by the Strategic National Stockpile. Effective same day. 72 FR 73589.<sup>153</sup>

2008/01/28 - Congress and President Bush passed National Defense Authorization Act for FY2008. PL 110-181, 122 Stat. 325.<sup>154</sup> Section 1068 repealed 2007 amendments to Insurrection Act which had expanded exemptions to 1878 Posse Comitatus Act limits on US Presidents' power to deploy the military domestically. Amendments passed again in NDAA for FY2012, again giving President power to deploy military domestically.

2008/07 - DOJ-CDC published *A Framework for Improving Cross-Sector Coordination for Emergency Preparedness and Response*.<sup>155</sup> Merging of public health and law enforcement.

2009 H1N1 outbreak, first mass vaccination campaign since 1976 swine flu outbreak.

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<sup>150</sup> <https://www.fdanews.com/ext/resources/files/archives/e/Emergency-Use-Authorization.pdf>

<sup>151</sup> <https://www.govinfo.gov/content/pkg/FR-2007-07-26/pdf/07-3661.pdf>

<sup>152</sup> <https://www.govinfo.gov/content/pkg/PLAW-110publ85/pdf/PLAW-110publ85.pdf>

<sup>153</sup> <https://www.govinfo.gov/content/pkg/FR-2007-12-28/pdf/E7-25165.pdf>

<sup>154</sup> <https://www.congress.gov/110/plaws/publ181/PLAW-110publ181.pdf>

<sup>155</sup> [https://www.cdc.gov/phlp/docs/CDC\\_BJA\\_Framework.pdf](https://www.cdc.gov/phlp/docs/CDC_BJA_Framework.pdf)

“At the workshop, participants noted that EUA has a broader use beyond enabling the use of an unapproved product or extending the use of an approved product to populations for which it was not approved. In particular, it can also be used to address labeling requirements and other challenges that arise because of constraints inherent in a public health response.

‘From a legal perspective, there are a lot of situations where EUA helps get past all those requirements,’ said [Susan E. Sherman, J.D., M.S., is a senior attorney with the Office of the General Counsel, HHS] ‘You can change the labeling. You can change the information. You can change the dosage. You can give it to populations for which wasn’t approved.’ ”

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<sup>156</sup> [https://www.ncbi.nlm.nih.gov/books/NBK53126/pdf/Bookshelf\\_NBK53126.pdf](https://www.ncbi.nlm.nih.gov/books/NBK53126/pdf/Bookshelf_NBK53126.pdf)

## 2010-2019 - Presidents Barack H. Obama, Donald J. Trump

2010/03/23 - Congress and President Obama passed Patient Protection and Affordable Care Act (ObamaCare). PL 111-148, 124 Stat. 119.<sup>157</sup> Title VII, Biologics Price Competition and Innovation Act of 2009, related to the legal, approval/authorization, labelling and marketing differences among ‘biosimilars,’ BLA (Biologics License Application) products, and EUA products.

2011/01 - HHS FDA Guidance for Industry: *Potency Tests for Cellular and Gene Therapy Products*<sup>158</sup>

2011/09/16 - Congress and President Obama passed Leahy Smith America Invents Act. PL 112-29, 125 Stat. 340.<sup>159</sup> Section 33 limited the authority of the US patent office under 35 USC 101, by prohibiting issuing of patents “directed to or encompassing a human organism.” Related to 1980 *Chakrabarty* and 2013 *Myriad* Supreme Court precedents authorizing patents on genetically-modified living organisms and modified genetic material, and government-ordered mRNA and DNA spike protein Covid injections that reverse-transcribed genetic material into human genome of recipients.

2011/12/31 - Congress and President Obama passed National Defense Authorization Act for FY2012 - PL 112-81, 125 Stat. 1298.<sup>160</sup> Section 1021 codified authority for US President to order military arrest and indefinite detention of American civilians without charge or trial under 10 USC 801 et seq. (Uniform Code of Military Justice), to the extent the 2001 Authorization for Use of Military Force,<sup>161</sup> passed under the 1973 War Powers Act, (50 U.S. Code § 1541) is construed as putting the United States in a permanent state of war (Global War on Terror) and the national emergency first declared by President Bush in 2001 is extended. It has been extended, every year since.

2012/07/09 - Congress and President Obama passed Food and Drug Administration Safety and Innovation Act. PL 112-144, 126 Stat. 993.<sup>162</sup> Amendments to Federal

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<sup>157</sup> <https://www.congress.gov/111/plaws/publ148/PLAW-111publ148.pdf>

<sup>158</sup> <https://www.fda.gov/media/79856/download>

<sup>159</sup> <https://www.govinfo.gov/content/pkg/PLAW-112publ29/pdf/PLAW-112publ29.pdf>

<sup>160</sup> <https://www.congress.gov/112/plaws/publ81/PLAW-112publ81.pdf>

<sup>161</sup> <https://www.congress.gov/107/plaws/publ40/PLAW-107publ40.pdf>

<sup>162</sup> <https://www.congress.gov/112/plaws/publ144/PLAW-112publ144.pdf>

Food, Drug, and Cosmetic Act regarding user-fee programs for prescription drugs and medical devices, generic drugs and biosimilars, and for other purposes.

2013/01/02 - Congress and President Obama passed National Defense Authorization Act for FY2013. PL 112-239, 126 Stat. 1957.<sup>163</sup> Section 1078 “modernized” Smith-Mundt Act of 1948 to authorize domestic deployment of propaganda by the US government, on the American population. Propaganda used with tremendous effect on US population to instill fear and promote behavioral compliance with government orders.

2013/01/29 - Congress and President Obama passed Disaster Relief Appropriations Act. PL 113-2, 127 Stat. 4.<sup>164</sup> Division B, Sandy Recovery Act: most major FEMA overhaul since 1988 Robert T. Stafford Act.

2013/02/28 - Roman Catholic Pope Benedict XVI resigned. After conclave, the papacy of Pope Francis began 03/13/2013.

2013/03/13 - Congress and President Obama passed Pandemic and All-Hazards Preparedness Reauthorization Act. PL 113-5, 127 Stat. 161.<sup>165</sup> Renewed and updated 2006 Pandemic and All-Hazards Preparedness Act, with amendments to Public Health Service Act and Federal Food Drug and Cosmetics Act. Added sections 564A and 564B to the FDCA to further authorize emergency use of approved products in emergencies and products held for emergency use. Amended definitions of covered countermeasures and qualified pandemic and epidemic products in Section 319F-3 of PHS Act (2005 PREP Act provisions). Extended definitions to include products or technologies intended to enhance the use or effect of a drug, biological product, or device used against the pandemic or epidemic or against adverse events from these products. Codified at...

2013/06/13 - US Supreme Court ruled on *Association for Molecular Pathology v. Myriad Genetics*, 539 US 576,<sup>166</sup> in favor of the biotech corporation and the federal government, finding that naturally-occurring DNA is not patentable, but synthetic cDNA is patentable, under 35 USC 101. Implicates mRNA/DNA injections administered on global population starting in December 2020, reverse-transcription into human genome, and whether injected humans are chattel property of Covid-19

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<sup>163</sup> <https://www.congress.gov/112/plaws/publ239/PLAW-112publ239.pdf>

<sup>164</sup> <https://www.congress.gov/113/plaws/publ2/PLAW-113publ2.pdf>

<sup>165</sup> <https://www.congress.gov/113/plaws/publ5/PLAW-113publ5.pdf>

<sup>166</sup> <https://supreme.justia.com/cases/federal/us/569/576/>



injection patent-holders within US government/DOD, Pfizer, Moderna, AstraZeneca and Janssen.

2014/07/31 - President Obama signed Executive Order 13674, adding asymptomatic, suspected SARS to list of quarantinable communicable diseases under 42 USC 264(b)<sup>167</sup> and 42 CFR 70.6.<sup>168</sup> 81 Federal Register 78701.<sup>169</sup>

2014/08/19 - HHS FDA Guidance: *Decisions for Investigational Device Exemption Clinical Investigations*.<sup>170</sup> Related to federal government's position on legal status and regulatory control differences between Emergency Use Authorization (EUA) products, Investigational New Drugs (IND) and Investigational Device Exemptions (IDE).

2015/04/16 - Congress and President Obama passed Medicare Access and CHIP Reauthorization (MACRA) Act. PL 114-10, 129 Stat. 87.<sup>171</sup> Largest changes to health care system since 2010 ObamaCare. Section 511 directed HHS to clarify how changes to human subjects protections under 1991 Common Rule would apply to Medicare and Medicaid "clinical data registries." Related to 'real world evidence' with no legal protections for human subjects, replacing traditional clinical trial procedures that did have legal protections for human subjects. Codified at...

2015/06 - HHS FDA Guidance: *Considerations for the Design of Early-Phase Clinical Trials of Cellular and Gene Therapy Products*<sup>172</sup>

2015/08 - HHS FDA Guidance: *Design and Analysis of Shedding Studies for Virus or Bacteria-Based Gene Therapy and Oncolytic Products*<sup>173</sup>

2015/11/25 - Congress and President Obama passed National Defense Authorization Act for FY-2016. PL 114-92, 129 Stat. 893.<sup>174</sup> Section 815 added 'prototype' procurement contracting language, authorizing Department of Defense to contract with pharmaceutical corporations to conduct otherwise illegal medical experiments on the American and global public without notice or consent. Codified at 10 USC

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<sup>167</sup> <https://www.law.cornell.edu/uscode/text/42/264>

<sup>168</sup> <https://www.law.cornell.edu/cfr/text/42/70.6>

<sup>169</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2014-executive-order-obama.pdf>

<sup>170</sup> <https://www.fda.gov/media/81792/download>

<sup>171</sup> <https://www.congress.gov/114/plaws/publ10/PLAW-114publ10.pdf>

<sup>172</sup> <https://www.fda.gov/media/106369/download>

<sup>173</sup> <https://www.fda.gov/media/89036/download>

<sup>174</sup> <https://www.congress.gov/114/plaws/publ92/PLAW-114publ92.pdf>

2371b, renumbered 10 USC 4022 effective 01/01/2021. First two posts on this topic: 05/25/2022<sup>175</sup> and 05/26/2022.<sup>176</sup>

2016/09/21 - HHS Final Rule - *HHS Clinical Trials Registration and Results*. 81 Federal Register 64981<sup>177</sup>

2016/10/17 - Congress and President Obama passed National Defense Authorization Act for FY2017. PL 114-328, 130 Stat. 2000.<sup>178</sup> 10 USC 111 note at 130 Stat. 2400

2016/10/24 - HHS Workshop Summary: *The Nation's Medical Countermeasure Stockpile: Opportunities to Improve the Efficiency, Effectiveness, and Sustainability of the CDC Strategic National Stockpile*.<sup>179</sup>

2016/11/04 - President Obama signed Executive Order 13747: *Advancing the Global Health Security Agenda to Achieve a World Safe and Secure from Infectious Disease Threats*. 81 Federal Register 78701.<sup>180</sup>

2016/12/13 - Congress and President Obama passed 21st Century Cures Act (Cures Act 1.0) - PL 114-255, 130 Stat. 1033.<sup>181</sup> Updated and expanded Public Health Service Act “to accelerate the discovery, development, and delivery of 21st century cures.” Section 3022 authorized ‘real world evidence’ instead of clinical trials as grounds for FDA authorizing general use of experimental products, transforming Americans into human subjects and our communities into unmonitored, unregulated experimental test sites. Sections 3023 and 3024 granted broad authority for HHS Secretary to waive or alter human subject protections and informed consent requirements, by transferring each individual human subject’s risk-benefit assessment authority to the HHS Secretary, who can preemptively decide, for all subjects collectively, without knowledge of individual health conditions or conscientious beliefs, and without the subjects’ knowledge or consent, that risk is ‘minimal.’ Codified at...

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<sup>175</sup> <https://bailiwicknews.substack.com/p/pfizers-motion-to-dismiss-the-brook?s=w>

<sup>176</sup> <https://bailiwicknews.substack.com/p/implications-of-10-usc-2371b-the?s=w>

<sup>177</sup> <https://www.govinfo.gov/content/pkg/FR-2016-09-21/pdf/2016-22129.pdf>

<sup>178</sup> <https://www.congress.gov/114/plaws/publ328/PLAW-114publ328.pdf>

<sup>179</sup> [https://www.ncbi.nlm.nih.gov/books/NBK396382/pdf/Bookshelf\\_NBK396382.pdf](https://www.ncbi.nlm.nih.gov/books/NBK396382/pdf/Bookshelf_NBK396382.pdf)

<sup>180</sup> <https://www.govinfo.gov/content/pkg/FR-2016-11-09/pdf/2016-27171.pdf>

<sup>181</sup> <https://www.congress.gov/114/plaws/publ255/PLAW-114publ255.pdf>

2016/12/23 - Congress and President Obama passed National Defense Authorization Act for FY2017. PL 114-328, 130 Stat. 2509.<sup>182</sup> Established DOD Defense Security Cooperation Agency (DSCA) and Director of DSCA, with authority to coordinate and synchronize US military with foreign military forces, and conduct domestic military campaigns in violation of the 1878 Posse Comitatus Act. Codified at [10 USC 382].

2017/01/13 - HHS FDA Guidance: *Emergency Use Authorization of Medical Products and Related Authorities*<sup>183</sup> (Update/revision to 07/01/2007 version). Related to federal government's position on legal status and regulatory control differences between Emergency Use Authorization (EUA) products, Investigational New Drugs (IND) and Investigational Device Exemptions (IDE).

2017/01/19 - HHS Final Rule: *Federal Policy for the Protection of Human Subjects*. 82 FR 7149.<sup>184</sup> Joint rule by 16 federal agencies, subsequently adopted by other agencies. Revised 1991 Common Rule,<sup>185</sup> which had been developed based on 1947 Nuremberg Code<sup>186</sup> and 1978 Belmont Report.<sup>187</sup>

2017/01/19 HHS Final Rule: *Control of Communicable Diseases Final Rule*. 82 FR 6890.<sup>188</sup> Set up regulations governing apprehension and detention of American people on public health quarantine pretexts.

2017/01/23 - Department of Homeland Security published *Biological Incident Annex to the Response and Recovery Federal Interagency Operational Plans*.<sup>189</sup> At p. 70, stated that 10 USC 382 “permits Department of Defense to provide support to the Department of Justice under certain circumstances in emergency situations involving Weapons of Mass Destruction, including biological weapons and materials.”

