# IN THE SUPREME COURT OF OHIO

STATE OF OHIO ex rel: Joseph A. Jones 218 ESSEX RD Vermilion, OH 44089

**CASE NUMBER:** 

21-1312

**Original Action in Mandamus** 

Erik W. Jones 5445 Ohio St Vermilion, OH 44089

Nancy Furlong 19725 Riverview Ave Rocky River, OH 44116

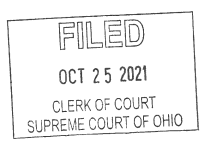
Valerie E. Pawlowski 37400 Sharpe Avenue Willoughby OH 44094

Bradley Lynnet 4047 W 204<sup>th</sup> St Fairview Park 441226

### Relators

v.

Ohio State House of Representatives 77 S High St #12 Columbus, OH 43215



Scott Wiggam, Marilyn S. John, Haraz Ghanbari, Robert Cupp, Timothy Ginter, Phillip Robinson Jr., Thomas Patton, Kent Smith, Janine Boyd, Terrence Upchurch, Stephanie Howse, Juanita Brent, Michael Skindell, Bride Rose Sweeney, Jeffrey Crossman, Monique Smith, Adam Miller, Kristin Boggs, Mary Lightbody, Richard Brown, Beth Liston, David Leland, Laura Lanese, C. Allison Russo, Dontavius L. Jarrells, Thomas Brinkman Jr., Jessica Miranda, Cindy Abrams, Bill Seitz, Brigid Kelly, Catherine Ingram, Sedrick Denson, Emilia Sykes, Tavia Galonski, Bob Young, Casey Weinstein, Bill Roemer, Willis E. Blackshear Jr., Phil Plummer, Andrea White, Tom Young, Rodney Creech, Paula Hicks-Hudson, Lisa Sobecki, Michael Sheehy, Derek Merrin, Scott Oelslager, Thomas West, Reggie Stoltzfus, Sara Carruthers, Jennifer Gross, Thomas Hall, Paul Zeltwanger, Gayle Manning, Joseph Miller III, Dick Stein, Michele Lepore-Hagan, Al Cutrona, Daniel P. Troy, Jamie Callender, P. Scott Lipps, Mike Loychik, Michael O'Brien, Jean Schmidt, Adam C. Bird, Kris Jordan, Rick Carfagna, Sharon A. Ray, Darrell Kick, Mark Fraizer, Kevin D. Miller, Brian E. Lampton, Bill Dean, Gail K. Pavliga, Diane Grendell, Jeff LaRe, Brian Stewart, J. Kyle Koehler, Jena Powell, James Hoops, Craig Riedel, Jon Cross, Susan Manchester, A. Nino Vitale, Tracy Richardson, Riordan McClain, Gary Click, D.J. Swearingen, Brian Baldrige, Shane Wilikin, Mark Johnson, Jason Stephens, Jay Edwards, Don Jones, Ron Ferguson, Adam Holmes, Brett Hudson Hillye, Sarah Fowler Arthur

# **VERIFIED PETITION FOR WRIT OF MANDAMUS**

Joseph Jones Pro se Relator 218 Essex Rd Vermilion, OH 44089 (440) 434-9256 bigjoejones61@gmail.com

# IN THE SUPREME COURT OF OHIO

STATE OF OHIO ex rel: JOSEPH JONES 218 Essex Rd Vermilion, OH 44089

**CASE NUMBER:** 

**Original Action in Mandamus** 

Erik W. Jones 5445 Ohio St Vermilion, OH 44089

Nancy Furlong 19725 Riverview Ave Rocky River, OH 44116 Valerie E. Pawlowski 37400 Sharpe Avenue Willoughby, OH 44094

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# Respondents

# **VERIFIED PETITION FOR WRIT OF MANDAMUS**

COMES NOW *Pro se* Relators Joseph Jones, Erik Jones, Nancy Furlong, Valerie Pawlowski, Bradley Lynnet and, pursuant to R.C. 2731.01 *et seq.*, hereby files this Verified Petition for Writ of Mandamus and in support thereof, Relators would show unto the Court the following:

1. Respondents, are the elected and acting legislators of the House of Representatives of the state of Ohio. Respondents, have 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. <u>JURISDICTION AND VENUE</u>

- 2. 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).
- 3. 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

- 4. Respondents oath requires them "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*.
- 5. 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.]"
- 6. In their official capacity, Respondents are enjoined to uphold and **DEFEND** (emphasis added and intentional) the United States of America Constitution and Ohio State Constitution.

