

First-Middle Last
2550 S Any street
Anytown, Utah (zip code)
(000)000-0000 youremailhere@anymaill.com

AFFIDAVIT OF STATUS

I, **First-Middle Last**, a **wo/man**, am over the age of consent, am a creation of God-Almighty and a follower of God's laws first and foremost, and the laws of man when they are not in conflict (Leviticus 18:3,4). Pursuant to Matthew 5:33-37 and James 5:12, let my yea be yea, and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat. 1211 - "Whereas the Bible, the Word of God, has made a unique contribution in shaping the United States as a distinctive and blessed nation and people" and "Whereas Biblical teachings inspired concepts of civil government that are contained in our Declaration of Independence and the Constitution of the United States" and "Whereas the Bible is "the rock on which our Republic rests".

I have personal knowledge of the matters stated herein and hereby asseverate, understanding both the spiritual and legal liabilities of, "Thou shalt not bear false witness against thy neighbor".

1. I am a **wo/man**, and one of the People of these United States of America, being a creation of God and domiciled in one of the several States.

2. I am, a living, breathing, sentient being on the land, a Natural creation of God and therefore am not and cannot be any ARTIFICIAL PERSON or LEGAL PERSON and, therefore, am exempt from any and all identifications, medical treatments, or medical experiments, and/or requirements, as such pursuant to any process, law, code, or statute, mandate, or any color thereof.

3. In these United States of America, the authority of any and all governments resides in the People of the land, for government is a fiction of the mind and can only be created by the People, affected by the People, overseen by the People, for the benefit of the People, and to secure the individual God-given rights of the People.

4. I reserve, claim all, and waive none of my God-given, secured and guaranteed Rights, pursuant to the Declaration of Independence and the Constitution for the United States of America as ratified in 1791 with the Articles of the Amendments.

5. Pursuant to the Constitution for the United States of America as ratified in 1791 with the Articles of the Amendments, Article VI paragraph 2, "This Constitution and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, under the authority of the United State, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding".

6. As a matter of their lawful compliance to the referenced Constitution, any of the People, while functioning in any Public capacity, in return for the trust of the People,

are granted limited delegated authority by the People, with specific duties delineated in accordance thereof, shall only do so pursuant to a lawfully designated, sworn and subscribed Oath of Office and any and all bonds required thereof.

7. The only court authorized by the referenced Constitution to hear matters of the People is a court that conforms to and functions in accordance with Article III Section 2 of the referenced Constitution in which all Officers of the court abide by their sworn and subscribed oaths of office and support and defend the Rights of the People, and are heard only in "Trial by jury", in accordance with all aspects of due process of law.

8. Pursuant to the supreme Law of the Land and the God-given Rights secured and guaranteed therein, this Constitution is established to ensure the dominion granted by God to all People, on this land, shall endure, and ensure forever that the People on this land be free from any and all slavery, indenturement, tyranny, and oppression under the color of any law, statute, code, policy, procedure, rule, regulation or of any other type.

9. Pursuant to this Constitution, I cannot be compelled, manipulated, extorted, tricked, threatened, placed under duress, or coerced or so affected, under the color of law by any Natural Person, who individually, or in any capacity as, or under, any Artificial Person, agency, entity, officer, or party, into waiving of any of my Rights or to act in contradiction thereof, or to act in opposite of the moral conscience and dominion granted to me by God, nor can I be deprived of any of these Rights, privileges, and immunities except by lawful process in accordance with the Law, without that Natural and/or Artificial Person, in whatever capacity. Anyone using any process, not in accordance with the Constitution, causing injury to me, thereby commits numerous crimes, requiring lawful punishment therefrom.

10. I am not a citizen, resident, subject, taxpayer, et al., of the municipal corporations and private corporations doing business as the as County of _____, _____ City, State of Utah, or of any other municipal corporation; nor does my physical location or the physical location of my Private Property, create duties and obligations upon me to the foregoing municipal corporations, which are Fictions of Law that cannot make claims against a man and his Private Property.

11. I am the sole responsible party and holder in due course for the Private Properties known as **(your home address goes here)**

12. The municipal corporations or private corporations doing business as County of _____, _____ City, State of Utah, or of any other municipal corporation; possess no interest in my Private Property, possess no authority to make claims against my Private Property, and possess no authority or rights, whatsoever, over myself, or my Private Property.