2017/07/25 - HHS FDA Guidance: *IRB Waiver or Alteration of Informed Consent for Clinical Investigations Involving No More Than Minimal Risk to Human Subjects*<sup>190</sup>

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<sup>182</sup> <https://www.congress.gov/114/plaws/publ328/PLAW-114publ328.pdf>

<sup>183</sup> <https://www.fda.gov/media/97321/download>

<sup>184</sup> <https://www.govinfo.gov/content/pkg/FR-2017-01-19/pdf/2017-01058.pdf>

<sup>185</sup> <https://www.hhs.gov/ohrp/regulations-and-policy/regulations/common-rule/index.html>

<sup>186</sup> <http://www.cirp.org/library/ethics/nuremberg/>

<sup>187</sup> [https://www.videocast.nih.gov/pdf/ohrp\\_belmont\\_report.pdf](https://www.videocast.nih.gov/pdf/ohrp_belmont_report.pdf)

<sup>188</sup> <https://www.govinfo.gov/content/pkg/FR-2017-01-19/pdf/2017-00615.pdf>

<sup>189</sup> [https://www.fema.gov/sites/default/files/2020-07/fema\\_incident-annex\\_biological.pdf](https://www.fema.gov/sites/default/files/2020-07/fema_incident-annex_biological.pdf)

<sup>190</sup> [https://www.fda.gov/files/about\\_fda/published/IRB-Waiver-or-Alteration-of-Informed-Consent-for-Clinical-Investigations-Involving-No-More-Than-Minimal-Risk-to-Human-Subjects---Printer-Friendly.pdf](https://www.fda.gov/files/about_fda/published/IRB-Waiver-or-Alteration-of-Informed-Consent-for-Clinical-Investigations-Involving-No-More-Than-Minimal-Risk-to-Human-Subjects---Printer-Friendly.pdf)

2017/08 - HHS FDA Guidance: *Use of Real-World Evidence to Support Regulatory Decision-Making for Medical Devices*<sup>191</sup>

2017/08/18 - Congress and President Trump passed FDA Reauthorization Act. PL 115-52, 131 Stat. 1005<sup>192</sup> Synopsis

2017/12/12 - Congress and President Trump passed National Defense Authorization Act FY 2018 - PL 115-91, 131 Stat. 1283.<sup>193</sup> Section 716 added subsection (d) to 10 USC 1107a, re: EUA product use in military. *But see* FDCA amendment, PL 115-92 (below) passed same day, which immediately repealed 10 USC 1107a(d) while adding new FDCA section on military use of EUAs.

2017/12/12 - Congress and President Trump passed Act to amend FDCA EUA statute, 21 USC 360bbb-3. PL 115-92, 131 Stat. 2023.<sup>194</sup> Provided for “Additional Emergency Uses for Medical Products to Reduce Deaths and Severity of Injuries Caused by Agents of War.” Codified at...

2018/01 - FEMA published Pandemic Crisis Action Plan/PanCAP.

2018/06/19 - HHS Final Rule: *Federal Policy for the Protection of Human Subjects: Six Month Delay of the General Compliance Date of Revisions While Allowing the Use of Three Burden-Reducing Provisions During the Delay Period*. 83 Federal Register 28497.<sup>195</sup>

2018/10/05 - Congress and President Trump passed Federal Aviation Administration Reauthorization Act. PL 115-254, 132 Stat. 3186.<sup>196</sup> Division D, Disaster Recovery Reform Act, another major FEMA update.

2019/02/11 - President Trump signed Executive Order 13859: *Maintaining American Leadership in Artificial Intelligence*. Directed and prioritized federal agency collaboration with industry for AI research and development. 84 Federal Register 3967.<sup>197</sup>

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<sup>191</sup> <https://www.fda.gov/media/99447/download>

<sup>192</sup> <https://www.congress.gov/115/plaws/publ52/PLAW-115publ52.pdf>

<sup>193</sup> <https://uscode.house.gov/statutes/pl/115/91.pdf>

<sup>194</sup> <https://uscode.house.gov/statutes/pl/115/92.pdf>

<sup>195</sup> <https://www.govinfo.gov/content/pkg/FR-2018-06-19/pdf/2018-13187.pdf>

<sup>196</sup> <https://www.govinfo.gov/content/pkg/PLAW-115publ254/pdf/PLAW-115publ254.pdf>

<sup>197</sup> <https://www.govinfo.gov/content/pkg/FR-2019-02-14/pdf/2019-02544.pdf>

2019/05/22 - Congressional Research Service Opinion: *An Overview of State and Federal Authority to Impose Vaccination Requirements*<sup>198</sup> by Wen W. Shen.

2019/06/11 - President Trump signed Executive Order 13874, *Modernizing the Regulatory Framework for Agricultural Biotechnology Products*.

2019/06/24 - Congress and President Trump passed Pandemic and All-Hazards Preparedness and Advancing Innovation Act. PL 116-22, 133 Stat. 905.<sup>199</sup> Amended Public Health Service Act (42 U.S.C. 201), further consolidating federal power in HHS Secretary's hands during public health emergencies, further merging public health and law enforcement systems, and further subordinating state, tribal, county and municipal governments and American civilians to direct federal control.

2019/08 Jackson Hole Federal Reserve repo crisis

2019/09/19 - President Trump signed Executive Order 13887: *Modernizing Influenza Vaccines in the United States to Promote National Security and Public Health*. Directed and prioritized federal agency collaboration with industry for rapid-deployment mRNA/DNA/LNP/nanotech bioweapon platforms misclassified as public health protection. 84 Federal Register 49935.<sup>200</sup>

2019/10/04 - 10/19 - Roman Catholic Pope Francis hosted pagan Pachamama/Gaia worship ceremony in Vatican Garden, at Basilica of St. Peter, and Santa Maria Traspontina Church, and during Way of the Cross, until angry Catholics seized pagan statues and threw them into Tiber River.

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<sup>198</sup> <https://crsreports.congress.gov/product/pdf/LSB/LSB10300/2>

<sup>199</sup> <https://www.congress.gov/116/plaws/publ22/PLAW-116publ22.pdf>

<sup>200</sup> <https://www.govinfo.gov/content/pkg/FR-2019-09-24/pdf/2019-20804.pdf>

## 2020 - Present - Presidents Donald J. Trump, Joseph R. Biden

2020/01/27 - US Secretary of Health and Human Services *Determination that a Public Health Emergency Exists*.<sup>201</sup> Signed Jan. 31, 2020, effective Jan. 27, 2020. Renewed every 90 days since then, most recently Oct. 13, 2022. Also signed a ‘declaration that circumstances exist justifying the authorization of emergency use of in vitro diagnostics for detection and/or diagnosis of this novel coronavirus.’ The determination and declaration were recorded in the Federal Register as taking effect Feb. 4, 2020. 85 Federal Register 7316.<sup>202</sup>

2020/01/30 - WHO Director-General Tedros Adhanom Ghebreyesus declared<sup>203</sup> Covid-19 outbreak a “public health emergency of international concern,” (PHEIC) triggering the legal obligations of WHO member states under the 2005 International Health Regulations, to suspend national sovereignty and constitutional rights of citizens using the implementing domestic statutes and regulations they had adopted in compliance with the WHO IHR.

2020/02/04 - US Secretary of Health and Human Services *Declaration Under the Public Readiness and Emergency Preparedness Act for Medical Countermeasures Against COVID-19*. Issued 03/10/2020, effective 02/04/2020. Deployment of the domestic bioterrorism program against all American citizens under Covid-19 pretext. 85 Federal Register 15198.<sup>204</sup>

2020/03/01 - HHS Centers for Medicare and Medicaid Services (CMS) *COVID-19 Emergency Declaration Blanket Waivers for Health Care Providers*.<sup>205</sup> Exempted health care providers from patient care standards and regulations that would legally apply in non-pandemic circumstances; authorized stripping patients of their rights to have family members and pastors/rabbis visit them and advocate for them in the hospital or nursing home; supported hospital demands that law enforcement officers remove family and pastors from the premises by force; created conditions for death protocols<sup>206</sup> of restraint, withheld water and nutrition, forcible administration of Remdesivir and forcible connection to ventilators under the ICD-10 codes.

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<sup>201</sup> <https://www.phe.gov/emergency/news/healthactions/phe/Pages/2019-nCoV.aspx>

<sup>202</sup> <https://www.govinfo.gov/content/pkg/FR-2020-02-07/pdf/2020-02496.pdf>

<sup>203</sup> <https://www.paho.org/en/news/30-1-2020-who-declares-public-health-emergency-novel-coronavirus>

<sup>204</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-17/pdf/2020-05484.pdf>

<sup>205</sup> <https://www.cms.gov/files/document/summary-covid-19-emergency-declaration-waivers.pdf>

<sup>206</sup> [https://www.thedesertreview.com/opinion/columnists/hospital-death-camps-exposed/article\\_97776276-674f-11ec-85d0-f33f634331c8.html](https://www.thedesertreview.com/opinion/columnists/hospital-death-camps-exposed/article_97776276-674f-11ec-85d0-f33f634331c8.html)

2020/03/06 - Congress and President Trump passed Coronavirus Preparedness and Response Supplemental Appropriations Act - PL 116-123, 134 Stat. 146.<sup>207</sup> \$8.3 billion to Health and Human Services, Centers for Disease Control and Prevention, National Institute of Health, National Institute of Allergy and Infectious Diseases, Food and Drug Administration, Small Business Administration, Department of State and US Agency for International Development, for research and development of vaccines, therapeutics and diagnostics and other Covid programs.

2020/03/13 - President Trump signed Proclamation 9994, *Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak*, under 1975 National Emergencies Act. Renewed every year since, most recently by Biden in Feb. 2022. 85 Federal Register 15337.<sup>208</sup>

2020/03/18 - Congress and President Trump passed Families First Coronavirus Response Act - PL 116-127, 134 Stat. 178.<sup>209</sup> \$3.5 billion for Covid mass testing, supplemental nutrition (Department of Agriculture), sick leave, family medical leave, and unemployment compensation (Department of Labor) programs.

2020/03/24 - HHS Secretary Alex Azar issued Declaration of Emergency Use Authorization, declaring “that circumstances exist justifying the authorization of emergency use of medical devices, including alternative products used as medical devices.” 85 Federal Register 17335.<sup>210</sup>

2020/03/27 - Congress and President Trump passed Coronavirus Aid, Relief, and Economic Security (CARES) Act. PL 116-136, 134 Stat. 281.<sup>211</sup> 15 USC 9001. \$2.2 trillion in corporate and small business loans, household support and unemployment insurance, tax deferrals, aid to state and local governments, aid to universities and colleges, aid to K-12 schools, aid to hospitals and veterans programs, airline loans and grants, and \$10 billion for “Operation Warp Speed.”

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<sup>207</sup> <https://www.congress.gov/116/plaws/publ123/PLAW-116publ123.pdf>

<sup>208</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-18/pdf/2020-05794.pdf>

<sup>209</sup> <https://www.congress.gov/116/plaws/publ127/PLAW-116publ127.pdf>

<sup>210</sup> <https://www.govinfo.gov/content/pkg/FR-2020-03-27/pdf/2020-06541.pdf>

<sup>211</sup> <https://www.congress.gov/116/plaws/publ136/PLAW-116publ136.pdf>

2020/04/24 - Congress and President Trump passed Paycheck Protection Program and Health Care Enhancement Act. PL 116-139, 134 Stat. 620.<sup>212</sup> \$75,000,000,000 for Public Health and Social Services Emergency Fund (first funded in 2005), “to remain available until expended, to prevent, prepare for, and respond to coronavirus, domestically or internationally” plus \$25,000,000,000 for research, development and deployment of Covid-19 tests.

2020/05/19 - HHS Office of General Counsel: *Advisory Opinion on the PREP Act and the March 10, 2020 Declaration Under the Act, April 17, 2020, as modified on May 19, 2020*,<sup>213</sup> by Robert P. Charrow of. Legal opinion on statutory liability shields.

2020/05/29 - Supreme Court ruled in *South Bay United Pentecostal Church v. Newsom*, 590 US \_\_, (2020),<sup>214</sup> denying role for federal judiciary in Constitutional review of executive and legislative acts taken during declared public health emergencies. Modified on rehearing, 02/05/2021, 592 US \_\_, (2021).<sup>215</sup>

2020/07/20 - DOD-Pfizer Base Agreement,<sup>216</sup> through Advanced Technology International; 2020/07/21 - DOD-Pfizer Statement of Work,<sup>217</sup> through Advanced Technology International. Pfizer later argued (04/22/2022, *Jackson v. Ventavia*, Motion to Dismiss<sup>218</sup>) that “Because of pandemic-related exigencies, the agreement was not a standard federal procurement contract, but rather a ‘prototype’ agreement executed pursuant to 10 U.S.C. § 2371b[.]...The [contract’s Statement of Work] describes a ‘large scale vaccine manufacturing demonstration’ that imposes no requirements relating to Good Clinical Practices (‘GCP’) or related FDA regulations.” 10 USC Section 2371 renumbered 10 USC 4022<sup>219</sup> 01/01/2021, effective 01/01/2022.

2020/08/26 - HHS-CDC Advisory Committee on Immunization Practices Meeting Summary Report.<sup>220</sup> At p. 56 - “Dr. Cohn reminded everyone that under an EUA, vaccines are not allowed to be mandatory. Therefore, early in the vaccination phase individuals will have to be consented and cannot be mandated to be vaccinated.” [Attorney Johnsen cited this interpretation of Section 564 in a footnote on p. 7 of her

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<sup>212</sup> <https://www.congress.gov/116/plaws/publ139/PLAW-116publ139.pdf>

<sup>213</sup> <https://www.hhs.gov/sites/default/files/prep-act-advisory-opinion-hhs-ogc.pdf>

<sup>214</sup> [https://www.supremecourt.gov/opinions/19pdf/19a1044\\_pok0.pdf](https://www.supremecourt.gov/opinions/19pdf/19a1044_pok0.pdf)

<sup>215</sup> [https://www.supremecourt.gov/opinions/20pdf/20a136\\_bq7c.pdf](https://www.supremecourt.gov/opinions/20pdf/20a136_bq7c.pdf)

<sup>216</sup> <https://www.documentcloud.org/documents/22028603-pfizer-base-agreement>

<sup>217</sup> <https://www.hhs.gov/sites/default/files/pfizer-inc-covid-19-vaccine-contract.pdf>

<sup>218</sup> [https://www.dropbox.com/s/7iq61dzllyj7hpu/20220422 Doc. 37 - Pfizer Motion to Dismiss.pdf?dl=0](https://www.dropbox.com/s/7iq61dzllyj7hpu/20220422%20Doc.%2037%20-%20Pfizer%20Motion%20to%20Dismiss.pdf?dl=0)

<sup>219</sup> <https://www.law.cornell.edu/uscode/text/10/4022>

<sup>220</sup> <https://www.cdc.gov/vaccines/acip/meetings/downloads/min-archive/min-2020-08-508.pdf>



07/06/2021 slip opinion, immediately citing the judge's 06/12/2021 order in *Bridges v. Houston Methodist* as “summarily rejecting” the argument.]

2020/12/27 - Congress and President Trump passed Consolidated Appropriations Act - PL 116-260, 134 Stat. 1182.<sup>221</sup> \$2.3 trillion spending bill, including \$900 billion for Covid programs.

2021/01/05 - Congress and President Trump passed Orange Book Transparency Act - PL 116-290, 134 Stat. 4889.<sup>222</sup> Amendments to patent law under Federal Food Drug and Cosmetics Act, (21 USC 9)

2021/03/11 - Congress and President Biden passed American Rescue Plan/Consolidated Appropriations Act. PL 117-2, 135 Stat. 4.<sup>223</sup> Section 1401, Covid-19 Consumer Protection Act. Criminalized advocacy of alternative treatments under Federal Trade Commission provisions.