- 7. The Relators ask the court to compel the Respondents 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.
- 8. The Relators ask the court to compel the respondents to perform their enjoined duty to **DEFEND** Article 1, section 21 of the Ohio Constitution against all legislation which could usurp the broad ranging scope of Article 1, section 21 or seek to place restrictions, limitations, or any conditions upon it (emphasis added)
- 9. Ohio Senate Bill 22 forbids schools and universities to require a vaccine, unless it has received full authorization U.S. Food and Drug Administration. Currently all versions of the vaccine are only currently available under Emergency Use Authorization. Ohio Senate Bill 22 also prevents schools from treating vaccinated students differently from unvaccinated ones in terms of masking and social distancing. The current CDC flowchart is by design discriminatory against unmasked students as they are the only ones that require quarantine. Masked students nor vaccinated students are not required to quarantine. This system is currently in place in every school in Ohio. There are currently no plans of changing the practice of using this CDC flowchart that discriminates against masked students when it became illegal on October 13<sup>th</sup> 2021. Currently all schools in Ohio use the CDC flowchart to determine quarantine procedures. In addition, Ohio Senate Bill 22, a law legislated, voted on and ultimately passed by Ohio State Legislature and then signed by the Governor, is being broken with no respect for students' rights and no relief for students and parents. Resulting in great financial harm and emotional distress and anguish as a result.
- provide relief for <u>rights that Ohioans already have under the Ohio Constitution Article I</u>

  <u>Section 21.</u> HB 248 and HB 435 are unnecessary legislation if the Ohio Constitution was being followed and upheld. Article I Section 21 clearly states Ohioans have protection from being forced into a healthcare system and any penalties or fines resulting from not participating in a healthcare

system. It clearly defines what a healthcare system is so there can be no doubt when a person is forced into one. The definition of anarchy from Merriam-Webster is the absence of government, a state of lawlessness or political disorder due to the absence of governmental authority. For those citizens not being protected by Article 1 Section 21 of the Ohio State Constitution. That is exactly what they are living in. A government that arbitrarily holds up the law and serves their own interests as if their constituents were not there at all.

- 11. 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 far too great to determine, yet extraordinarily in the past 20 months, by compelling citizens of Ohio to participate in a health care system directly and indirectly, is in direct and indirect violation of Article I Section 21 in the Ohio Constitution.
- 12. 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.
- 13. 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 Ohioans to participate in a Health Care system by way of force.
- 14. 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.
- 15. 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.

- 16. 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 government established, created, or controlled agency that is used to punish or discourage the exercise of rights protected under this section."
- 17. Relators petitioned to the Respondents numerous times and the Attorney General of Ohio, David Yost as well as petitioned public entities for a response to their constitutional rights being violated were ignored and not responded to. (Reference Exhibits G, H, & I)
- 18. 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.
- 19. All such actions stated above are a clear, apparent violation of Article I section 21 of the Ohio Constitution and should cease immediately.
  - 20. On October 7, 2021, I sent an email expressing my concerns above (the content of the Statement of Facts 10 and 11 above) to every member of the State of Ohio House of Representatives. I only received five (5) responses, all automatic (see Exhibits B, C, D, E & F). One representative in their reply told me that they would be out of the office until sometime in "August" (clearly an outdated out of office message). As of this filing, it has been was over 2 weeks since those e-mails have been sent. I have not received another response after the first 24 hours and receiving the initial 5 auto-responses. It is like my emails were thrown in the trash, considered as spam and/or never read on purpose. This is a pathetically low percentage and unacceptable, especially for a constituent asking for relief against their constitutional rights being violated. The responses themselves that were

received were even more confirmation of my next statement. That a government that conducts itself the way this body has currently conducted itself (by willfully ignoring the pleas of their constituents), all while ignoring the Ohio Constitution in such a way that does not interfere with the interests of the people that contribute to their political campaigns, is unacceptable representation. I can see no reason why Article I Section 21 is not being uniformly upheld let alone why entities from both the public and private sectors have violated our constitutional rights without any attempt to have it cease and desist and/or heavily fined or sanctioned. (Reference EXHIBIT A)

