

IN THE SUPREME COURT OF OHIO

STATE OF OHIO ex rel:
TERPSEHORE MARAS
410 Superior Ave., #14597
Cleveland, OH 44114

Relator

CASE NUMBER:

Original Action in Mandamus

v.

GOVERNOR OF OHIO:
MIKE DEWINE
Riffe Center, 30th Floor
77 South High Street
Columbus, OH 43215

Respondent

VERIFIED PETITION FOR WRIT OF MANDAMUS

Terpsehore Maras
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COMES NOW *Pro se* Relator Terprsehore Maras and, pursuant to R.C. 2731.01 *et seq.*, hereby files this Verified Petition for Writ of Mandamus and in support thereof, Plaintiff would show unto the Court the following:

I. PARTIES

1. Plaintiff Terpsehore Maras is a citizen and taxpayer of the State of Ohio.
2. Respondent Governor Richard Michael DeWine, is the duly elected, qualified, and acting governor of the state of Ohio. Governor DeWine has sworn an oath to uphold and defend the Constitution of the United States of America and the Constitution of the State of Ohio. *See* R.C. 3.23.

II. JURISDICTION AND VENUE

3. This matter is a Verified Petition for a Writ of Mandamus pursuant to R.C. 2731.01 *et seq* "commanding the performance of an act which the law **specifically enjoins as a duty** resulting from an office, trust, or station." (emphasis added).

4. Subject matter jurisdiction and venue are proper and are also conveyed to this Honorable Court pursuant to R.C. 2731.02, “The writ of mandamus may be allowed by the supreme court, the court of appeals, or the court of common pleas and shall be issued by the clerk of the court in which the application is made. Such writ may issue on the information of the party beneficially interested. Such writ shall contain a copy of the petition, verification, and order of allowance.”

III. STATEMENT OF FACTS

5. Governor DeWine’s oath requires him “to administer justice without respect to persons, and faithfully and impartially to discharge and perform all the duties incumbent on the person as such judge, according to the best of the person's ability and understanding. The oath of office of every other officer, deputy, or clerk shall be to support the constitution of the United States and the constitution of this state, and faithfully to discharge the duties of the office.” *Id.*

6. The oath of office of a judge under this section shall be taken in a form that is substantially similar to the following:

"I, (name), do solemnly swear that I will support the Constitution of the United States and the Constitution of Ohio, will administer justice without respect to persons, and will faithfully and impartially discharge and perform all of the duties incumbent upon me as (name of office) according to the best of my ability and understanding. [This I do as I shall answer unto God.]"

7. In his official capacity, Governor DeWine is enjoined to uphold and defend the US and Ohio State Constitution.

8. The relator asks the court to compel the Governor to uphold and enforce Article I section 21 of the Ohio Constitution “No federal, state, or local law or rule shall compel, directly or indirectly, any person, employer, or health care provider to participate in a health care system.”

9. Several federal entities, state entities both private and public have been VIOLATING the civil liberties of the people of Ohio for a period that is too great to determine yet extraordinary in

the past 20 months as per Article I Section 21 by compelling citizens of Ohio to participate in a health care system directly and indirectly.

10. Article 1 Section 21 defines Health Care system as "Health care system" means any public or private entity or program whose function or purpose includes the management of, processing of, enrollment of individuals for, or payment for, in full or in part, health care services, health care data, or health care information for its participants.

11. On or about the month of March 2020 extraordinary violations of this right were observed under federal, state and or local rules by various entities both federal and state forcing the citizens of Ohio to participate in a Health Care system by way of force.

12. Citizens were required to wear alleged medical devices, provide DNA samples, testing their temperature, requiring vaccinations, contact tracing and among other activities that would be considered health care services as well as private and public data based being created and collecting health care data and or health care information by way of compulsion.¹

13. Article I section 21 defines Compulsion as "Compel" includes the levying of penalties or fines." Both directly and indirectly citizens of Ohio were forced by both federal and state both private and public entities to submit to unconstitutional laws and or mandates to enjoy liberties such as entering or enjoying access to public or private institutions such as venues, access to public transport, courthouses, schools, hospitals, and food emporiums to name a few. Penalties for not abiding by these unconstitutional mandates were arrest, fines and or inability to purchase food, travel or access medical care.

14. Article I section 21 defines penalty or fine as: "any civil or criminal penalty or fine, tax, salary or wage withholding or surcharge or any named fee established by law or rule by a

¹ See Collective Exhibit "Q" attached hereto.

government established, created, or controlled agency that is used to punish or discourage the exercise of rights protected under this section.”

15. Relator petitioned to the Governor numerous times and the Attorney General of Ohio, David Yost as well as petitioned public entities for a response to her constitutional rights being violated were ignored and not responded to.

16. In fact, as time ensued public and private entities within the state of Ohio have been issuing severe penalties to enforce such unconstitutional demands to compel such as denying wages, employment and inter and intra state travel.

17. All such actions stated above are a clear, apparent violation of Article I section 21 of the Ohio Constitution and should cease immediately.

WHEREFORE, as a result of the foregoing, Plaintiff respectfully requests that proper process be issued and served on Respondent, requiring Respondent to answer or otherwise respond in the time period allotted by law, and that this Honorable Court would award judgment in favor of Petitioner and against Respondent as follows:

1. Governor DeWine be compelled to uphold the Constitution of Ohio that the Governor swore to uphold and defend against all enemies, foreign and domestic.
2. Governor DeWine be compelled to charge the Attorney General with the duties vested in him to enforce and uphold the Constitution of the state of Ohio by immediately ceasing any federal or state, public or private entity within the jurisdiction and or operating in state of Ohio compelling citizens of Ohio directly or indirectly to participate in health care data collection, health care services, and force to provide healthcare information by mandamus from this court.
3. For an award of attorneys’ fees and costs incurred as a result of this action.

4. That this Honorable Court “order a speedy hearing” of this declaratory judgment action as permitted by Fed. R. Civ. P. 57.
5. Such other relief to which Plaintiff may show herself to be entitled.

Respectfully submitted this 9th day of September, 2021.


By: /s/ Terpschore Maras
Terpschore Maras
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VERIFICATION

STATE OF OHIO)

COUNTY OF Cuyahoga)

I have read the foregoing factual allegations contained in this Verified Petition for Writ of Mandamus and do hereby certify that they are true and correct to the best of my knowledge.



Tereshore Maras
Pro se Relator

SWORN TO AND SUBSCRIBED before me this 10 day of September, 2021.



Notary Public

My Commission Expires:

6/17/2026