2021/04/02 - Congressional Research Service Opinion: *State and Federal Authority to Mandate COVID-19 Vaccination*<sup>224</sup> (Version 1) by Wen W. Shen

2021/06/12 - Texas federal judge ruled in *Bridges v. Houston Methodist Hospital*, 543 F. Supp. 3d 525 (S.D. Tex. 2021),<sup>225</sup> finding that informed consent doesn't apply to hospital workers, because the injections are government-authorized under FDA Emergency Use Authorization, therefore not part of experimental clinical trials or ordinary medical treatments, therefore hospital employees cannot be legally construed as human subjects or ordinary patients, therefore they have no individual, Constitutional liberties; rights to privacy and against government violation of bodily integrity; or rights to be secure in their persons against warrantless search and seizure. 2021/06/25 - FDA EUA Pfizer Fact Sheet<sup>226</sup> addressing “option to accept or refuse.” This is only one of many versions issued between December 2020 and present; it's the one cited by Attorney Johnsen in her legal opinion.

2021/07/06 - US DOJ Deputy Attorney General Dawn Johnsen Deputy published *DOJ Opinion: Whether Section 564 of the Food, Drug, and Cosmetic Act Prohibits*

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<sup>221</sup> <https://www.congress.gov/116/plaws/publ260/PLAW-116publ260.pdf>

<sup>222</sup> <https://www.congress.gov/116/plaws/publ290/PLAW-116publ290.pdf>

<sup>223</sup> <https://www.congress.gov/117/plaws/publ2/PLAW-117publ2.pdf>

<sup>224</sup> <https://crsreports.congress.gov/product/pdf/R/R46745/3>

<sup>225</sup> <https://casetext.com/case/bridges-v-hous-methodist-hosp>

<sup>226</sup> <https://www.drrandywalker.com/wp-content/uploads/2021/08/pfizer-consent-english.pdf>

*Entities from Requiring the Use of a Vaccine Subject to an Emergency Use Authorization.*<sup>227</sup> Related federal government’s position on legal status and regulatory control differences between Emergency Use Authorization (EUA) products, Investigational New Drugs (IND) and Investigational Device Exemptions (IDE).

2021/07/16 - Roman Catholic Pope Francis issued *Traditionis custodes*,<sup>228</sup> attempting to abrogate Pope Benedict’s 2007 *Summorum Pontificum*, and revoke the right of Catholic priests and faithful to celebrate the pre-1962, Traditional Latin Mass.

2021/07/29 - President Biden directed<sup>229</sup> Department of Defense to “look into how and when they will add COVID-19 vaccination to the list of required vaccinations for members of the military.”

2021/08/24 - Department of Defense order<sup>230</sup> from Secretary of Defense Lloyd Austin, vaxx mandate on military personnel in Army, Navy, Air Force, Marines and Coast Guard.

2021/09 - HHS FDA Guidance: *Real-World Data - Assessing Electronic Health Records and Medical Claims Data To Support Regulatory Decision-Making for Drug and Biological Products*<sup>231</sup>

2021/09/09 - President Biden signed Executive Order 14042, vaxx mandate on federal contractors. 86 Federal Register 50985.<sup>232</sup>

2021/09/09 - President Biden signed Executive Order 14043, vaxx mandate on federal employees. 86 Federal Register 50989.<sup>233</sup>

2021/09/09 - President Biden issued directive to Department of Labor Occupational Safety and Health Administration (OSHA), vaxx mandate on private employers with more than 100 employees.

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<sup>227</sup> <https://www.justice.gov/sites/default/files/opinions/attachments/2021/07/26/2021-07-06-mand-vax.pdf>

<sup>228</sup> [https://en.wikipedia.org/wiki/Traditionis\\_custodes](https://en.wikipedia.org/wiki/Traditionis_custodes)

<sup>229</sup> <https://www.whitehouse.gov/briefing-room/statements-releases/2021/07/29/fact-sheet-president-biden-to-announce-new-actions-to-get-more-americans-vaccinated-and-slow-the-spread-of-the-delta-variant/>

<sup>230</sup> <https://media.defense.gov/2021/Aug/25/2002838826/-1/-1/0/MEMORANDUM-FOR-MANDATORY-CORONAVIRUS-DISEASE-2019-VACCINATION-OF-DEPARTMENT-OF-DEFENSE-SERVICE-MEMBERS.PDF>

<sup>231</sup> <https://www.fda.gov/media/152503/download>

<sup>232</sup> <https://www.govinfo.gov/content/pkg/FR-2021-09-14/pdf/2021-19924.pdf>

<sup>233</sup> <https://www.govinfo.gov/content/pkg/FR-2021-09-14/pdf/2021-19927.pdf>

2021/09/17 - President Biden signed Executive Order 14047, adding measles to the list of quarantinable communicable diseases authorizing HHS Secretary to use force to apprehend and detain people under 42 USC 264(b)<sup>234</sup> and 42 CFR 70.6.<sup>235</sup> 86 Federal Register 52591.<sup>236</sup>

2021/11 - HHS FDA Guidance: *Real-World Data - Assessing Registries to Support Regulatory Decision-Making for Drug and Biological Products*<sup>237</sup>

2021/11/05 - President Biden issued directive to Department of Health and Human Services Center for Medicare and Medicaid Services (CMS), vaxx mandate on health care workers at hospitals, nursing homes and other federally-funded facilities.

2021/11/17 - HHS Interim Final Rule: *Possession, Use, and Transfer of Select Agents and Toxins—Addition of SARS–CoV/SARS–CoV–2 Chimeric Viruses Resulting From Any Deliberate Manipulation of SARS–CoV–2 To Incorporate Nucleic Acids Coding for SARS–CoV Virulence Factors to the HHS List of Select Agents and Toxins*. 86 Federal Register 64075.<sup>238</sup> Chimeric, lab-weaponized SARS-CoV-2 added to list of agents that “have the potential to pose a severe threat to public health and safety” under 42 CFR 73.3. Attempt to block accountability by preemptively reclassifying bioweapons as legally identical to pandemics, to block international law claims brought under the theory that SARS-CoV-2 is a bioweapon, and not a pandemic. If classified as a bioweapon, the Public Health Emergency of International Concern (international) and public health emergency (federal) legal frameworks would be nullified, instead bringing to bear federal and international laws prohibiting chemical and biological weapons.

2021/12/02 - HHS Final Rule: *National Vaccine Injury Compensation Program: Adding the Category of Vaccines Recommended for Pregnant Women to the Vaccine Injury Table*. 86 Federal Register 68423.<sup>239</sup> Added vaccines recommended for pregnant women to the list of vaccines subject to the 1986 VICP compensation scheme, so as add another hurdle to civil suits against Covid-19 injection manufacturers, even though the products had not yet been added to the childhood

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<sup>234</sup> <https://www.law.cornell.edu/uscode/text/42/264>

<sup>235</sup> <https://www.law.cornell.edu/cfr/text/42/70.6>

<sup>236</sup> <https://www.govinfo.gov/content/pkg/FR-2021-09-22/pdf/2021-20629.pdf>

<sup>237</sup> <https://www.fda.gov/media/154449/download>

<sup>238</sup> <https://www.govinfo.gov/content/pkg/FR-2021-11-17/pdf/2021-25204.pdf>

<sup>239</sup> <https://www.govinfo.gov/content/pkg/FR-2021-12-02/pdf/2021-26197.pdf>

vaccine schedule that otherwise governs access to VICP scheme. Because CDC does recommend them for pregnant women.

2021/12/27 - Congress and President Biden passed National Defense Authorization Act FY2022. PL 117-81, 135 Stat. 1541.<sup>240</sup> At Section 716, established military vaxx tracking system, including refusals, under 10 USC 1110 (originally re anthrax vaxx). At Section 6501, authorized US government to engage with Bill Gates Coalition for Epidemic Preparedness Innovations (CEPI). More coverage.<sup>241</sup>

2022/01/13 - Supreme Court ruled in *Missouri v. Biden* (21 A 240), *Louisiana v. Biden* (21 A. 241), 595 US \_\_, (2022),<sup>242</sup> asserting federal funding for hospitals and nursing homes voids Constitutional protection for employees' individual bodily integrity and informed consent to medical treatment.

2022/02/07 - Congressional Research Service Opinion: *State and Federal Authority to Mandate COVID-19 Vaccination*<sup>243</sup> by Wen W. Shen. (Version 7)

2022/02/10 - Supreme Court leaked draft opinion in *Dobbs v. Jackson Women's Health*, leaked draft opinion<sup>244</sup> by Justice Samuel Alito. SCOTUS poised to explicitly deny the principle of Constitutionally-protected inalienable individual rights to personal privacy, conscience, bodily integrity, or liberty, against State exercise of authority. Final ruling issued 06/24/2022.

2022/03/09 - President Biden signed Executive Order 14067, *Ensuring Responsible Development of Digital Assets*, on Central Bank Digital Currencies)

2022/03/15 - Congress and President Biden passed Consolidated Appropriations Act. PL 117-103, 136 Stat. 49.<sup>245</sup> \$1,274,678,000 for the Public Health and Social Services Emergency Fund (HHS slush fund established in 2005). \$780,000,000 for new domestic bioweapons production, classified as 'security countermeasures' under the Public Health Service Act as amended by 2004 Project Bioshield Act, 42 USC 247d-6b(c)(1)(B); \$845,000,000 to stock the Strategic National Stockpile established 1998, controlled by the CDC within HHS, 42 USC 247d-6b(a); \$300,000,000 "to prepare

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<sup>240</sup> <https://www.govinfo.gov/content/pkg/PLAW-117publ81/pdf/PLAW-117publ81.pdf>

<sup>241</sup> <https://bailiwicknews.substack.com/p/2022-national-defense-authorization>

<sup>242</sup> <https://supreme.justia.com/cases/federal/us/595/21a240/case.pdf>

<sup>243</sup> <https://crsreports.congress.gov/product/pdf/R/R46745/7>

<sup>244</sup> <https://s3.documentcloud.org/documents/21835435/scotus-initial-draft.pdf>

<sup>245</sup> <https://www.govinfo.gov/content/pkg/PLAW-117publ103/pdf/PLAW-117publ103.pdf>

for or respond to an influenza pandemic,” including federally-funded construction or renovation of privately-owned pharmaceutical manufacturing facilities, if the Secretary of Health and Human Services finds such construction or renovation necessary; \$1,000,000,000 to establish ARPA-H: Advanced Research Program Agency - Health, to conduct research and development of bioweapons misbranded as public health measures; \$3,880,000,000 to US Agency for International Development (US-AID) for programs mislabeled as ‘Global Health Programs,’ including immunization programs, HIV/AIDS programs, The GAVI Alliance [population-control zealot Bill Gates’ Global Alliance for Vaccines and Immunizations] and a multilateral vaccine development partnership, for, among other projects, “experimental contraceptive drugs, devices and medical procedures.”

2022/05/17 - Congressional Research Service Opinion: State and Federal Authority to Mandate COVID-19 Vaccination.<sup>246</sup> (Version 9)

2022/05/17 - Congressional Research Service Opinion: Status of Federal COVID-19 Vaccination Mandate Litigation.<sup>247</sup> (Version 7)

2022/06/24 - Dobbs v. Jackson Womens Health SCOTUS decision released.

2022/07/22 - HHS Secretary Xavier Becerra elevated Administration for Strategic Preparedness and Response (ASPR) from staff division to operating division, still under HHS Assistant Secretary Dawn O'Connell.

2022/09/12 - President Biden signed Executive Order ZZ, *Advancing Biotechnology and Biomanufacturing for a Sustainable, Safe and Secure American Bioeconomy*.

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<sup>246</sup> <https://crsreports.congress.gov/product/pdf/R/R46745>

<sup>247</sup> <https://crsreports.congress.gov/product/pdf/LSB/LSB10681/7>

## Summer 2022 - Pending Federal Legislation

HR.3424<sup>248</sup> and S.1737<sup>249</sup> - Global Pandemic Prevention and Biosecurity Act. Also included in NDAA for FY2023 at Section 6901.

HR.3932<sup>250</sup> - 2022 PASTEUR Act (Pioneering Anti-microbial Subscriptions to End Upsurging Resistance Act). Would create subscription-based procurement contracts between the US government and pharmaceutical corporations for ongoing, open-ended development, purchase and deployment of drugs alleged to treat antibiotic-resistant infections. Appropriates \$11 billion for program. Program to be developed by committee comprised of National Institute of Allergy and Infectious Diseases, Centers for Disease Control and Prevention, Biomedical Advanced Research and Development Authority, Food and Drug Administration, Centers for Medicare & Medicaid Services, Veterans Health Administration, and Department of Defense.

HR.6000<sup>251</sup> - 2022 Cures 2.0 Act. Would legally establish Covid-infection injury and Covid-19 bioweapon injection injury as “long Covid,” (erasing injection-caused injury as a separate diagnostic classification) and appropriate research and treatment funding; would establish genomic testing program for children and teens (corroborating evidence that government developed the bioweapons to cause listed harms and anticipates observing those effects in the population); would establish pharmacogenetic consulting and other programs. Title V, Section 502 is House counterpart to S.289, RISE Act (see above), to authorize billions in funding for the Departments of Agriculture, Commerce, Defense, Education, Energy, the Interior, Health and Human Services, and Transportation, National Aeronautics and Space Administration (NASA), National Science Foundation, and Environmental Protection Agency to provide support for research regarding COVID-19 (i.e., coronavirus disease 2019) or research disrupted by the COVID-19 pandemic.

HR.7007<sup>252</sup> - 2022 Covid Supplemental Appropriations Act. Authorizes \$10.6 billion for Covid bioweapon development and deployment, including “up to \$9,850,000,000 to Biomedical Advanced Research and Development Authority [BARDA, established 2006] for advanced research and development, manufacturing,

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<sup>248</sup> <https://www.congress.gov/117/bills/hr3424/BILLS-117hr3424ih.pdf>

<sup>249</sup> <https://www.congress.gov/117/bills/s1737/BILLS-117s1737is.pdf>

<sup>250</sup> <https://www.congress.gov/117/bills/hr3932/BILLS-117hr3932ih.pdf>

<sup>251</sup> <https://www.congress.gov/117/bills/hr6000/BILLS-117hr6000ih.pdf>

<sup>252</sup> <https://www.congress.gov/bill/117th-congress/house-bill/7007>

production, and purchase, at the discretion of the Secretary of Health and Human Services, of vaccines, therapeutics, diagnostics, and supplies.”

HR.7900<sup>253</sup> - National Defense Authorization Act for FY2023. Section 6901 - Global Health Security Act. Authorizes, creates, funds globalized military-health structure, linking US military to global genocide apparatus operating under WHO frameworks.

S289<sup>254</sup> - 2022 Research Investment to Spark the Economy (RISE) ACT - Senate counterpart to HR.6000/Cures 2.0 Act, Title V, Section 502. Authorizes billions in funding for the Departments of Agriculture, Commerce, Defense, Education, Energy, the Interior, Health and Human Services, and Transportation, National Aeronautics and Space Administration (NASA), National Science Foundation, and Environmental Protection Agency to provide support for research regarding COVID-19 (i.e., coronavirus disease 2019) or research disrupted by the COVID-19 pandemic. Support may be used to provide supplemental funding to extend the duration of a grant...that was awarded prior to enactment, or to expand the purposes of such a grant; issue awards to research the effects of the current pandemic and potential future pandemics; and provide flexibility on awards to account for facility closures or other limitations during the COVID-19 public health emergency.

COVID-19 injectable bioweapons as case study in legalized, government-operated domestic bioterrorism. Or: why there won't be any civil suits, or compensatory damages for injured victims or survivors of dead victims.