21. 18 U.S. Code § 242 - Deprivation of rights under color of law, clearly states that:

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

It is very clear that liability occurs when public servants under the color of the law willingly deprive Americans of their rights, or to treat them differently than what is permitted by law, or to ignore the law all together. The way 18 U.S. Code § 242 reads, is close to an eye for eye mentality of reciprocal punishments for whomever under the color of law violates it. It clearly shows

Respondents have a responsibility to uphold our rights and a probable liability of reciprocal punishment for inaction.

I have shown you what Ohio State Law and US Federal Code says of the Respondents 22. actions. Now I will show you the Liberty granted to me by the US Constitution to decide what happens to my body and nobody else. The 10th amendment of the US Constitution states: The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people. There are 27 amendments to the US Constitution, none of them grant Respondents the right to ignore the US and Ohio State Constitutions and to discriminate against ANY Ohioans in any manner ever. Respondents have abandoned the people of this state. Respondents have allowed lawlessness to continue and have even gone to the point to try to add legislation to muddy the waters of justice even further. It is no coincidence that Respondents silence and their inaction against the law being broken benefits the corporate interests that fuels the money that pays for their political campaigns. It is clear that: Ohioans rights are being violated, that they are asking for relief, and the people under the color of law have failed them. It is clear that the reason being is that those under the color of law are more obedient to the color of money than the oath they took to uphold the US and Ohio Constitutions. Relators have shown the courts four separate times from Ohio and Federal law that Ohioans have rights and protections from being forced to make medical decisions uniformly. Relators have also shown the court (multiple times) how they have responded to their representation and are being ignored by Respondents and others like them under the color of law. I have shown you a state of anarchy and lawlessness in the State of Ohio. What will it take for the law to be upheld in our great state and nation? Is the law just for those Americans who can pay for it? Are all Ohioans equal and protected under it? I think we can see here that as it stands that they are not. It is up to this court to compel the Respondents to stop turning a blind eye and protect the Ohioans that have had their rights continually violated.

**WHEREFORE,** as a result of the foregoing, Relators respectfully request that proper process be issued and served on Respondents, requiring Respondents 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:

- Respondents be compelled to uphold the Constitution of Ohio (specifically Article I
  Section 21) that which the Respondents swore to uphold and defend against all
  enemies, foreign and domestic.
- 2. Respondents be compelled to defend Article 1, section 21 of the Constitution of the State of Ohio against any passage of legislation which may possibly conflate, obfuscate or otherwise subvert the clarity of rights conveyed by Article 1, section 21 of the Ohio Constitution.
- 1. Respondents 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.
- 2. For an award of attorneys' fees and costs incurred as a result of this action.
- 3. That this Honorable Court "order a speedy hearing" of this declaratory judgment action as permitted by Fed. R. Civ. P. 57.
- 4. Such other relief to which Relators may show themselves to be entitled.

# Respectfully submitted this 31st day of October, 2021.

By: <u>/s/ Joseph Jones</u>

Joseph Jones 218 Essex Rd

Vermilion, OH 44089

(440) 434-9256

bigjoejones61@gmail.com

Pro se Relator

# **VERIFICATION**

# STATE OF OHIO

# **COUNTY OF Lorain**

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.

Joseph Jones Pro se Relator

Nancy Furlogg
Pro se Relator

Bradley Lynnet

Pro se Relator

Erik Jon**es** Pro se Relator

Valerie E. Pawlowski

Pro se Relator

SWORN TO AND SUBSCRIBED before me this 24 m day of October, 2021.

My Commission Expires;

does not expire

AHAL SEATING

JEFFREY SHURMER
ATTORNEY AT LAW
NOTARY PUBLIC
STATE OF OHIO
My Comm. Has No
Expiration Date
Section 147.03 R. C.