13. I am not an expert in the law however I do know right from wrong. If there is any wo/man damaged by any statements herein, if s/he will inform me by facts I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendments to this document as necessary, in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this Affidavit, please advise me IN WRITTEN

AFFIDAVIT FORM within ten (10) days from receipt hereof, providing me with your counter-affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. May the will of our Heavenly Father, through the power and authority of the blood of his son, be done on Earth as it is in Heaven.

Reserving ALL my Natural God-Given Unalienable Rights, Waiving None, Ever.

Pursuant to 28 USC § 1746(1) "...any matter is required or permitted to be supported, evidenced, established, or proved by the sworn declaration, verification, certificate, statement, oath, or affidavit, in writing of the person making the same, such matter may, with like force and effect, be supported, evidenced, established, or proved by the unsworn declaration, certificate, verification, or statement, in writing of such person which is subscribed by him, as true under penalty of perjury, and dated, in substantially the following form:"

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this the _____ day, of the ____ month, in the year of our Lord and Savior, two thousand twenty-one.

I, a wo/man, **First-Middle Last**, Affiant

Notary used without prejudice to my rights:

BE IT REMEMBERED, That on this _____ day of _____ in the year of our LORD, two thousand and twenty-one, personally appeared before me, the Subscriber, a Notary Public for the State of Utah, **First-Middle Last**, party to this Document, known to me personally to be such, and he acknowledged this Document to be his act and deed. Given under my hand and seal of office, the day and year aforesaid.

Notary Public Sitting in, and for, The State of Utah

First-Middle Last
2550 S Any street
Anytown, Utah (zip code)
(000)000-0000 youremailhere@anymaill.com

Any date

AFFIDAVIT OF FACT

In The Matter Of:

First-Middle Last, a man/woman

To:

Trespasser, a man;

Trespasser

Certified Mail #:

Dear Trespasser, a man,

You, Trespasser, a man, have Trespassed, Assaulted, Battered, and Administered my Property without right. I, a man, have personal knowledge of, and asseverate the following:

1. I, a man, claim my body, information, genetic material, offspring, all that I own and claim [God-given rights] are my Property.
2. I, a man, claim First-Middle Last, (your home address goes here) is my property.
3. I, a man, am not Property of another man, woman, or corporation.
4. I, a man, claim my body, information, and my genetic material [including offspring] are my PROPERTY, and I do not consent to any man or woman Trespassing upon my Property.
 - PROPERTY: "That which belongs exclusively to one". "The right and interest which a [wo]man has in lands and chattels to the exclusion of others".
5. I, a man, require the Obligation [Contract] of medical licensure that permits; employees, staff, or persons; to physically assess and diagnose me with a communicable disease.
6. I, a man, require the Obligation [Contract] containing "MY CONSENT for you, [public servant] acting as, to make malfeasant medical decisions for my property".
7. I, a man, require the Obligation [contract] that allowed you, a man, to threaten, coerce, or extort any other person or entity to coerce any of the following medical interventions on me on your behalf.

8. I, a man, DID NOT CONSENT to, “must undergo and successfully pass a COVID- 19 health assessment”, in order to enter into any business, park, government, public areas in the county.

9. I, a man, DID NOT CONSENT to, “must wear a face mask at all times” which limits my oxygen intake and forces me to breathe in my own carbon dioxide, in order to access public accommodation.

10. I, a man, DID NOT CONSENT to, “must social distance” or “limit gathering size” as it is a trespass and administration of my property without right.

11. I, a man, require the Obligation [Contract] that mask “requirements” presented to the public as “law” do NOT interfere with an individual's rights secured under the Constitution for the United States, the Constitution for Utah, AND Utah Law, Health Code 26, specifically 26-1-23; 26-1-33 as detailed in EXHIBIT A.

12. I, a man, claim the aforementioned “requests” that were presented as “must undergo/required” constitute an UNLAWFUL process to block my secured right to participate in public commerce, travel, and all first and fourth amendment secured rights.

13. I, a man, claim the aforementioned requirements that were presented as “must undergo/required”, as dangerous to my health and wellbeing in addition to crimes of trespass, battery, assault, and administration of my property without my consent.