Since first realizing the implications of the many Congressional statutes and Health and Human Services regulations adopted to create and operate the bioterrorism program, mostly between 1997 and the present, I've been intermittently finding the specific citations for each statement while researching related issues.

Some statements are simply logical deductions from the first premise, corroborated by the observable actions and inactions of Food and Drug Administration officials as the observable injuries and deaths mount up in the American people.

Others are specifically written into the laws, but I don't yet have the citations because I've prioritized my research time investigating other issues related to the bioterrorism program.

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<sup>253</sup> <https://www.govinfo.gov/content/pkg/BILLS-117hr7900pcs/pdf/BILLS-117hr7900pcs.pdf>

<sup>254</sup> <https://www.congress.gov/bill/117th-congress/senate-bill/289/text>

I'm posting the information as I understand it today [June 9, 2022], despite those limitations, in case it's useful for readers who also follow FDA Vaccine and Related Biological Products Advisory Committee (VRBPAC) reporting by Toby Rogers,<sup>255</sup> Igor Chudov,<sup>256</sup> Steve Kirsch,<sup>257</sup> Jessica Rose,<sup>258</sup> and others.

They continue to rightly raise public awareness and alarm about FDA's ongoing failure to protect the public from the Emergency Use Authorized (EUA) products.

But they don't address the main reason why FDA is acting as it is.

FDA is not pulling the EUA products from the market or stopping the 'vaccination' campaign because Health and Human Services Secretary Xavier Becerra and FDA Commissioner Robert Califf are running the US government's bioterrorism program jointly with Defense Secretary Lloyd Austin, Department of Justice Attorney General Merrick Garland, Department of Homeland Security Secretary Alejandro Mayorkas, Pfizer CEO Albert Bourla, Moderna CEO Stephane Bancel, and World Health Organization Director-General Tedros Adhanom Ghebreyesus.

## Main Premise

Use of EUA-covered medical countermeasure (MCM) products including masks, PCR tests, mRNA and DNA injections, and other drugs, devices and biologics, once designated as such by the Secretary of Health and Human Services (March 10, 2020, retroactive to February 4, 2020) "shall not be considered to constitute a clinical investigation." 21 USC 360bbb-3(k). FDA EUA law, adopted 1997 and amended 2003, 2004, 2005, 2013, 2017.

This is true no matter how untested, unmonitored, unsafe, or ineffective they are, no matter whether their harmfulness to human health and uselessness for infection-control are known before use, or discovered afterward.

Legal implications derived from the main premise:

1. There is no stopping condition.

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<sup>255</sup> <https://tobyrogers.substack.com/p/no-evidence-of-effectiveness-against?s=r>

<sup>256</sup> <https://igorchudov.substack.com/p/try-not-to-laugh-at-modernas-omicron?s=r>

<sup>257</sup> <https://stevekirsch.substack.com/>

<sup>258</sup> <https://jessicar.substack.com/>



2. EUA products are exempt from laws regulating researcher use of investigational, experimental drugs, devices and biologics on human beings.
3. EUA products are exempt from laws regulating physician use of approved drugs, devices and biologics as medical treatments for patients.
4. There are no manufacturers of experimental products (EUA products are not part of any clinical investigation, and therefore not experimental.)
5. There are no government or private contracts for purchase of experimental products; there are only contracts for ‘large scale vaccine manufacturing demonstrations.’<sup>259</sup>
6. There is no act of administration of any experimental products.
7. There are no nurses or pharmacists administering experimental products.
8. There are no human subjects (of experiments) or patients (of physicians providing treatment) receiving experimental products: no victims.
9. There is no party responsible for the wellbeing of recipients after administration of EUA products.
10. There is no treatment group and no control group.
11. Human beings administering EUA products have no informed consent obligations to provide information about ingredients, risks, benefits, alternatives, or the option to accept or refuse the products. *See* 21 USC 360bbb-3(e)(1)(A)(ii) waiving informed consent for unapproved products (2004); 21 USC 360bbb-3(e)(2)(A) waiving informed consent for unapproved use of an approved product (2004); 21 USC 355(i)(4) waiving informed consent for experimental products classified by HHS as ‘minimal risk’ drugs (2016); 21 USC 360j(g)(3)(D)(i) waiving informed consent for experimental ‘minimal risk’ devices (2016).
12. Human beings receiving EUA products have no informed consent rights to receive information about ingredients, risks, benefits, alternatives, or the option to accept or refuse the products. *See* citations, bullet point above.
13. There are no Institutional Review Boards supervising administration of the experimental products.
14. There are no safety standards for EUA products.
15. There are no efficacy standard for EUA products. *See* 21 USC 360bbb-3(c)(2)(A), 1997, 2004, re: ‘may be effective’
16. There are no clinical investigators studying the effects of EUA products on human subjects.

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<sup>259</sup> <https://bailiwicknews.substack.com/p/implications-of-10-usc-2371b-the?s=w>

17. There are no doctors, nurses, or other treatment providers providing experimental treatment to their patients subject to the Hippocratic Oath (“first do no harm”) using EUA products.
18. There is no coordinated, public, federal government monitoring of recipients after receiving the products for adverse effects and deaths.
19. There is no coordinated, public, federal government data collection or analysis.
20. There is no legal requirement for medical supervision during product administration.
21. There is no legal requirement for recipient monitoring after product administration.
22. ‘Real world evidence’ — mass administration of products to general public, followed by collection of private/proprietary information about the effects, from health insurance systems, government databases (Medicare,<sup>260</sup> Medicaid, Defense Medical Epidemiology Database, Veterans Health Administration) and other private databases — is authorized for the purposes of FDA regulatory decisions. *See* 21 USC 355g. 2016.
23. There is no requirement for individual prescriptions to be written prior to dispensing EUA products, and products dispensed without prescriptions “shall not be deemed adulterated or misbranded.” *See* 21 USC 360bbb-3a(d). 2013.
24. Manufacturers, as contractors, are considered HHS employees for purposes of legal immunity under Federal Tort Claims Act. *See* 42 USC 247d-6a(d)(2)(A).
25. DOD is authorized to contract with pharmaceutical corporations to conduct ‘prototype’ experiments on the general public, and under such contracts, is exempt from legal obligation to comply with Good Clinical Practices or other FDA regulations. *See* 10 USC 2371b (2015), renumbered 10 USC 4022 (Jan. 1, 2021, effective Jan. 1, 2022)
26. One of the factors to be considered by HHS secretary in making determinations about EUA products (qualified security countermeasures) and use of Special Reserve Fund/Strategic National Stockpile appropriations to procure them is "whether there is a lack of a significant commercial market for the product at the time of procurement, other than as a security countermeasure." *See* 42 USC 247d-6b (c)(5)(B)(iii)
27. There are no required standards for quality-control in manufacturing; no inspections of manufacturing procedures; no prohibition on wide variability

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<sup>260</sup> [https://www.naturalnews.com/files/Salus\\_Humetrix\\_VE\\_study\\_2021\\_09\\_28.pdf](https://www.naturalnews.com/files/Salus_Humetrix_VE_study_2021_09_28.pdf)

among lots; no prohibition on adulteration; and no required compliance with Current Good Manufacturing Practices. EUA products, even though unregulated and non-standardized, “shall not be deemed adulterated or misbranded.” *See* 21 USC 360bbb-3a(c). 2013.

28. There are no labeling requirements regarding the contents or ingredients in EUA products. 21 USC 360bbb-3(e)(2)(B)(ii). 2004.
29. There is no limitation of administration of EUA products past their expiration dates.
30. There cannot be clinical trial fraud, because there are no clinical investigations, no investigational drugs, no investigators and no human subjects.
31. There are no marketing standards.
32. There cannot be consumer fraud, because the only legal parties to the financial transactions are the US government (DOD) as buyer; the US government (HHS) as regulator authorizing exemptions from consumer protection laws that otherwise apply to medical products; and the pharmaceutical corporations as sellers, contracted to develop and manufacture the products. There are no commercial pharmaceutical products, no commercial marketplace, and no commercial market consumers.
33. There is no access to courts for judicial review of the facts or law relating to HHS Secretary declarations of EUA products, which are committed to agency discretion. *See* 42 USC 247d-6d(b)(7). 2005.
34. There is no access for plaintiffs, to civil courts for judicial review, and no entity to whom civil liability can attach, for injuries and deaths caused by declared covered countermeasures, unless and until FDA/HHS and/or Attorney General/DOJ file enforcement action against manufacturers and prove willful misconduct proximate to injury or death, but HHS and DOJ have operated the EUA product program together with the manufacturers since inception, and will not prosecute their co-conspirators. *See* 42 USC 247d-6d. 2005.
35. Even if there were access to courts for judicial review, and a fact-finder found evidence of harms caused by administration of products to recipients, and even evidence that those who caused the harms, by developing, manufacturing, distributing and/or administering the EUA products, knew the EUA products were toxic and knew their own actions were harmful, “just following orders” is an authorized, legal defense. *See* 42 USC 247d-6d(c)(4). 2005.

Summary:

There are no actions that can be legally classified as crimes or civil torts; there are no medical battery or homicide victims, or plaintiffs; and there are no medical batterers or murderers. Because legally, nothing has been done, and no one has done anything, to anyone else.

The recursive loop can be infinite, as covered countermeasures are developed, authorized and deployed, through HHS Secretary EUA declarations, as treatments for complications from prior countermeasures.

## Appendix

### **Legal Walls of the Covid-19 Kill Box**

Report on Attorney Todd Callender's January 30, 2022 interview by Dr. Elizabeth Lee Vliet, published Feb. 26, 2022; last revised June 2, 2022

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I encourage readers to listen to this podcast interview of Attorney Todd Callender, conducted by Dr. Elizabeth Lee Vliet on Jan. 30, 2022.<sup>261</sup>

Callender is an international disability rights law expert and currently represents military personnel challenging Department of Defense "vaccine" mandates.

I've been publishing piecemeal posts about the interview; below is a full written report, including supporting research, additional information and related developments on the subject of the legal relationship between government acts and how the Covid-19 event is legally classified: pandemic, act of biological or chemical war, contract fraud, and/or a crime against humanity.

At the current time, the formerly criminal actions of governments are legally defined as not-crimes, and many of the crime victims who formerly would have been entitled to human rights protections under law, can be legally defined as not-humans.

But it's not the end of the world, or the end of time. So it's not a permanent or irreversible, or inevitable, state of human affairs.

### Preface

The goals and actions of the individual humans working on the global Covid-19 democide project are so brazenly and profoundly evil that good human minds shut down the instant they confront the information. We recoil instinctively — emotionally, cognitively and spiritually — from the extraordinary saturation of evil;

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<sup>261</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

we struggle to grasp how it can be so comprehensive in its scope and destructive in its force.

The human perpetrators and their Satanic accomplices have instituted many layers of legal and media control and distortion of information to demoralize and confuse their victims.

But our natural recoiling phenomenon, our fingertip-on-a-hot-stove natural human withdrawal from evil, provides them with powerful additional camouflage for the evil acts, because the mind of the observer will self-add the camouflage of "this is so evil, it can't possibly be true" adding to the layers of legal and media propaganda cover the perpetrators control and impose themselves.

Please pray for the courage to overcome the recoil, so we can fight back better.

*“Veni, vidi, Deus vicit.”<sup>262</sup> - Jan Sobieski, Warrior King of Poland, Battle of Vienna, 1683*

## Synopsis

In the one-hour interview, Callender described international and federal legislative, executive, judicial, medical and military frameworks introduced in 1990 and reinforced repeatedly between then and now, using public health emergency predicates to create and control a new sub-human, or trans-human, species.

In the first half of the interview, Callender outlined the 2005 International Health Regulations (to which the United States is a signatory), which allow for the suspension of national sovereignty and federal constitutional and statutory legal frameworks during a "public health emergency of international concern" as declared by the World Health Organization director-general.

Callender also laid out the legal significance of a 2013 US Supreme Court intellectual property case (*Association for Molecular Pathology v. Myriad Genetics*), which rendered genetically-modified organisms (such as plant seeds and mice) as legally chattel property of those who own the patents for the inserted genes.

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<sup>262</sup> <https://www.newadvent.org/cathen/14061c.htm>

If that US Supreme Court precedent stands, it could be used to legally render people who have been injected over the past year with the mRNA/DNA pharmaceutical products marketed as Covid-19 vaccines," as the chattel property of the injection patent holders: Pfizer, BioNTech, Moderna and Johnson & Johnson corporations.

The US Congress could adopt new legislation governing the legal status of genetically “vaccinated” citizens to define them as legally identical to natural humans, thus overriding the Supreme Court precedent and ensuring that they retain all the legal, human, constitutional, civil and other rights that they lack under the GMO case law.

In the second half of the January 30 interview, Callender described state and county legal frameworks currently being put into place to make the legal state of emergency and related extraordinary executive powers permanent, and to implement the next, more-militarized enforcement steps at the community level.

Callender described “intergovernmental agreements,” which he has received from whistleblowers in Cochise County, Arizona, and other US states.

The IGAs link continued federal reimbursement funding protocols for community hospitals and nursing homes — which have financially coerced health care providers for the past two years already — to continued hospital and nursing home compliance with deadly “treatment” protocols and injection mandates.

The intergovernmental agreements (IGAs) are being put in place alongside other, reinforcing legal frameworks. For example, in Arizona, a petition from individuals claiming to be public health experts was submitted to the Arizona governor, in support of the governor’s petition to the Arizona legislature, requesting that the legislature make the governor’s temporary emergency powers created by Covid-19 permanent.

The state-level action is happening in several states, including Pennsylvania and Arizona (covered below); New York<sup>263</sup> (amendments to Title 10 NYCRR) and Florida<sup>264</sup> (HB7021). It’s paralleled at the federal level by, for example, President Biden's indefinite extension of the Covid-19 state of emergency, issued on Feb. 18, 2022.

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<sup>263</sup> [https://margaretannaalice.substack.com/p/letter-to-the-new-york-state-department?utm\\_source=url](https://margaretannaalice.substack.com/p/letter-to-the-new-york-state-department?utm_source=url)

<sup>264</sup> [https://margaretannaalice.substack.com/p/letter-to-governor-ron-desantis?utm\\_source=url](https://margaretannaalice.substack.com/p/letter-to-governor-ron-desantis?utm_source=url)

Callender advises anyone who wants to end hospital and nursing home homicides to work at the household level: appeal to relatives and friends who are directly tasked with enforcement, whether they're hospital workers, nursing home workers, police officers, National Guard soldiers, medical coders responsible for attaching the ICD-10 diagnostic codes to patients.

“Educate them that they are really a cog in this great giant machine designed to kill as many people as is possible. Particularly the unvaccinated. And those who are vaccinated, to envelope them in the machine for whatever the purpose is of The Owners.”

Other necessary steps include removing emergency powers from all levels of government, and running for office to repeal the enabling laws and enact laws protecting human rights and human lives.

“This is about the survival of our species. Stand up. Say no. Don't go with the program. Civil disobedience. That is our only hope.”