### Exhibit A

Dear Legislator,

I am writing to you to request that you stop wasting time with bills HB 248 and HB 435. Why? Per the State of Ohio's Constitution: under Article 1 Section 21, we Ohioans ALREADY HAVE THOSE RIGHTS inscribed that we cannot have any sort of health care system mandated on us. I would rather you uphold the Constitution of our great state that is already in place and stop wasting time on writing and debating and trying to approve legislation for something that already exists to protect us from health care system mandates.

You have no authority to pick and choose which provisions in the Constitution to abide by. Nor do you have the authority to modify the Constitution in the form of an amendment, which would require ratification; that won't happen anytime soon. Having said that, why on God's green earth would you even want to do something so nefarious in the first place to 'We The People'?

You and your fellow public peers must start holding individuals and entities (both in the public and private sectors) accountable for violating our constitutional rights, as you swore to do in your Oath of Office.

There is already a Writ of Mandamus filed against Governor DeWine with the Ohio Supreme Court to compel him to do his job. 'We the People' of Ohio are your Constituents, and you were elected to represent 'We the People'. 'We the People are fed up with being free on paper ONLY and not seeing that same freedom in everyday life. Our U.S. and State Constitutions were written for a reason...to preserve and protect our civil liberties and freedoms.

I eagerly await your response within 7 calendar-days' time. Do the job that you were elected and sworn in to do.

Joseph Jones

Exhibit B

EXHIBITS (B, C, D, E & F)

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Thank you for taking the time to reach out to our office. Activism is an important part of our civic duty and I commend you for taking the necessary steps to create change.

I will make sure to pass along your thoughts and sentiments to the representative, thank you.

Office of State Representative | Jeffrey A. Crossman

Ohio House District 15 | Ohio House of Representatives

Phone: (614) 466-3485 | Email: rep15@ohiohouse.gov

Exhibit C



We are out of the office until Tuesday, August 13th. If your message needs a more timely response, please call 614-466-5441 and leave a message. Otherwise, email messages will be reviewed and responded to upon our return, if needed. Thank you for your patience.

Sincerely,

Mindy Spain

Sr. Legislative Aide to

Representative Armond Budish

8th House District



Rep26@ohiohouse.g... Oct 7

Greetings,

to me ~

Thank you for taking the time to contact Ohio's 26th House District. Your thoughts and experiences matter and we hope to learn from them as we serve Ohio--we all want Ohio to be the best place to live, work and raise a family.

This is an auto-reply to acknowledge receipt of your email. Our office is currently experiencing a high volume of requests for assistance regarding unemployment and other constituent concerns. We will do our best to respond to your inquiry within 72 hours. If you do not hear from us within 72 hours, please call our office at 614-466-8010 or send a follow-up email.

Thank you again for taking the time to contact our office. We look forward to hearing from you!

Yours in Service,

Ohio's 26th House District

77 S. High St, 10th Floor

**(** 











State Rep. Jena Powell

## District 80

### **Committees**

- Agriculture and Conservation
- · Economic and Workforce Development (Vice Chair)
- · Financial Institutions · Ways and Means

# Boards/Commissions

- · Elder Abuse Commission
- · Governor's Advisory Board for Faith-Based & Community Initiatives

I encourage you to keep in touch with the legislative process online. You can learn about bills, session, and committee hearings at:

To subscribe to our office emails:

Email request to:

Modeleine Castlegiahiahouse yov

# Contact Information:

77 S. High Street

11th Floor

Columbus, OH 43215

Phone: (614) 466-8114

Email:

Rep80@ohiohouse.gov

Thank you very much for your e-mail!

Your message has been received and our office reads every email that is sent. It's our priority to serve and respond to constituents of the 80<sup>th</sup> District. If you contact us from within Miami or Southern Darke County, please include your name, mailing address, and telephone number so we can contact you if needed.

Your opinion is very important to me, and I will take your input into careful consideration when the issues and concerns you raise come before the House of Representatives for a debate or a vote.

It is truly an honor to represent the constituents in my community of Ohio's 80<sup>th</sup> House District and serve the hardworking people of Darke and Miami counties. Thank you again for contacting me.

Sincerely,

7-7-ll

Jena Powell

Ohio House of Representatives

80<sup>th</sup> District

# Madeleine Castle

Legislative Aide to Representative Jena Powell Exh, bit f
10:21 3 ± 0 ...