14. I, a man, claim the aforementioned requirements that were presented as, “required”, to be an abomination to God, my Creator.

15. I, a man, require the Obligation [Contract] where I relinquished my rights to another man or woman to issue me orders as to how I must govern myself; or access any business, facility, park, etc. in the geographically defined boundary called DAVIS COUNTY.

16. I, a man...: man, am not Property of Curtis Brown, a man [public servant], or public servants doing business as, DAVIS COUNTY, DAVIS COUNTY HEALTH DEPARTMENT, DAVIS COUNTY BOARD OF SUPERVISORS, DISTRICT ATTORNEY OF DAVIS COUNTY or DAVIS COUNTY SHERIFF, UTAH DEPARTMENT OF HEALTH, STATE OF UTAH and UTAH DEPARTMENT OF PUBLIC SAFETY

17. I, a man...: man, am not Property of, a man [public servant], or public servants doing business as CITY, DAVIS COUNTY, DAVIS COUNTY HEALTH DEPARTMENT, DAVIS COUNTY BOARD OF SUPERVISORS, DISTRICT ATTORNEY OF DAVIS COUNTY or DAVIS COUNTY SHERIFF, UTAH DEPARTMENT OF HEALTH, STATE OF UTAH and UTAH DEPARTMENT OF PUBLIC SAFETY.

18. I, a man, require the Obligation [Contract] with, a man [public servant], or public servants doing business as, DAVIS COUNTY, DAVIS COUNTY HEALTH DEPARTMENT, DAVIS COUNTY BOARD OF SUPERVISORS, DISTRICT ATTORNEY OF DAVIS COUNTY or DAVIS COUNTY SHERIFF, UTAH DEPARTMENT OF HEALTH, STATE OF UTAH and UTAH DEPARTMENT OF PUBLIC SAFETY; where I relinquished my rights.

19. I, a man... , require the Obligation [Contract] with, a man [public servant], or public servants doing business as, DAVIS COUNTY, DAVIS COUNTY HEALTH DEPARTMENT, DAVIS COUNTY BOARD OF SUPERVISORS, DISTRICT ATTORNEY OF DAVIS COUNTY or DAVIS COUNTY SHERIFF, UTAH DEPARTMENT OF HEALTH, STATE OF UTAH and UTAH DEPARTMENT OF PUBLIC SAFETY, that, a man, or any other (wo)man [public servant] can Administer my Property without right.

20. Provide I, a man, VERIFIED CLAIM from the man or woman claiming that I, a man, have done them wrong, and explaining how I, a man... have damaged them, and I will fully compensate that man or woman for their damages.

I, a man...: man, am not an expert in the law, however I do know right from wrong. If there is any man or woman damaged by any statements herein, if they will inform me by facts, I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

If the parties given notice by means of this document have information that would controvert and overcome this Affidavit of Fact, please advise me "In written affidavit form" within ten [10] days from receipt. Provide me with your counter-affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, proving that this Affidavit of Fact is substantially and materially false sufficiently, to change materially my Status and factual declarations. Your silence stands as consent to, and tacit agreement of, the Claim and factual declarations made herein being established as matters of fact and matters of law. May the will of our Heavenly Father, through the power and authority of the blood of his son be done on Earth as it is in Heaven.

I, a man...: man declare under penalty of perjury, that all herein be true, and will testify viva voce in open Court, that all herein be, true, so help me God.

, a man

May 24th, 2021

NOTICE OF CLAIM

To: **Trespasser**, a man [public servant], and all parties in interest

Certified Mail #:

Dear **Trespasser**, a man [Trespasser]:

A Claim has been made against you for the amount of \$1,905,403.03, for your role and actions in Trespassing, Assault, Battery, Administering my Property without right, and for Slander against I, a man. You are only a public servant, nothing more, and are non-compliant with the Constitutions and Laws that bind you; and have exceeded the limited powers that we the People have delegated to you through the Constitution and Laws.