## Outline

- Brief Analysis
- 1990 - Three United Nations conventions
- 2005 - The Owners, through the World Health Organization, create International Health Regulations
- 2003, 2005 and 2014 US Presidents' Executive Orders listing quarantinable communicable diseases
- 2004-2006 - Congress passes Project Bioshield Act of 2004, PREP Act of 2005 and Pandemic and All-Hazards Preparedness Act of 2006 [Section added 3/26/22]
- 2017 - Major rulemaking by US Department of Health and Human Services
- Cumulative legal effect of International Health Regulations (IHR) and implementing national regulations and executive orders
- 2013 - US Intellectual Property and Patent Law; Title 35 U.S.C. 101
- 2020 - Clinical Treatment Protocol and Financial Coercion of Hospitals, Doctors and Nurses
- 2008 - Merger of public health with law enforcement



- Pennsylvania case study; how the IHR voids constitutional and statutory law and underpins public health martial law.
- Ransom demand from World Health Organization to G20.
- World Health Organization now working toward an expansion of the 2005 International Health Regulations
- Conclusion

Note: The following report is focused on legal frameworks. It doesn't include information about the deadliness of the products marketed as Covid-19 vaccines, their inefficacy at infection control, or severe adverse effects: the debilitating and fatal damage they cause to human neurological, cardiovascular, reproductive and immune systems and organs. The inherent toxicity is far beyond proved, and if readers are interested in up-to-date coverage, please check out Steve Kirsch<sup>265</sup>, Jessica Rose<sup>266</sup> and Alex Berenson<sup>267</sup> on Substack for reporting and analysis, and RealNotRare<sup>268</sup> for firsthand accounts. Many people have been investigating the crimes and raising the alarm publicly since late 2020, with no access to legacy media and no response from the legally-responsible government entities.

This report also doesn't cover the issue of lab leak vs. natural outbreak, nor the issue of intentional<sup>269</sup> design and release vs. accidental lab leak. Good sources for that subject are Igor Chudov<sup>270</sup>, Arkmedic<sup>271</sup>, and Charles Rixey<sup>272</sup>.

## Brief Analysis

Callender's paper trail and legal analysis make sense of a lot of things that haven't made sense all along, especially two things:

1. the strange abrogation of the doctor-patient relationship and physicians' independent diagnostic and treatment judgment; and
2. the strange refusal of the courts to even hear challenges to the public health police state on constitutional and evidentiary grounds, much less judicially stop the tyranny.

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<sup>265</sup> <https://stevekirsch.substack.com/>

<sup>266</sup> <https://jessicar.substack.com/>

<sup>267</sup> <https://alexberenson.substack.com/>

<sup>268</sup> <https://www.realnotrare.com/>

<sup>269</sup> <https://www.lifesitenews.com/news/dna-found-in-coronavirus-was-patented-by-moderna-3-years-before-the-pandemic/>

<sup>270</sup> <https://igorchudov.substack.com/>

<sup>271</sup> <https://arkmedic.substack.com/p/absolute-proof-the-gp-120-sequences?s=r>

<sup>272</sup> <https://prometheushrugged.substack.com/p/theblindwatchmaker?s=r>

It also helps explain why the avalanche of coercion continues and is escalating, now with major American corporations imposing their own injection mandates and mass firings, despite the expanding torrent of evidence that the injections are deadly and don't stop infections, and despite some US courts overturning some of federal mandates on limited, procedural grounds.

It also helps explain that the governments of nation-states around the world won't permanently stop the legalized mass murder, maiming and enslavement of the world's people through

- masking and social distancing;
- detentions in homes, nursing homes, schools, hospitals, military barracks and quarantine-facilities;
- withholding of preventative and early treatments for Covid-19;
- coerced administration of ventilation, Remdesivir, midazolam and other lethal poisons; and
- administration of mRNA and DNA bioweapon injections;
- establishment of restrictive digital surveillance, identity, currency and social credit score controls

until those governments and their central banks (the Federal Reserve in the United States) are prepared to withdraw from political and financial participation the international legal frameworks (such as the International Health Regulations), and endure and recover from the financial and economic consequences: blocked access to the international financial system controlled by the individuals who control the Bank of International Settlements.

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### 1990s - Three United Nations conventions

Callender began his interview with a "Tyranny 101" introduction, talking about the "warp-speed, orchestrated" global command-and-control campaign that rolled out starting in January 2020.

He observed that humans will trade liberty for security when they believe they are under a threat.

"It has worked for thousands of years," Callender said. "It has worked again, to a large extent. Probably not to the extent that they were hoping. A lot of people were aware that something was wrong. A lot of people were, I think, divinely --, were whispered to in their ear, and used their discernment to understand that things were not what they appeared."

Callender said that the human individuals behind the global Covid-19 crisis are the men and women who privately own the Bank of International Settlements (BIS).

He calls them "The Owners," as a shorthand. The names of the current leaders of the Owner families<sup>273</sup> don't matter for understanding the legal frameworks put in place to expand their political power and wealth, but their identities will matter for holding them accountable someday.

Through the BIS, they own all the other private central banks in the world, including the US Federal Reserve Bank.

Through the banks, over the past century or so, they consolidated their ownership and control of all financial wealth and all physical assets in the world: energy systems; water and food supplies; money supplies used as a medium of exchange; and most (but not all) media and information channels.

1990 - The Owners decide there are too many people in the world.

Around 1990, Callender said, there were a lot of people in the world and populations were continuing to grow. The Owners decided depopulation was needed.

They realized that when populations get very large it's very difficult to control or kill them. Historically, the only things that kill very large numbers of people are human-caused genocides and natural plagues and famines.

Arguably, Covid-19 and the subsequent pharmaceutical products marketed as "vaccines" combine the most effective features of genocide and plague: they weaken and kill lots of people, are human-made, but the deaths can be made appear naturally-caused.

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<sup>273</sup> <https://hamenabintuherland.com/usa/the-federal-reserve-cartel-the-eight-families-who-own-usa-dean-henderson-herlandreport/>

Rather than undertake a blatant and likely politically unpopular gun- or bomb-based global genocide, Callender explained, The Owners decided instead to promote the idea among world populations of "sustainable development."

They began by setting the narrative frame that there are too many people and not enough resources in the world to support those people; that climate change driven by human use of carbon-based energy resources would cause deadly earthquakes, floods, disease outbreaks, food shortages and other disasters; and that public health and the thriving of future generations require coordinated international action to reduce population, as a way to mitigate climate change.

### 1992 - The Owners extort governments of the world's nation-states to adopt Agenda 21 at the Earth Summit

In June 1992, the United Nations hosted the United Nations Conference on Environment and Development, commonly called the Earth Summit, in Rio de Janeiro, Brazil.

At the conference, 179 participating nations adopted Agenda 21 (later renamed Agenda 30)<sup>274</sup>, laying out “a comprehensive plan of action to be taken globally, nationally and locally by organizations of the United Nations System, Governments, and Major Groups in every area in which human impacts on the environment.”

The goals of Agenda 21/30, according to Callender, are threefold:

1. elimination of private property
2. elimination of borders and national sovereignty
3. depopulation

**Immunization Agenda 2030**  
**A global strategy to leave no one behind**

*Truth in World Health Organization advertising<sup>275</sup>*

<sup>274</sup> <https://grist.org/politics/agenda-21-everything-you-need-to-know-about-the-secret-u-n-plot-in-one-comic/>

<sup>275</sup> [https://www.who.int/immunization/IA2030\\_draft\\_4\\_WHA.pdf?ua=1](https://www.who.int/immunization/IA2030_draft_4_WHA.pdf?ua=1)

## 1992-1994 - The Owners extort governments of the world's nation-states to adopt the UN Framework Convention on Climate Change

At the 1992 Rio conference, the United Nations Framework Convention on Climate Change<sup>276</sup> was also opened for nation-states to sign.

By 1994, enough nations had signed for the convention<sup>277</sup> to enter into force.

## 1994 - The Owners extort governments of the world's nation-states to adopt International Conference on Population and Development Program of Action

In September 1994, the United Nations hosted the International Conference on Population and Development in Cairo, Egypt. Again, 179 nation-states signed on to a 20-year Programme of Action, which was extended in 2010 to cover 2014-2034.<sup>278</sup>

The population control project was framed using keywords including empowerment of women, reproductive health and people-centered development.

### Cumulative impact

Callender explained that after those three mutually-reinforcing international conventions were adopted by the world's national governments — UN Agenda 21/30 (1990); UN Framework Convention on Climate Change (1994); and UN International Conference on Population and Development Program of Action (1994) — The Owners, who had already owned and controlled all of the natural resources in the world, now controlled all of the political resources in the world: the means through which us human beings organize our social lives and power relationships in society.

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<sup>276</sup> <http://newsroom.unfccc.int/>

<sup>277</sup> <https://www.un.org/sustainabledevelopment/climate-negotiations-timeline/>

<sup>278</sup> <https://www.unfpa.org/resources/a6962-framework-actions-follow-programme-action-international-conference-population-and>

They successfully created an international legal framework that subordinates human rights and national sovereignty to global governing instruments operated privately by a handful of men and women accountable to no one but themselves.

### Propaganda campaign

Throughout the 1990s and into the 21st century, The Owners mounted an intense propaganda campaign to persuade the world's human population that people are “the problem,” Callender said.

The media messages instilled the notion that ordinary people, simply by existing, cause the degradation and destruction of the natural world.

Callender lives outside the United States and has travelled extensively throughout his career over the past few decades.

During the Jan. 30 interview, he said he saw the same messages being fed to populations, through governments and media, all over the world over the last 30 years, calling it “a homogenized and very coordinated approach.”

The Owners also introduced public health frameworks as a key tool for population control in two forms: control of numbers of people through funding contraception programs to lower birth rates, and control of behavior through manipulation of information.

See, for example, two policy documents laying out national and international government programs designed to increase fear levels to increase compliance with social bond disruptions and uptake of pharmaceutical injections during the Covid-19 response in 2020.

- UK SAGE, March 20, 2020<sup>279</sup>
- World Health Organization, Oct. 15, 2020<sup>280</sup>

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<sup>279</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2020.03-uk-paper-re-increasing-fear-levels-in-population.pdf>

<sup>280</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2020.10-who-guidance-behavioral-psychology-of-covid-vaccine-manipulation-.pdf>

2005 - The Owners, through the World Health Organization,  
create International Health Regulations

In 2005, through the World Health Organization, the individuals who control the Bank of International Settlements created the International Health Regulations (IHR). [Correction: In 2005, the WHO updated International Health Regulations first adopted as International Sanitary Regulations in 1951]

The second edition of the IHR is described, by WHO, as follows:

“In response to the exponential increase in international travel and trade, and emergence and reemergence of international disease threats and other health risks, 196 countries across the globe have agreed to implement the International Health Regulations (2005) (IHR). This binding instrument of international law entered into force on 15 June 2007.”

The stated purpose and scope of the IHR are

“to prevent, protect against, control and provide a public health response to the international spread of disease in ways that are commensurate with and restricted to public health risks, and which avoid unnecessary interference with international traffic and trade.”

The IHR “are not limited to specific diseases, but are applicable to health risks, irrespective of their origin or source.”

The IHR further,

"require States to strengthen core surveillance and response capacities at the primary, intermediate and national level, as well as at designated international ports, airports and ground crossings. They further introduce a series of health documents, including ship sanitation certificates and an international certificate of vaccination or prophylaxis for travelers."

The 2005 International Health Regulations required each signatory nation to adopt implementing legislation, which the United States government did, through revisions to 42 Code of Federal Regulations, Parts 70 and 71.

Those federal laws regulate interstate and foreign quarantine activities during “public health emergencies of international concern” or PHEICs.

### 2003, 2005 and 2014 - US Presidents’ Executive Orders listing quarantinable communicable diseases

There have been three Executive Orders issued by US Presidents related to the quarantine power of the US Secretary of Health and Human Services laws since 1990. [Correction: President Biden issued another one, adding measles, on Sept. 17, 2021.]

They were promulgated under section 361(b) of the Public Health Service Act (42 U.S.C. 264(b)), and they assigned the President's executive authority to the Secretary of Health and Human Services for implementation.

#### *Executive Order 13295 of April 4, 2003*

On April 4, 2003, President George W. Bush signed Executive Order 13295<sup>281</sup>.

Bush's 2003 executive order revoked and replaced Ronald Reagan's Executive Order 12452 of Dec. 22, 1983, which specified quarantinable diseases limited to "Cholera or suspected Cholera, Diphtheria, infectious Tuberculosis, Plague, suspected Smallpox, Yellow Fever, and suspected Viral Hemorrhagic Fevers (Lassa, Marburg, Ebola, Congo-Crimean, and others not yet isolated or named).”

Bush's 2003 executive order replaced the list above with the following:

“(a) Cholera; Diphtheria; infectious Tuberculosis; Plague; Smallpox; Yellow Fever; and Viral Hemorrhagic Fevers (Lassa, Marburg, Ebola, Crimean-Congo, South American, and others not yet isolated or named) and

(b) Severe Acute Respiratory Syndrome (SARS), which is a disease associated with fever and signs and symptoms of pneumonia or other respiratory illness, is transmitted from person to person predominantly by

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<sup>281</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2003-executive-order-bush-.pdf>



the aerosolized or droplet route, and, if spread in the population, would have severe public health consequences.”

In 2003, President Bush added the common cold to the list of communicable diseases empowering the executive branch, through the Secretary of Health and Human Services, to involuntarily detain American citizens.

*Executive Order 13375 of April 1, 2004*

On April 1, 2005, President Bush signed Executive Order 13375<sup>282</sup>, extending the quarantine power of the Health and Human Services Secretary to include:

“(c) Influenza caused by novel or reemergent influenza viruses that are causing, or have the potential to cause, a pandemic.”

In 2005, the executive branch of the federal government granted itself the power to involuntarily detain American citizens for the flu.

*Executive Order 13674 of July 31, 2004*

On July 31, 2004, President Barack Obama signed Executive Order 13674<sup>283</sup>, revising Section b of President Bush's 2003 order. The new text expanded on the definition of SARS [the common cold]:

“(b) Severe acute respiratory syndromes, which are diseases that are associated with fever and signs and symptoms of pneumonia or other respiratory illness, are capable of being transmitted from person to person, and that either are causing, or have the potential to cause, a pandemic, or, upon infection, are highly likely to cause mortality or serious morbidity if not properly controlled. This subsection does not apply to influenza.”

In 2004, the federal government expanded its power to detain American citizens for common colds, not only if the diseases "are transmitted" but if they "are *capable* of being transmitted...and are causing, or have the *potential* to cause, a pandemic."

To recap:

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<sup>282</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2005-executive-order-bush.pdf>

<sup>283</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2004-executive-order-obama.pdf>

- In 2003, President Bush made the common cold a quarantinable disease under US law.
- In 2005, President Bush made the common flu a quarantinable disease under US law.
- In 2014, President Obama made suspected but asymptomatic colds quarantinable diseases under US law.
- In 2021, President Biden added measles to the list of quarantinable communicable diseases.

2004-2006 - Congress passes Project Bioshield Act of 2004, PREP Act of 2005 and Pandemic and All-Hazards Preparedness Act of 2006<sup>284</sup>

The Project Bioshield Act<sup>285</sup> (30 pages) was passed by Congress and signed by President George W. Bush on July 21, 2004.

The PREP Act<sup>286</sup> was passed by Congress and signed into law on Dec. 30, 2005. It was tagged on as the last 14 pages of a 154-page Department of Defense supplemental appropriations and Hurricane Katrina relief bill.