LTE all

Rep99@ohiohouse.g... Oct 7 to me >

Thank you for your email.

As you might imagine, our office receives a large volume of email each week, and we will do our very best to respond to you in a timely and helpful manner. If you are having a problem with a state agency, please provide us with your name, telephone number, home address and a brief description of your issue. If this is an emergency, please follow up by telephone at (614) 466-1405. Finally, if you would like to mail any follow-up information, please address it to:

Representative Sarah Fowler Arthur

Vern Riffe Center

77 South High Street, 12<sup>th</sup> Floor

Columbus, Ohio 43215

If you are writing to let me know your opinion on pending legislation, thank you for taking the time to share your views. I will take them into consideration and will do my best to respond to your specific concerns as soon as I can.

Exhibit G

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E.	Shannon Ba to david.yost			4	• •		
Attorney	General Yost,						
The School Board has decided to force children to wear a mask based on "Science" without any sound legal qualification. This mandate infers that the school air quality is hazardous to my child's health and therefore prescribed a mask citing "science,"							
Please refer to the federal statute below. 29 CFR Subsection 1910.134- Respiratory protection.  CFR   US Law   LII/ Legal Information Institute (cornell.edu)							
The actual science would have been that they conduct an air quality test. That would consist of bringing in an ENVIRONMENTAL TOXICOLOGIST/Industrial Hygienist to air sample during class. That Environmental Toxicologist would determine if masks and what masks are needed. ALL Environmental Toxicologists would tell you that MASKS and Face Coverings they are mandating DO NOT WORK against viral or bacterial infections.							
REAL SCIENCE and what the LAW describes as respiratory protection (and procedures) do not justify the NorthWest local School Board's arbitrary power in issuing these mandates and violate children's civil liberties. No one on the board is a certified Environmental Toxicologist/Industrial Hygienist and no AIR QUALITY testing has been conducted.							
The school board's actions are an attempt to demonstrate dominion over civil liberties and in violation of the US Constitution, the State Constitution and the School Board Oath.							
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Exhibit 6

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during class. That Environmental Toxicologist would determine if masks and what masks are needed. ALL Environmental Toxicologists would tell you that MASKS and Face Coverings they are mandating DO NOT WORK against viral or bacterial infections.

REAL SCIENCE and what the LAW describes as respiratory protection (and procedures) do not justify the NorthWest local School Board's arbitrary power in issuing these mandates and violate children's civil liberties. No one on the board is a certified Environmental Toxicologist/Industrial Hygienist and no AIR QUALITY testing has been conducted.

The school board's actions are an attempt to demonstrate dominion over civil liberties and in violation of the US Constitution, the State Constitution and the School Board Oath.

I urge you. with haste, to act on my proposal for intervention.

Kind regards,

**Shannon Barrett** 

P.S. The Missouri Attorney General, Eric Schmitt filed a lawsuit against Columbia Public schools and all others similarly situated for declaratory and injunctive relief from mask mandates. The children of Ohio's civil liberties have been infringed upon long enough. Please consider taking action on their behalf. The mask mandates are torture and detrimental to their development.

Reply



→ Forward

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Exhibit G continued

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<b>←</b>		•			•	
M	Maren Aikey to me ∨	Sep 2		4		
Dear Shannon:						

Thank you for contacting the Ohio Attorney General's Office regarding your local school board's decision to adopt a mask mandate in district schools.

This office has received several similar requests and has researched the matter under state and federal law. The review determined that this office has no role in this matter, and we'd like to explain why.

First, the federal rule you cite applies to occupational diseases caused by "harmful dusts, fogs, fumes, mists, gases, smokes, sprays, or vapors" and therefore is not applicable to a school's infectious disease policy.

