

LAWFUL STRATEGIES FOR DEALING WITH OUR CORPORATE-GOVERNMENT

For those who have come to accept that USA is really USA INC

While many are working to recover a Republic form of government (Of the people, By the people and For the people), the current corporate government continues to attack the American population. As automation and robotization move rapidly forward, this government corporation is implementing many programs designed to reduce the human population. They have launched population control and population reduction agendas on many fronts. Here are a few examples:

- Chemtrails
- Mandatory vaccines
- Control of access to medical care and limitations to access to natural remedies
- Fluoridated water
- Monopolization of food (to include GMOs) and water
- Endless unjustified wars
- Energy restriction under the guise of CO2 global warming - to include smart meters
- Takeover of our public school system throughout the country

While the big picture looks pretty grim, many folks behind-the-scene are working very hard to put a stop to all of this insanity. Meanwhile some important strategies have been formulated to restore some accountability and allow us an alternative to the current *comply or die* (adhesion contracts) corporate system of unlawful statutory 'rule'. Statutes are not laws; they are rules and/or regulations created by the corporations that falsely call themselves a 'government'.

The following is NOT legal advice. It is the formulation of common principles of commercial contracts and notices. As the current government functions exclusively as a commercial enterprise, it is important that - for the moment - we respond to them as such.

The Constitution is NOT the Law of the Land - the Uniform Commercial Code is!

There are no Constitutional or common law courts. They were discontinued in 1938 by the Supreme Court decision of Erie RR versus Thompkins.

Because our country is nothing more than a commercial enterprise, OUR SIGNATURE IS OUR MOST VALUABLE POSSESSION. And, it is required on many documents that are not in our best interest to sign. Your signature on certain documents and forms amounts to your consenting to someone else's terms. So, don't sign anything without reading it and understanding it fully!

The strategies and templates offered represent a collaboration of many people. Sadly, in a predatory system like ours, there are no guarantees; and hiring a BAR attorney will not protect you, as he or she has been obliged to adhere to statutory jurisdiction (since 1938) aka the Uniform Commercial Code. (UCC)

Here are three strategies: clarification, inquiry, and notice.

Strategy #1 CLARIFY

Example:

Never agree to the terms of "Under penalty of perjury" which is commonly sited on applications and forms. This phrase is a trap for the unsuspecting. If all of the information you provided on the application is factual, "to the best of your knowledge", you are still not protected from prosecution. The "arbiter" of what is factual and what is false is not disclosed, nor is the process that will be used to make that determination should there be a conflict between their records and yours. Generally no assurances are made that you will be permitted to review all of

their records and remove all falsehoods. Currently we do not have a legal system that represents the best interests of the people. It is parasitic and has been designed to represent the interest of the for-profit corporate complex. When "Under penalty of perjury" appears on a form or application, just draw a line through it, initial it and write the following below it.

"It is not clear as to who will determine what is factual and what it not." You can also write "under duress" above your signature. Ask for a copy of the form or application for your own records.

From Silent Weapons for Quiet Wars" (pg 35)

"16. controls the personal data files - uncorrectable by the party slandered."

If the clerk tells you that he/she cannot accept altered forms, inform him or her that they are not authorized to make that determination. Remind them that you insist your form/application be accepted as is and that his/her superiors will make that determination at a later date. Always be polite . . . never be belligerent.

Strategy #2 INQUIRE

As the entire system is a vast network of corporations, there needs to be a signed contract obliging you to perform. Grants, loans, fees, fines, penalties, and taxes are the most common forms of revenue collection the corporate-government now uses. When statutes are crafted they generally include a penalty for non-performance.

Government corporations use statutes to justify their performance 'demands'. Unless we work for them, these statutes are their own private corporate rules and/or regulations. You have no ability to create them or revoke them - and they are copyrighted.

If a corporate government representative is at your door or on your property requesting your compliance, simply ask them to identify themselves and the statute that grants them the authority to approach you by handing a self-explanatory questionnaire. Always be polite. [See Sample I]

When the corporative government representative sends you a notice to perform or to pay a fee or penalty, simply request in writing that they produce a contract containing your original signature demonstrating an obligation on your part to adhere to their private statute(s). [See Sample II] If they provide you with evidence of a specific contract that you signed, - and you didn't know about or agree with all of the terms - you can always respond by notifying them in writing that you "made a mistake" due to a lack of full disclosure and therefore are rescinding this agreement. More likely than not, they have no such contract in their possession.