The Pandemic and All-Hazards Preparedness Act of 2006<sup>287</sup> was passed by Congress and signed into law on Dec. 17, 2006.

Together, these laws changed a lot of federal laws related to bioterrorism, pandemics, drug development, appropriations, contracting, procurement, and product liability.

Together with several other laws,<sup>288</sup> the Project Bioshield Act and PREP Act are the source of the US Secretary of Health and Human Services' Emergency Use Authorization (EUA) power, through which HHS Secretary Alex Azar first declared Covid-19 a public health emergency a public health emergency on Jan. 31, 2020, the day after World Health Organization Director-General Tedros declared it a “public health emergency of international concern.”

<sup>284</sup> <https://bailiwicknews.substack.com/p/project-bioshield-act-of-2004-and?s=w>

<sup>285</sup> <https://www.congress.gov/108/plaws/publ276/PLAW-108publ276.pdf>

<sup>286</sup> <https://www.congress.gov/109/plaws/publ148/PLAW-109publ148.pdf#page=140>

<sup>287</sup> <https://www.congress.gov/109/plaws/publ417/PLAW-109publ417.pdf>

<sup>288</sup> <https://www.phe.gov/Preparedness/legal/Pages/default.aspx>

Azar then issued a “declaration for medical countermeasures” for Covid-19 effective February 4, 2020,<sup>289</sup> followed by other declarations and amendments to the original declarations.

Azar’s PREP Act declaration bestowed immunity for liability on developers, manufacturers, distributors and vaccinators, for injuries and deaths caused by vaccines developed, manufactured, distributed and administered under Emergency Use Authorization.

The only exception is for “willful misconduct,” which might apply to Pfizer and Moderna if the clinical trial fraud alleged by whistleblower Brook Jackson<sup>290</sup> can be proved — as Edward Dowd and others are working toward. But it would probably not apply to distributors and injectors who can credibly claim they had no knowledge of the clinical trial fraud. [Correction: manufacturer indemnification under the PREP Act likely also covers fraudulent acts, and further, the vaccine contracts were signed under military procurement laws as "prototype manufacturing demonstration projects," not standard government purchasing contract law.<sup>291</sup>]

HHS Secretary Azar’s declaration also rendered contractors like Pfizer, Moderna, nurses and pharmacists, as classifiable, in legal terms, as government employees of the Department of Health and Human Services for purposes of the Federal Tort Claims Act and related laws: 28 USC 1346(b) and 28 USC 2672.

The Project Bioshield Act of 2004 includes provisions specifically addressing how EUAs are to be declared, maintained and terminated, at 42 USC 360bbb-3,<sup>292</sup> relating to use of “unapproved products” or “unapproved uses of approved products.”

The effect of Azar’s PREP Act declaration, through the Project Bioshield Act of 2004, was to authorize government-funded development, marketing, distribution and deployment, by the contractors (Pfizer, Moderna, hospitals, nursing homes, clinics, pharmacies, nurses, pharmacists, etc.) of the pharmaceutical products marketed as “Covid-19 vaccines.”

## 2017 - Major rulemaking by US Department of Health and Human Services

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<sup>289</sup> <https://www.federalregister.gov/documents/2020/03/17/2020-05484/declaration-under-the-public-readiness-and-emergency-preparedness-act-for-medical-countermeasures>

<sup>290</sup> <https://s3.documentcloud.org/documents/21206071/brook-jackson-lawsuit.pdf>

<sup>291</sup> <https://bailiwicknews.substack.com/p/implications-of-10-usc-2371b-the?s=w>

<sup>292</sup> <https://www.govinfo.gov/content/pkg/USCODE-2019-title21/pdf/USCODE-2019-title21-chap9-subchapV-partE-sec360bbb-3.pdf>

The most recent, major revisions of 42 CFR Parts 70 and 71 occurred through a "final rulemaking" by the Department of Health and Human Services, published in the Federal Register on Jan. 19, 2017 and effective Feb. 17, 2017. (See 6890 Federal Register. Vol. 82, No. 12)

- 2017-01-19 — Federal Register on HHS Revisions<sup>293</sup> to 42 CFR Parts 70 and 71
- 42 CFR 70 — US Domestic Interstate Quarantine Regulations<sup>294</sup> as revised by HHS in 2017
- 42 CFR 71 — US Foreign Quarantine Regulations<sup>295</sup> as revised by HHS in 2017

Later in 2017, Johns Hopkins University published new biological threat reports, including the SPARS scenario. *See: Technologies to Address Global Catastrophic Biological Risks*, Johns Hopkins Center for Health Security,<sup>296</sup> June 2017 and *SPARS Pandemic 2025-2028: A Futuristic Scenario for Public Health Risk Communicators*. Johns Hopkins Center for Health Security,<sup>297</sup> October 2017.

The Federal Register entry reported that some commenters, during the public comment period, requested clarification concerning whether the World Health Organization's (WHO) declaration of a Public Health Emergency of International Concern (PHEIC) could continue to serve as the basis for a "public health emergency" if the President or HHS Secretary disagreed with the declaration of a PHEIC on legal, epidemiologic, or policy grounds.

Health and Human Services/Centers for Disease Control respondents described such a scenario as "unlikely" and noted that "CDC remains a component of HHS, subject to the authority and supervision of the HHS Secretary and President of the United States."

Another comment addressed the same concern from a slightly different perspective: the commenter "objected to referencing the WHO's declaration of a Public Health Emergency of International Concern (PHEIC) in the definition of public health emergency' because this ostensibly relinquishes U.S. sovereignty."

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<sup>293</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2017-federal-register-re-42-cfr-70-and-71.pdf>

<sup>294</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2017-42-cfr-part-70-us-domestic-interstate-quarantine-statute-as-revised-by-hhs-1.pdf>

<sup>295</sup> <https://bailiwicknewsarchives.files.wordpress.com/2022/02/2017-42-cfr-part-71-us-foreign-quarantine-statute-as-revised-by-hhs.pdf>

<sup>296</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2017-06-johns-hopkins-global-pandemic-response-technology.pdf>

<sup>297</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2017-10-spars-pandemic-scenario-johns-hopkins.pdf>

Again, HHS/CDC respondents said they disagreed with the characterization, stating that US government officials would give consideration to the WHO's declaration of a PHEIC but would "continue to make its own independent decisions regarding when a quarantinable communicable disease may be likely to cause a public health emergency if transmitted to other individuals."

A few paragraphs later, the HHS/CDC respondents again said that "it would be unlikely for the United States to formally object to the WHO's declaration of a PHEIC, but that CDC remains a component of HHS, subject to the authority and supervision of the HHS Secretary and President of the United States."

Other commenters expressed concern that "any disease considered to be a public health emergency may qualify it as quarantinable" and noted that some PHEICs "most certainly do not qualify as public health emergencies" under the proposed definition.

HHS/CDC respondents clarified that "only those communicable diseases listed by Executive Order of the President may qualify as quarantinable communicable diseases. For example, Zika virus infection, which although the current epidemic was declared a PHEIC by WHO, is not a quarantinable communicable disease."

After dispatching with the comments, the HHS/CDC respondents concluded: "The definition of *Public health emergency* is finalized as proposed."

### Involuntary detention of healthy individuals authorized

The 42 CFR Section 70 revisions that went into effect in February 2017 authorize the federal government to apprehend American citizens on suspicion of having colds, under §70.6:

Apprehension and detention of persons with quarantinable communicable diseases.

“(a) The Director may authorize the apprehension, medical examination, quarantine, isolation, or conditional release of any individual for the purpose of preventing the introduction, transmission, and spread of quarantinable communicable diseases, as specified by Executive Order, based upon a finding that:

(1) The individual is reasonably believed to be infected with a quarantinable communicable disease in a qualifying stage and is moving or about to move from a State into another State [interstate]; or

(2) The individual is reasonably believed to be infected with a quarantinable communicable disease in a qualifying stage and constitutes a probable source of infection to other individuals who may be moving from a State into another State [interstate].

(b) The Director will arrange for adequate food and water, appropriate accommodation, appropriate medical treatment, and means of necessary communication for individuals who are apprehended or held in quarantine or isolation under this part.”

Under Section §70.5(d) and (e), healthy American citizens can also be involuntarily detained to keep us from travelling intrastate (within a state’s borders)

### Cumulative legal effect of International Health Regulations and implementing national regulations and executive orders

Cumulatively, these executive and legislative sides of the kill box made it legally possible for President Trump and President Biden, working through the Centers for Disease Control of the Department of Health and Human Services (using the March 13, 2020 PanCAP Adapted U.S. Government Covid-19 Response Plan<sup>298</sup>, which threw out all prior guidance on pandemic management), alongside state governors and health secretaries to:

1. place all Americans, including healthy Americans with no symptoms, under arrest at home, hospital, nursing home, business, school, military barracks, prison, or detention facility;

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<sup>298</sup> <https://bailiwicknewsarchives.files.wordpress.com/2021/12/2020.03-hhs-trump-lockdown-order.pdf>

2. close schools, businesses, churches and government offices;
3. order that healthy Americans wear medical devices (cloth masks) against their will; without personal risk-benefit assessment; without individual clinical diagnoses or evidence of efficacy for infection control, and without a personal physician's prescription; and
4. submit to forcible injection of mRNA and DNA toxins on pain of losing their jobs or being kicked out of school.

Explaining the combined effect in the podcast interview,<sup>299</sup> Attorney Todd Callender stated:

“It allows for, in every instance, a suspension of your human rights, your sovereign rights, your Constitutional rights, charter rights.”

This explains, among other things, the refusal of the US Supreme Court, the International Criminal Court, and other federal and state courts around the world to even hear cases challenging democidal<sup>300</sup> Covid-19 population control measures on human rights, constitutional, civil liberties grounds, even while they have heard cases challenging some of those measures on regulatory, procedural grounds, and even decided a few in favor of citizen plaintiffs seeking relief from government “mandates.”

American federal judges know that — to the extent they accept The Owners' legal framework as legitimate, dispositive and controlling law — the US Constitution is irrelevant.

American citizens are legally subordinated to the appointed Director-General of the World Health Organization, his appointed American deputy (the US Secretary of Health and Human Services) and appointed state health secretaries.

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## 2013 — US Intellectual Property and Patent Law; Title 35 U.S.C. 101

Case law, or legal precedents derived from judicial rulings in court cases, form another reinforcing strut of the kill box structure.

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<sup>299</sup> <https://www.americaoutloud.com/compulsory-vaccination-and-forced-quarantine-camps-in-arizona/>

<sup>300</sup> <https://en.wikipedia.org/wiki/Democide>

Callender cited *Association for Molecular Pathology v. Myriad Genetics*, a 2013 US Supreme Court case.

According to the published Supreme Court opinion, Myriad was a company that

“obtained several patents after discovering the precise location and sequence of the [human] BRCA1 and BRCA2 genes, mutations of which can dramatically increase the risk of breast and ovarian cancer. This knowledge allowed Myriad to determine the genes’ typical nucleotide sequence, which, in turn, enabled it to develop medical tests useful for detecting mutations in these genes in a particular patient to assess the patient’s cancer risk. If valid, Myriad’s patents would give it the exclusive right to isolate an individual’s BRCA1 and BRCA2 genes, and would give Myriad the exclusive right to synthetically create BRCA cDNA.”

The Myriad court distinguished naturally-occurring DNA from synthetic or cDNA (complementary DNA):

“...One such method begins with an mRNA molecule and uses the natural bonding properties of nucleotides to create a new, synthetic DNA molecule. The result is the inverse of the mRNA’s inverse image of the original DNA, with one important distinction: Because the natural creation of mRNA involves splicing that removes introns, the synthetic DNA created from mRNA also contains only the exon sequences. This synthetic DNA created in the laboratory from mRNA is known as complementary DNA (cDNA).”

The US federal government intervened in the case<sup>301</sup>, through an amicus brief filed by the US Department of Justice, taking the position that “isolated, but otherwise unmodified DNA should not be patent eligible, but that cDNA should be patent eligible.”

The *Myriad* court found in favor of the biotech corporation and the federal government, ruling that naturally-occurring DNA is not patentable, but synthetic cDNA is patentable.

The Myriad case is the most recent intellectual property case in a line that goes back to a 1980 case called *Diamond v. Chakrabarty*, 447 U. S. 303.

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<sup>301</sup> <https://www.genome.gov/about-genomics/policy-issues/Intellectual-Property>



*Chakrabarty* was a case about a US patent granted to the inventor of a "human-made, genetically engineered bacterium capable of breaking down crude oil" and upheld by the Supreme Court.

“Title 35 U.S.C. 101 provides for the issuance of a patent to a person who invents or discovers “any” new and useful “manufacture” or “composition of matter.” Respondent filed a patent application relating to his invention of a human-made, genetically engineered bacterium capable of breaking down crude oil, a property which is possessed by no naturally occurring bacteria. A patent examiner's rejection of the patent application's claims for the new bacteria was affirmed by the Patent Office Board of Appeals on the ground that living things are not patentable subject matter under 101. The Court of Customs and Patent Appeals reversed, concluding that the fact that micro-organisms are alive is without legal significance for purposes of the patent law.

Held: A live, human-made micro-organism is patentable subject matter under 101. Respondent's micro-organism constitutes a “manufacture” or “composition of matter” within that statute.”

The *Chakrabarty* court highlighted the potential moral hazards of its decision:

“[T]he petitioner, with the support of amicus, points to grave risks that may be generated by research endeavors such as respondent's. The briefs present a gruesome parade of horrors. Scientists, among them Nobel laureates, are quoted suggesting that genetic research may pose a serious threat to the human race, or, at the very least, that the dangers are far too substantial to permit such research to proceed apace at this time. We are told that genetic research and related technological developments may spread pollution and disease, that it may result in a loss of genetic diversity, and that its practice may tend to depreciate the value of human life.”

But the *Chakrabarty* court concluded that such moral, ethical and biological risks were beyond its judicial purview; the judges deferred to elected members of Congress for resolution.

Between *Chakrabarty* in 1980 and *Myriad* in 2013, and since, several court cases involving Monsanto, Dupont, Syngenta and other biotech corporations developed an ownership and licensing paradigm for patented living organisms such as plant seeds and research animals.

For example, farmers obtain licenses from biotech corporations to grow and use patented seed lines, but the farmers don't own the seeds. So Monsanto and other companies have successfully prosecuted farmers, and been awarded millions of dollars in fines. Farmers have been prosecuted for saving seeds and replanting them in following growing seasons, for example, and they've been prosecuted for GMO crops that have grown, unlicensed, on their land from seeds blown from nearby, licensed crops. *See Seed Giants v. US Farmers report*<sup>302</sup>, 2013.

The result: under international and American intellectual property and patent law, the act of genetic modification results in the modification-device patent holders owning the modified biological subject.

### Judicial precedent applicable to human recipients of mRNA/DNA injections

After injection with the mRNA or DNA spike protein instructions, the human body and its cells become “a spike-protein factory,” as countless explainer pieces have informed the public since late 2020.

Callender believes that because “synthetic genomes are the chattel property, the intellectual property, of the patent holders,” and because the mRNA and DNA pharmaceutical products marketed by the US government, Pfizer/BioNTech, Moderna and Johnson & Johnson alter the DNA in the cells of the recipients to cause the production of spike proteins and make other, as-yet-unknown changes to the human genome, “All the people that got those shots, are now the chattel property of the patent holders of those shots.”