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Exhibit H

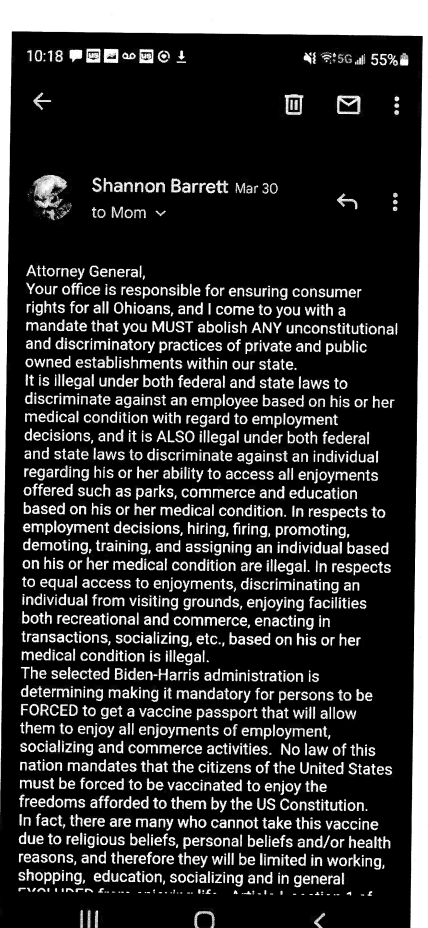
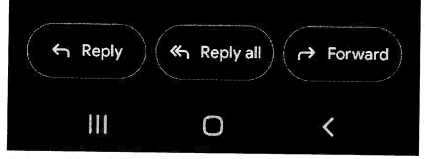


Exhibit H Continued shopping, education, socializing and in general EXCLUDED from enjoying life. Article I, section 1 of the Ohio Constitution makes clear: "All men are, by nature, free and independent, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property, and seeking and obtaining happiness and safety".

The vaccine is a determination of one's medical condition that SHOULD NOT ever be taken into consideration for access to enjoyments including and not limited to travel, education, commerce and employment. The state of Ohio must ensure that ANY business conducted within its jurisdiction WILL NEVER impose such unconstitutional restrictions. Once again, this is not a request; this is a mandate that you enforce our STATE and FEDERAL laws against discrimination due to medical conditions. The constitution of the United States is NOT to be suspended because monopolies and mega corporations seek to force American citizens to forfeit their personal rights over their medical choices, conditions and needs. It is IMPERATIVE that you communicate this to ALL businesses operating within the state of OHIO that such discriminatory actions will NOT be permitted in the state of OHIO and that they will be DISALLOWED from OPERATING in the state if they implement such discriminatory actions. I will be awaiting your response to this matter. DO YOUR JOB.

Shannon Barrett Resident of the State of Ohio



Exhbit 14 Continued

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Office re: Inquiry Indox						
C Constituent Se	ervices	S Apr 1	4	<b>8</b> <b>9</b>		
Dear Constituent:						

Thank you for reaching out about your concerns regarding the COVID-19 vaccine. I appreciate you taking the time to share your views with the Ohio Attorney General's Office.

As your letter points out, there is a lot of speculation about how industries, businesses, and the government may use proof of inoculation as the COVID-19 vaccine becomes more widely available. The vaccine is now available to anyone in Ohio age 16 and up. This means that for the first time, the vaccine is largely accessible to any adult and some children who choose to receive it.

With this expanded access, the Attorney General's Office is actively monitoring local, state, and federal mandates for constitutional and statutory compliance. Protecting the constitutional and statutory rights of all





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compliance. Protecting the constitutional and statutory rights of all Ohioans is a fundamental responsibility for Attorney General Yost and this office. If any governmental entity makes a policy decision that compels Ohioans to become vaccinated, rest assured that our office will critically review it with an eye toward protecting the rights of all our citizens.

Thank you again for taking the time to share your thoughts on this important subject. If I can be of further service on this or another issue, please do not hesitate to contact me.

Very respectfully yours,



Constituent Services and Outreach Office of Ohio Attorney General Dave Yost

Toll Free: 800-282-0515

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Exhibit I

# Federal Overreach of power

Add label





Joseph Jones Sep 9 to david.yost >



Mr Yost,

After listening to Mr Biden's speech tonight on vaccine mandates the anger with federal overreach has hit an all time high. I expect you to use whatever legal means necessary to stand up for Ohioans rights. Please reply with your remedy for the situation. Or perhaps you could resign if you are not up to protecting the US Constitution and your constituents from a tyrannical government out of control.

Pissed Off Constituent

Joseph Jones The New Ohio