For further validation see: The Clearfield Doctrine at <http://anticorruptionsociety.files.wordpress.com/2014/02/clearfield-doctrine.pdf>

Strategy #3 GIVE NOTICE

Debt Collection

Many corporate governments have now turned revenue collection over to private debt collection agencies. Debt collectors generally have no contract with you because they simply purchased someone else's IOU without a contract. This letter is a great way to deal with them and with all debt collection entities. It is a DEBT VALIDATION letter/notice. [See Sample III]

Performance Demands

Sometimes we are told that a corporate statute requires a specific performance, like over vaccinating our children or permitting smart meter surveillance systems to be mounted on our homes.

Under these conditions a NOTICE might be our only strategy for non-compliance. A NOTICE is lawful in their system, particularly when un-rebutted. So, to make our stand and set the record straight, we need to put them on notice. Affidavits and legal notices are commonly used instruments in their system. These documents are used all the time by just plain folks during the course of 'doing business'.

Notices should only state facts, like affidavits.

<http://legal-dictionary.thefreedictionary.com/Notice>

The concept of notice is critical to the integrity of legal proceedings. Due process requires that legal action cannot be taken against anyone unless the requirements of notice and an opportunity to be heard are observed.

An important part of giving notice is to state the facts regarding the 'player's' for-profit corporate status. Exposing that government agencies are merely for-profit corporations is the surest way to remove their credibility and authority. The list includes the FDA, the EPA, the USDA, the FCC and on and on. For further validation see (or cite): The Clearfield Doctrine at

<http://anticorruptionsociety.files.wordpress.com/2014/02/clearfield-doctrine.pdf>

The recipient of a NOTICE [See Sample IV - Vaccination Notice] has 3 days to rebut it.

SAMPLE I

CORPORATE-GOVERNMENT EMPLOYEE QUESTIONNAIRE

For all employees of federal, state, county,
municipal and township corporations.

Public Law 93-549 states in part: "The purpose of this Act to provide certain safeguards for an individual against invasion of personal privacy by requiring government agencies . . . to permit an individual to determine what records (documents) pertaining to him (or her) are collected, maintained, used, or disseminated by such agencies."

The following questions are based upon that act, government prohibitions regarding identity theft and recognition of the commercial statutes that define your employment.

Please fill out the form completely.

My identification per your records

1. My name as it appears in your files

2. My address as it appears in your files

City _____ State _____

3. My legal status as listed in your files

Government-corporation employee information

4. Full Legal Name:

5. Residence Address

CITY _____ STATE _____ ZIP _____

6. Badge or employee ID#

7. Employee job title

8. Employee phone number

9. Name of corporation that employs you (please use the legal all caps name as listed on Dun and Bradstreet)

10. Name of department, bureau or agency of that corporation that employs you

11. Name of supervisor _____

12. Supervisor's mailing address:

CITY _____ STATE _____ ZIP _____

13. Supervisor's phone number

14. Name of department head _____

15. Department head's mailing address if different from supervisor's

CITY _____ STATE _____ ZIP _____

16. Department head's phone number

Statutory identification

17. Name and number of the corporate statute (rule or regulation) that generated this encounter:

18. Are you aware of a document (with my original signature) that obligates me to adhere to this corporate statute of your employer?

Yes

No

19. The name of this document:

20. Under penalty of perjury, please attest by signing below that you have personally seen this document and can attest to its validity?

_____ Date _____

SAMPLE II

LETTER OF INQUIRY

date

Name
Title
Institution
Address
CITY, STATE ZIP

Dear Mr. name,

Recently we received a communication from your office regarding our daughter first and last name vaccination exemption.

You cited statutes passed by the corporation known as the STATE OF XXX in your communication, but did not identify the statute by name, number and effective date.

Freedom of Information Request

Please provide us with the name, number, and effective date of the statute that prompted your communication.

Please send us all documents that contain the original signatures of either my husband or me that created the obligation for either of us to adhere to that (or any other) STATE OF XXX corporate statute.