Combining the 2013 Supreme Court precedent, with the 2021 injection of billions of people with genome-modifying medical devices, The Owners, who gained ownership

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<sup>302</sup> <https://www.centerforfoodsafety.org/reports/1770/seed-giants-vs-us-farmers>

of physical and financial assets (food supply, water supply, energy supplies, financial systems) starting in the late 1800s, and who added the political assets of national governments, through the militarized public health apparatus put in place between 1990 and 2020, now own a large portion of the world's human assets as well.

"Now they actually own our humanity," Callender summarized.

Dr. Lee asked about the implications: "I'm not judging, negatively, the people who chose to get the shot. Because they were manipulated to think they were doing the right thing. They were not given all of this information. They were not given any risk assessments. So they were pawns in the bigger scheme that you are describing, that's been in the plans for a long time."

Callender said control over "what used to be humanity...appears to be limitless" on the vaccinated. "They are not human beings. They are no longer humans for purposes of the law...because willingly, for consideration of the shot, each person became somebody else's property."

One of the legal implications relate to potential prosecution of governments and pharmaceutical companies for homicide.

However, if a person shoots a dog, Callender said, the shooter can't be prosecuted for homicide, because a dog is not a human and homicide legally refers to the intentional killing of a human being.

If — as the *Myriad* precedent implies — a vaccinated human is legally distinct from a natural, unvaccinated human, and is owned by the pharmaceutical companies rather than owned by him or herself:

"Do they enjoy human rights? Do they enjoy protections against homicide? Do they enjoy privacy rights? Do they enjoy any rights at all?" Callender asked. "Short answer is seemingly, No...That's how nefarious and detailed" the plan is.

Taken to the logical conclusion, for however long vaccinated humans are legally-distinct from natural humans, it will be difficult or impossible to prosecute the perpetrators for genocide on behalf of those killed by the injections. The victims, from a legal perspective, are not people and have no natural, God-given or Constitutionally-protected human sovereignty or rights to life or liberty.

As of September 2022, the US Congress has not acted to classify Covid-19-vaccinated humans as fully sovereign individuals or otherwise legislatively protect them from genome-based chattel slavery wrought by intellectual property law.

Update June 2, 2022: On Sept. 16, 2011, Congress passed PL 112-29, An act to amend title 35, United States Code, to provide for patent reform.

At Section 33, the statute provided a limitation on 35 USC 101 (the statute interpreted by SCOTUS in Chakrabarty (1980) and Myriad (2013)):

(a) Limitation — Notwithstanding any other provision of law, no patent may issue on a claim directed to or encompassing a human organism.

(b) Effective Date.

(1) In general. Subsection (a) shall apply to any application for patent that is pending on, or filed on or after, the date of the enactment of this Act [Sept. 16, 2011].

(2) Prior applications. Subsection (a) shall not affect the validity of any patent issued on an application to which paragraph (1) does not apply.

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## 2020 — Clinical Treatment Protocols and Financial Coercion of Hospitals, Doctors and Nurses

During the Jan. 30 interview, Dr. Lee commented that for her as a practicing physician, a disturbing signal that something was deeply wrong, was the federal public health authorities' official guidance and pressure on doctors, nurses, pharmacists, medical and pharmacist licensing boards, and governors to withhold treatment from sick patients seeking medical help.

The US-HHS Centers for Disease Control explicitly directed doctors and nurses to tell mildly sick patients to “go home and get sicker” with no treatments early in the course of the infection, and to only return for care when they could no longer breathe.

Lee had never seen that clinical guidance issued for any other illness.

“We don't wait until Stage IV cancer,” she said. “We screen and treat early.”

Further, when confronted with new, unknown illnesses, doctors historically have identified potentially life-threatening symptoms, and administered existing medications used to treat those symptoms in other diseases.

Despite the initially-inexplicable federal protocols, as the outbreak spread in February and March 2020, many doctors and nurses started successfully using existing medications to treat the most prominent symptoms experienced by patients infected with the SARS-Covid-2 virus: systemic inflammation, blood clots and secondary bacterial infections. They treated patients with fluids and vitamins, anti-inflammatory drugs, anti-coagulants, antibiotics, and antivirals like hydroxychloroquine and Ivermectin.

Patients treated early recovered.

Untreated patients, who went home and waited until they couldn't breathe, came back to hospitals, and were admitted for treatment with Remdesivir and mechanical ventilation, which was — in most cases — too much treatment, much too late.

Most of those patients died.

Through the CARES Act, Centers for Medicare and Medicaid Services (CMS)<sup>303</sup> and related funding<sup>304</sup> and liability-immunity mechanisms tied to (International Classification of Diseases) ICD-10-CM diagnosis code U07.1, the federal government added financial and legal pressure on clinicians to withhold care, because reimbursements, add-on payments and liability protections were only made available to providers using the “go home and get sicker” protocol, until patients returned to the hospital.

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<sup>303</sup> <https://www.cms.gov/medicare/covid-19/new-covid-19-treatments-add-payment-nctap>

<sup>304</sup> <https://www.cms.gov/files/document/03052020-medicare-covid-19-fact-sheet.pdf>

Once they were extremely sick and arrived at the hospital, they were admitted and classified as Covid-19 patients. Then they were forcibly<sup>305</sup> treated with inappropriate medications (primarily Remdesivir in the United States) and machines (ventilators) that worsened symptoms, because those were the only treatments authorized by the federal government for reimbursement and liability protections.

And then they died, triggering federal death benefit payments<sup>306</sup> to the hospitals and families.<sup>307</sup>

At the same time, Lee noted, the emergency measures shut down other revenue streams for hospitals, cancelling diagnostic screenings, surgeries and treatments for non-Covid diseases. By stripping regional hospitals of non-Covid revenue, the federal government has made those hospitals and their medical staff more dependent on the federal funding that incentivizes medical neglect and death protocols.

“So they have created the monstrosity that they then turn around and use as the justification for an emergency. It is diabolical and it's malevolent and people need to know it exists,” she said.

Meanwhile, the US Food and Drug Administration (FDA) and complicit media demonized the early treatment protocols, repurposed medications and the doctors and nurses who were using them to restore suffering patients to full health.

This was done for two reasons: to maintain the fictional yet terrifying emergency narrative that legally-justified FDA emergency use authorization (EUA) for masking devices and mRNA/DNA injection funding and mandates; and to give Covid-19 itself time and space to kill as many people as possible without it appearing to be intentional medical homicide.

As of September 2022, these federal protocols are still in place, and still killing people.

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## 2008 - Merger of public health with law enforcement

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<sup>305</sup> <https://www.cms.gov/files/document/summary-covid-19-emergency-declaration-waivers.pdf>

<sup>306</sup> <https://fredbrownbill.wordpress.com/2021/12/26/bidens-bounty-on-your-life-hospitals-incentive-payments-for-covid-19-2/>

<sup>307</sup> <https://www.fema.gov/press-release/20210324/fema-help-pay-funeral-costs-covid-19-related-deaths>

Starting around September 2021, Lee, Callender, and other prominent leaders in the loose alliance of doctors and attorneys trying to ensure patient access to early treatments for Covid-19 began to get phone calls every day from alarmed family members of patients in hospitals and nursing homes around the United States who had been tagged on entry with ICD-10 codes triggering Covid-19 treatment protocols.

Family members reported that medical staff were withholding fluids, food and vitamins from their loved ones; refusing to administer antibiotics, corticosteroids and anticoagulants; restraining them, forcibly administering Remdesivir, and forcibly hooking them up to ventilators.

Hospital and nursing home administrators were also blocking family members from visiting patients, denying power of attorney, refusing to allow visits from priests, pastors and rabbis, and refusing to allow patients to leave the facilities.

A few weeks later, news emerged that Maryland National Guard soldiers and Federal Emergency Management Agency staff were distributing Remdesivir in nursing homes. The soldiers were sent into the nursing homes after hospital and nursing home staff who refused to take mRNA and DNA injections were fired, leading to staffing shortages, capacity overloads, and transfers of patients.

Callender emphasized that starvation and battery are criminal acts, but explained that when families called local police for help for their loved ones trying to escape the facilities, police officers generally refused to get involved. In some cases, they arrested the family members who were trying to protect the patients from abuse.

Callender described the situation as “murder for hire in the hospitals,” adding “everyone is worried about FEMA camps. They already exist. They're called hospitals...Hospitals are now part of the law enforcement system.”

Through whistleblowers and research, Callender has since learned that in 2007, the US Department of Justice Bureau of Justice Assistance and the CDC convened a working group to merge public health and law enforcement systems.

The result was a 2008 document called "A framework for improving cross-sector coordination for emergency preparedness and response: Action Steps for Public Health, Law Enforcement, the Judiciary, and Corrections"<sup>308</sup> which:

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<sup>308</sup> <https://intersector.com/resource/framework-improving-cross-sector-coordination-emergency-preparedness-response/>

“improved cross-sectoral and cross-jurisdictional collaboration and crafted two other tools: a model Memorandum of Understanding (MOU) for joint investigations of bioterrorism, and a guide for developing MOUs for strengthening coordinated, multi-sector responses to influenza pandemics and other infectious disease threats.”

The 2008 plan, combined with frontline reports from distraught families and their own medical and legal work, provided Callender and others with initial answers to the question: “How does the global control paradigm translate from international through national down to the individual?”

### Arizona case study

What they found in Cochise County, Arizona and other local jurisdictions, were intergovernmental agreements (IGAs) linking federal funding to declared public health emergencies to require states and counties to establish quarantine facilities and procedures for involuntarily moving people to detention in nursing homes, hospitals or other purpose-built structures, on the basis of government-alleged infection with a quarantinable communicable disease.

State of emergency declarations are a linchpin.

Most emergency orders at the national, state and local level are temporary and have built-in expiration dates, although the main PHEIC declaration issued by the WHO General-Director on Jan. 30, 2020 apparently does not.

The goal of The Owners, Callender said, is to make sure that emergency executive powers are not temporary, but are permanent.

The process is currently underway in Arizona. Under Arizona law, Callender said, the governor can petition a House member and a Senate member asking the legislature to convert the temporary emergency powers to permanent emergency powers.

The legal document submitted by the Governor to the legislators is called a report, Callender said, and it's based on an assertion by the Arizona public health department that the Covid-19 emergency itself is permanent.



By late January 2022, when the Callender interview was recorded, a letter had already been submitted by a group claiming to represent 1,200 concerned doctors, advocating that the legislature grant the Governor permanent emergency powers that eliminate the constitutional and human rights held by the people of Arizona.

Callender linked the Arizona government acts to the Jan. 13, 2022 US Supreme Court ruling in *Biden v. Missouri*, regarding the federal government's authority, through the Department of Health and Human Services Centers for Medicare and Medicaid (CMS) financial control of hospital funding, to mandate hospital employees' submission to unwanted mRNA and DNA injections.

Callender pointed out that the Supreme Court did not review or rule on the significance of the pharmaceutical products' investigational, experimental, EUA, or gene-modifying medical device status.

The court only addressed the relationship between federal funding for hospitals and nursing homes, and the human rights and bodily integrity of employees at federally-funded facilities, and determined that CMS funding is a legal basis for compulsory, invasive, experimental medical treatments.

Linking the *Biden v. Missouri* Supreme Court ruling, to the 2008 DOJ/CDC document merging public health and law enforcement, to the Cochise County intergovernmental agreements, to the Arizona state government converting the Covid-19 emergency from temporary to permanent, to the US Secretary of Health and Human Services' regulatory and statutory powers to track and trace people through PCR and other testing, to genetic identification catalogs, Callender concluded that it's legally straightforward for a public health official to allege that any individual citizen was in the same room as a person with an allegedly communicable disease, and can therefore be forcibly — and *legally* — removed by local law enforcement officers from their home or workplace to the local hospital.

Once in the hospital, that individual can be tagged with the ICD-10 diagnostic code triggering Covid-19 treatment protocols forcibly administered.

“What they want to do is not have anybody interrupt their command and control. Once you're in the public health system, you're in the kill box,” Callender said. "All

rights are suspended in matters of public health. That's what we can take away from this."

Pennsylvania case study; how the IHR voids constitutional and statutory law and underpins public health martial law.

### *1978 Emergency Management Services (EMS) Code*

On March 6, 2020, Pennsylvania Governor Tom Wolf (D) and Secretary of Health Rachel Levine declared a statewide state of emergency under the 1978 Emergency Management Services (EMS) Code, 35 Pa.C.S. §§ 7101 et seq.

The EMS Code was adopted by the General Assembly in 1978 in response to floods and the Three Mile Island nuclear incident.

The EMS Code delegated power from the legislature to the Governor, allowing the Governor to make emergency declarations lasting up to 90 days, renewable by gubernatorial order thereafter.

Governor Wolf renewed his original proclamation for another 90 days on June 3, 2020, and several times thereafter.

### *1955 Disease Prevention and Control Law*

Governor Wolf and Secretary Levine primarily cited the 1978 EMS Code, and secondarily cited the 1955 Disease Prevention and Control Law, 35 P.S.A. Section 521.1 *et seq.*

By leaning on the 1978 law more than the 1955 law, they sidestepped requirements of the 1955 disease prevention law that limit the government's power to isolate only *individual* infected persons or animals, and limit the government's power to quarantine only "persons or animals who have been exposed to a communicable disease."

Further, the 1955 law limited the Health Secretary's power to quarantine people only for "a period of time equal to the longest usual incubation period of the disease."

By citing the 1978 EMS Code as their primary legal authority, Wolf and Levine managed the disaster not as a human health matter affecting millions of morally-autonomous and individually-subjective humans, but as a geographical contamination matter affecting objectified meat-sacks.

And they were able to indefinitely extend the length of time for stay-at-home, school/business/church closures and occupancy limits from 14 days (Covid-19 incubation period as it was understood in the early days of the outbreak).

That's how they could legally turning "two weeks to flatten the curve" into two years to flatten Pennsylvania's people, schools, businesses and churches.

Governor Wolf and Secretary Levine basically created a statewide disaster zone that included every individual person's physical body, every private home and businesses, and every public facility, as if all were objects presumptively under state control and contaminated by a virus, in the same way an area of land or water might be presumptively contaminated by radioactive particles in a nuclear disaster.

*Power, checks and balances: executive v. legislative; court-arbitrated; partisan*

Under the terms of the 1978 Emergency Management Services Code, the state of emergency could be terminated either by the Governor, or by both houses of the Pennsylvania General Assembly adopting concurrent resolutions.

However, when the Republican-majority General Assembly attempted to modify the terms of Governor Wolf's orders through concurrent legislation in Spring 2020, and eventually tried to terminate the emergency declaration through a concurrent resolution, Governor Wolf and Secretary Levine simply ignored the legislation and continued enforcing the executive orders.

The conflict made its way to the Pennsylvania Supreme Court in the *Wolf v. Scarnati* case, 104 MM 2020, which was decided in Wolf's favor on July 1, 2020.

The partisan Democrat judges ruled that concurrent resolutions (outside of three exceptions interpreted narrowly to exclude terminating emergency declarations) must be presented to the Governor's for approval or veto. The Governor, of course, would not approve a resolution bringing his extraordinary emergency powers to an end.