You have ten [10] days upon receipt to either rebut the Affidavit of Fact point-for-point, with your Affidavit or I will begin to proceed with Administrative, Civil, and Criminal remedies against a man. Failure to rebut the Affidavit of Fact will result in the Trespasser's tacit agreement and acquiescence that the facts set forth in it are true, correct, accurate, not misleading, and binding to the Trespasser. This will result in the execution of this Claim against, a man [Trespasser], and the un rebutted Affidavit of Fact being used against, a man [Trespasser], in future Civil and Criminal proceedings.

I, a man:, further give notice to man: [Trespasser] that I reserve all of my rights to file a Civil action in Federal District Court under the Common Law for Trespass OR under Title 42 Section 1983, for the deprivation of rights, privileges, and immunities secured by the Constitutions and Laws.

I, a man:further give notice to man:, a man [Trespasser] that I reserve all of my rights to file Criminal complaints for any actions that are found to be non-compliant with:

- 18 U.S.Code § 241 - Conspiracy against rights;
- 18 U.S.Code § 242 - Deprivation of rights under color of law;
- 18 U.S. Code § 1001- False statements or Entries Generally;
- 18 U.S. Code § 111 - Assault;
- 18 U.S. Code § 247- Obstruction of persons in free exercise of religious beliefs;
- 18 U.S. Code § 514 - Fictitious obligations;
- 18 U.S. Code § 912 - False Personation: Officer or Employee of the United States
- 18 U.S. Code § 245 - Federally protected activities;
- 18 U.S. Code § 246 - Deprivation of religious beliefs

42 U.S. Code § 1983.Civil action for deprivation of rights

....Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer’s judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.

I, a man further give notice that any man or woman doing business as the, and interested parties; that if it is discovered that they have played a role in the matters set forth in the attached Affidavit of Fact, or, if they are found to be parties claiming to possess either interest, authority, right, power, or jurisdiction, involving I, a man:, and my Property known as 1939 S 2650 W West Haven, Utah 84401; that I, a man:, a man reserve all rights to pursue Administrative, Civil, and Criminal remedies against each of them, in their individual capacities as men and women, for their roles and actions in Trespassing and Administering my Property without right; and for the deprivation of my rights, privileges, and immunities, secured and protected by the Constitutions and Laws.

Maxims of Commerce: All are equal under the law, in commerce truth is sovereign, truth is expressed in the form of an affidavit, an unrebutted affidavit stands as truth in commerce, an unrebutted affidavit becomes the judgment in commerce, sacrifice is the measure of credibility.

: a man

Notary used without prejudice to my rights:

BE IT REMEMBERED, That on this _____ day of _____ in the year of our LORD, two thousand and twenty-one, personally appeared before me, the Subscriber, a Notary Public for the State of Utah,, party to this Document, known to me personally to be such, and he acknowledged this Document to be his act and deed. Given under my hand and seal of office, the day and year aforesaid.

Notary Public Sitting in, and for, The State of Utah

EXHIBIT A

Under Utah Health Code Title 26

26-1-23 Regulations for local health departments prescribed by department -- Local standards not more stringent than federal or state standards -- Exceptions for written findings.

(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department may prescribe by rule reasonable requirements not inconsistent with law for a local health department as defined in Section 26A-1-102.

(2) Except as provided in Subsection (3), or where specifically allowed by federal law or state statute, a local health department, as defined in Section 26A-1-102, may not establish standards or regulations that are more stringent than those established by federal law, state statute, or administrative rule adopted in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.

(3)

(a) The local health department may make standards and regulations more stringent than corresponding federal law, state statute, or state administrative rules, only if the local health department makes a written finding after public comment and hearing and based on evidence in the record, that corresponding federal laws, state statutes, or state administrative rules are not adequate to protect public health of the state.

(b) The findings shall address the public health information and studies contained in the record, which form the basis for the local health department's conclusion.

(4) Nothing in the provisions of Subsection (2) or (3), shall limit the ability of a local health department to make standards and regulations in accordance with Subsection 26A-1-121(1)(a) for:

(a) emergency rules made in accordance with Section 63G-3-304; or

(b) items not regulated under federal law, state statute, or state administrative rule.

Amended by Chapter 307, 2012 General Session

Utah Health Code 26

26-1-33 Individual rights protected.

Nothing in this title shall prohibit an individual from *choosing the diet, therapy, or mode of treatment* to be administered to an individual or an individual's family.

Enacted by Chapter 126, 1981 General Session