This prompted the Republican General Assembly to pass — in two consecutive sessions — resolutions placing a Constitutional amendment on the May 2021 ballot, so that Pennsylvania citizens could amend the state constitution to empower the General Assembly to terminate gubernatorial emergency declarations without presenting the measure to the governor for approval or veto.

Pennsylvania voters approved the constitutional amendment in May 2021 and the Republican General Assembly adopted joint resolutions on June 10, 2021, bringing the Pennsylvania state of emergency to a close.

Sort of.

Despite the legislature stripping Governor Wolf and his administration of the emergency powers they had assumed in March 2020, the Pennsylvania Acting Secretary of Health continued — after June 2021 — to promulgate and enforce unlawful orders including mask mandates, especially targeting schoolchildren attending Pennsylvania public schools.

The Acting Secretary of Health did so under a proposed, novel legal theory that the appointed health secretary's executive powers may be exercised independent of the Pennsylvania and US Constitutions, the citizens of Pennsylvania, the elected Pennsylvania legislature and the elected Pennsylvania governor.

The Secretary of Health's claim to unchecked power became the subject of state court cases, including *Corman v. Acting Secretary of Pennsylvania Department of Health*.<sup>309</sup>

In their Sept. 3, 2021 petition, the *Corman* case parents argued that the Secretary of Health does not have “statutory or regulatory authority to mandate the wearing of face coverings by teachers, children, students, staff, or visitors working, attending, or visiting a School Entity.”

That legal fight was argued in front of the Commonwealth Court (294 MD 2021, oral arguments Oct. 20, 2021) and the mask mandate was ruled “void from the beginning.” Short summary of Nov. 10 Commonwealth Court ruling by Sullivan-Simon<sup>310</sup>.

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<sup>309</sup> <https://s3.documentcloud.org/documents/21055360/9321-petition-for-review-filed.pdf>

<sup>310</sup> <https://sullivansimon.com/corman-v-acting-secy-of-the-pa-dept-of-health/>

Governor Wolf appealed the decision, to the Pennsylvania Supreme Court, where appeal was denied on Dec. 10, 2021, thus upholding the Commonwealth Court ruling. 83 MAP 2021 case documents.<sup>311</sup>

The court found the Health Secretary's purported orders void, but only on procedural and regulatory grounds: failure to follow legislatively prescribed public notice procedures.

The Pennsylvania judges did not review, address or remedy the governmental stripping of citizens' constitutional, civil and human rights by unilateral edict, without evidentiary fact-finding and without due process.

The Pennsylvania Secretary of Education immediately (Dec. 10, 2021) claimed in an email to school districts that the Department of Education and the school boards governing each school district possesses authority — independent of citizens, Constitution, Governor, General Assembly and Secretary of Health — to mandate that schoolchildren wear masks to attend public schools.

School boards and municipalities across Pennsylvania have continued to impose and enforce the mandates, using non-statutory, unconstitutional CDC/HHS guidance as their only remaining rationale.

That issue is now the subject of additional litigation brought Feb. 8, 2022 by parents against the Pennsylvania Secretary of Education and school districts that have retained masking orders (49 MD 2022).

*Federal law in Pennsylvania; US District Judge tries to uphold constitutional liberties; Third Circuit evades the issue.*

On Feb. 4, 2022, the National File<sup>312</sup> reported that Pennsylvania Lieutenant Governor candidate Teddy Daniels plans to arrest government officials who impose mandates, if Daniels is elected.

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<sup>311</sup> <https://www.pacourts.us/news-and-statistics/cases-of-public-interest/jacob-doyle-corman-iii-et-al-v-acting-secretary-of-the-pennsylvania-department-of-health>

<sup>312</sup> <https://nationalfile.com/teddy-daniels-vows-arrest-government-officials-enforce-unconstitutional-mandates/>

After reading the National File article, I did some research to update myself about what happened to the federal *Butler v. Wolf*<sup>313</sup> case (2:20-cv-677), filed by Butler County and several small business plaintiffs on May 7, 2020.

The plaintiffs argued that the business, government, school and church closures and occupancy limits imposed unilaterally by Governor Wolf, among other Covid-19 emergency measures, were unconstitutional government infringements on the rights of the people.

US District Court Judge William Stickman IV agreed, and attempted to overturn Gov. Wolf's emergency lockdown orders on constitutional and civil liberties grounds, in a well-written opinion and order filed on Sept. 14, 2020.<sup>314</sup>

Judge Stickman's order was immediately stayed by the Third Circuit Court of Appeals, following an appeal by Governor Wolf, leaving the lockdown orders in force.

That Third Circuit stay of Stickman's order overturning Wolf's orders — and Governor Wolf's repeated extension of the state of emergency<sup>315</sup> — helped drive the constitutional amendment proposed by the Pennsylvania legislature, which was put on the ballot in May 2021, approved by voters<sup>316</sup>, and cleared the path for the Pennsylvania legislature to end the Covid-19 'state of emergency' in the Commonwealth, which the legislature did in June 2021,<sup>317</sup> as noted in the previous section about Pennsylvania state law conflicts.

In August 2021, the Third Circuit Court of Appeals dismissed the *Butler v. Wolf* appeal as moot, taking Wolf at his word that the Secretary of Health would not reimpose draconian mandates, but not ruling that such mandates would be unconstitutional.

PennRecord reported on that August 2021 Third Circuit ruling<sup>318</sup>, quoting Judge Kent Jordan:

“The Governor’s emergency powers have been reduced and the immediate sense of emergency has abated to a large degree, but both in reported public

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<sup>313</sup> <https://bailiwicknews.substack.com/p/butler-v-wolf>

<sup>314</sup> <https://renzlaw.files.wordpress.com/2020/09/pa-butler-v.-wolf1.pdf>

<sup>315</sup> <https://bailiwicknews.substack.com/p/liberty-v-tyranny-pennsylvania-edition>

<sup>316</sup> <https://bailiwicknews.substack.com/p/hooray>

<sup>317</sup> <https://bailiwicknews.substack.com/p/pennsylvania-house-and-senate-have>

<sup>318</sup> <https://pennrecord.com/stories/606345317-third-circuit-vacates-federal-court-s-ruling-and-declares-suit-over-legality-of-wolf-s-covid-19-measures-is-moot>

statements and in argument before us, the Wolf administration maintains that dissolving the disaster emergency does not affect a health secretary's disease-prevention authority to issue mask-wearing and stay-at-home orders or shut down schools and nonessential businesses. Whether that position is legally sound is not before us and I make no comment on it.

The point is that the defendants-appellants in this case – Gov. Wolf and the Commonwealth's Secretary of Health – have taken that position, so the possibility of future executive orders of the type challenged here is not fanciful. But such orders would have to be just that – in the future – because it is undisputed that the challenged orders have all expired, and a legal remedy aimed at those particular orders is, by definition, impossible.”

The *Butler v. Wolf* plaintiffs (counties and business owners) then appealed the Third Circuit ruling to the US Supreme Court, which refused to hear the case. That was reported Jan. 11, 2022 by Max Mitchell in the Legal Intelligencer.<sup>319</sup>

### *Pennsylvania case study through broader lens*

This means that the Pennsylvania Secretary of Health can reinstate any health-related orders at any time, on any pretext, regardless of the Pennsylvania legislature's removal of the Governor's executive power, and without citizen recourse to constitutional liberty protections such as court review.

The Pennsylvania Secretary of Health currently has more power than the citizens of Pennsylvania, the Governor, all of the legislators and all of the judges.

This aligns with what Attorney Todd Callender has been reporting.

So long as a WHO-declared public health emergency of international concern (PHEIC) is in effect, nation-states who have signed on to the 2005 International Health Regulations are legally obligated — presumably under penalty of losing access to the privately-owned Bank of International Settlements financial transaction systems — to suspend and violate the God-given constitutional, civil and human rights of their people, void their constitutions and charters, void their statutory protections, and suspend court review of human rights-based claims.

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<sup>319</sup> <https://www.law.com/thelegalintelligencer/2022/01/11/scotus-rejects-appeal-over-constitutionality-of-pa-s-covid-closures/>

State and county public health authorities, led by the US Secretary of Health and Human Development, currently have complete legal control of the physical bodies of all the human beings within their jurisdictions.

And that federal HHS Secretary delegation of power to state health secretaries and county health departments can and is being backed by county law enforcement personnel.

In other words, we are all already living under executive-imposed public health martial law.

So long as the United States remains a member of the World Health Organization and a signatory to the International Health Regulations, federal, state and county legislatures and courts are powerless to check or remove the public health officials' power of indefinite, pretextual arrest and detention of any citizen alleged to have asymptomatic colds.

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### Ransom demand from World Health Organization to G20

On February 9, 2022, the World Health Organization announced its ransom demand, seeking \$16 billion from high-income nation-states, to fund expanded testing and injections in middle- and low-income countries, to end WHO's "public health emergency of international concern."

WHO wants rich states to contribute to Covid-19 plan. ACT-Accelerator initiative requires \$16 billion to end the pandemic.<sup>320</sup> RT

“The Access to Covid-19 Tools Accelerator (ACT-A) is the WHO-led initiative that unites leading agencies in a bid to provide middle- and low-income countries with tests, vaccines, protective equipment, and other medical supplies needed to curb the pandemic worldwide.

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<sup>320</sup> <https://www.rt.com/news/548767-who-act-accelerator-initiative/>



Dr. Tedros Adhanom Ghebreyesus, director-general of the WHO, said the spread of the Omicron variant made it even more urgent to distribute medical supplies equitably around the globe.

“If higher-income countries pay their fair share of the ACT-Accelerator costs, the partnership can support low- and middle-income countries to overcome low Covid-19 vaccination levels, weak testing, and medicine shortages. Science gave us the tools to fight Covid-19; if they are shared globally in solidarity, we can end Covid-19 as a global health emergency this year,” he stated.

The ACT-Accelerator representatives have contacted all high-income countries and upper-middle-income members of the G20. Their “fair share” contributions are calculated individually for each state, taking the private sector and philanthropic institutions into account as well.”

Director-General Tedros Adhanom Ghebreyesus then explicitly — and falsely — linked low inoculation rates in low-income countries with an increased risk of viral variants capable of threatening highly-injected people in high-income countries.

“According to the WHO statement, only about 22 million tests, or 0.4% of the total number, were taken in low-income countries; and only 10% of people in these countries have received at least one vaccine dose.

“This massive inequity not only costs lives, it also hurts economies and risks the emergence of new, more dangerous variants that could rob current tools of their effectiveness and set even highly vaccinated populations back many months,” reported the organization.”

Most of the low- and middle-income populations in Africa, Asia and South America who are now targeted for expanded testing, psychological terrorism and inoculations of genetic toxins had far higher rates of early treatment and Covid recovery and far lower rates of Covid-related deaths over the past two years.

Those people now have far higher rates of natural immunity and mostly-intact personal immune systems that are coping well with all of the variants that have emerged.

Their functional and diverse immune systems are not placing evolutionary pressure on the circulating viruses to evolve into variants that circumvent the spike-protein at the foundation of all the mRNA- and DNA-based injections.

Their outcomes have been far better than the outcomes in wealthier countries with the highest testing, psychological terrorism and inoculation rates, such as Israel, Iceland, the UK, Australia, New Zealand, Denmark, Canada and the United States, where extremely degraded personal immune systems are now so focused on the spike protein that they are more vulnerable to reinfection, struggle more to overcome each reinfection, drive more variant evolutions and are also more susceptible to other infections and cancers.

As the infection rates and deaths rise in highly-injected G20 populations, the WHO is blaming those infections and deaths — not on toxic genetic injections destroying the hosts' immune systems — but on the low levels of genetic poisoning in poor countries.

WHO is using this framing to further impoverish G20 nations, moving the resources of their people, through their legislatures, into the hands of The Owners, through the Bank of International Settlements.

Having held all the countries in the world legally-hostage, under the 2005 International Health Regulations (IHR), since the March 2020 WHO Director-General declaration of “public health emergency of international concern,” they are now extending the hostage crisis by demanding \$16 billion in ransom money, from developed countries, to be used to expand genocidal testing and inoculations to destroy the health and kill off populations living in middle-income and low-income nation-states.

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World Health Organization now working toward expansion of 2005 International Health Regulations

An international treaty on pandemic prevention and preparedness<sup>321</sup> (European Council)

On 1 December 2021, the 194 members of the World Health Organization (WHO) reached consensus to kickstart the process to draft and negotiate a convention, agreement or other international instrument under the Constitution of the World Health Organization to strengthen pandemic prevention, preparedness and response.

An intergovernmental negotiating body will now be constituted and hold its first meeting by 1 March 2022 (to agree on ways of working and timelines) and its second by 1 August 2022 (to discuss progress on a working draft). It will then deliver a progress report to the 76th World Health Assembly in 2023, with the aim to adopt the instrument by 2024.

EU reportedly pushes for new pandemic prevention treaty<sup>322</sup> (RT)

Brussels proposed the launch of negotiations on the new pandemic prevention initiative backed by the World Health Organization in 2021. However, since then the EU has been struggling to get approval from other major countries, notably Brazil, India and the US, which wanted the agreement to be non-binding.

Synopsis<sup>323</sup> (Gab)

...WHO wants member states to sign a new treaty on Covid-19, which expands the 2005 treaty. Once signed by the Minister of Health, the WHO constitution (as per Article 19 of the same) will take precedence over a country's constitution (189 countries have signed the 2005 treaty) during natural disasters or pandemics.

Since the definition of pandemic was changed a few years ago, they will be able to impose obedience on any country and impose WHO guidelines on the public, which will be mandatory, not just recommended.

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<sup>321</sup> <https://www.consilium.europa.eu/en/policies/coronavirus/pandemic-treaty/>

<sup>322</sup> <https://www.rt.com/news/548752-eu-pandemic-prevention-treaty/>

<sup>323</sup> <https://gab.com/Bdw/posts/107768848169181150>

## Conclusion

I'll write and post analysis and fight-back-better possibilities another day, but until then, here are three things to keep in mind:

1. God. "I am the Lord thy God; thou shalt not have strange gods before Me." Not power or social status. Not "the science." Not comfort or convenience. Not money. Not the World Health Organization, the World Economic Forum, the Bank of International Settlements, or the Club of Rome. Not David Rockefeller Jr., or Klaus Schwab, or Bill Gates, or Anthony Fauci.
2. Biological and chemical warfare acts are legally-distinct from pandemics. They fall under different international treaties. "Thou shalt not kill."
3. Fraud voids contracts, including implied 'informed consent' contracts and liability shields. "Thou shalt not bear false witness."

## About the Author:

Katherine Watt was born and raised in Allentown, Pennsylvania.

She earned a philosophy and natural sciences degree from Penn State University in 1996. She began her professional writing career working as a reporter for small print newspapers in Massachusetts and Arizona. Between 1998 and 2005, she married, had two children and earned a paralegal certificate.

While raising the kids with her husband, she worked for small law firms specializing in constitutional and civil rights law doing legal research, analyzing documents and writing briefs. She has also published several independent/citizen journalism blogs, starting the first one in 2005.

She founded *Bailiwick News* in 2016 as a print and online journal to offer long-form investigative reporting on government and corporate corruption in Centre County PA, where she has lived since 2008.

Since early 2020, she has been researching and writing on Covid-19 issues, including legal framework investigations, at the Bailiwick News Substack website.

She is a Roman Catholic attached to the Traditional Latin Mass.

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