This information request is pertinent to our perfection of a claim in commerce. [Optional]

Appreciatively,

Name
Parent of first and last name
address
City, and State

SAMPLE III

DEBT VALIDATION

Date

Your Name
Street address
city, state zip

COMPANY NAME
STREET ADDRESS
CITY, STATE ZIP

Dear XXXXX,

This letter is not a refusal to pay, but a notice sent pursuant to the Fair Credit Reporting Act 15 U.S.C. §1681, that your claim is disputed and validation is requested.

This is not a request for “verification” or proof of my mailing address, but a request for VALIDATION made pursuant to the above named Title and Section. I respectfully request that your offices provide me with competent evidence that I have any legal obligation to pay you.

Please provide me with the following:

- What the money you say I owe is for.
- Explain and show me how you specifically calculated the entire amount of what you say I owe.
- Provide me with copies of any and all papers that show I agreed to pay what you say I owe to include original signatures.
- Identify the ORIGINAL creditor.
- Provide me with a copy of ANY judgment you say gives you the right to collect anything from me.

If your offices are able to provide the proper documentation as requested, I will require at least 30 days after receipt to investigate this information and during such time all collection activity must cease and desist.

If your offices fail to respond to this validation request within 30 days from the date of your receipt, all references to this account must be deleted and completely removed from my credit files and a copy of such deletion request shall be sent to me immediately. Until proper validation is provided you are to cease all collection efforts.

I would also like to request, in writing, that no telephone contact be made by your offices to my home or to my place of employment. If your offices attempt telephone communication with me, including but not limited to computer generated calls and calls or correspondence sent to or with any third parties, it will be considered harassment. All future communications with me MUST be done in writing and sent to the address noted in this letter by USPS.

It would be advisable that you assure that your records are in order before I am forced to take legal action. This is an attempt to correct your records; any information obtained shall be used for that purpose.

Respectfully,

Signature

First and Last Name

Sent by certified mail, #XXXXXXXXXXXXXXXXXXXX

[VACCINATION] NOTICE - SUGGESTED IMPLEMENTATION

This notice can be adapted for many other issues!

The following notice is designed to inform your doctor or hospital (or school) of the reasons you are opposed to their administering vaccines to your child and that you do not consent. See *Notice* <http://legal-dictionary.thefreedictionary.com/Notice> The statements listed on the notice are factual and are easy to validate. This approach should help put an end to the endless arguments that pediatricians and others inflict on vaccine-aware parents.

FILLING OUT THE NOTICE

1. Write the name of your child at the top in the space provided, for example:

As the parent of *Sally Doe*, I declare the following:

2. Write the name of your state in all caps letters. For example:

I am aware that LEGISLATORS for the STATE OF *OHIO* have passed corporate statutes

3. The next empty space is for the name of the public health department in your state. This information can be located on the Dun and Bradstreet web site. Just type in the name of the institution, select the appropriate state and the corporate name will be displayed. It is important that you enter the information in all caps which are used to identify corporations. For example:

I am aware that physician and/or institutional records are frequently reviewed by the *HEALTH, OHIO DEPARTMENT OF*, a corporation headquartered in *COLUMBUS, OH* and listed on Dun and Bradstreet,

4. At the bottom of the notice is a space for the parent's signature and the signature of two witnesses. Of course the dates need to be identical. An acceptable alternative to two witnesses would be to sign in front of a notary and have them stamp it for you. For example:

Parent/Guardian: *Susan Doe* Date: *5-19-13*

Witness: *Richard Smith* Date: *5-19-13*

Witness *Anna Thomas* Date: *5-19-13*

DELIVERING THE NOTICE

This notice requires little discussion. Just hand it to the nurse or doctor or attach it to the *Refusal to Vaccinate* form¹. Politely explain that you are not comfortable with the vaccine risks and wish to have this notice placed in the child's records so you don't have to bring in a new one each time your child sees the doctor or nurse. If asked where you obtained the document, simply say from another parent, which is true. Giving more information is not required and is not advisable. Citing websites or vaccine-aware organizations just motivates those in the vaccination-distribution-business to track down and discredit folks that are doing their best to bring good information to the public.

Do not answer detailed questions about your objections to any vaccine or the source of your information. Just repeat what is on the notice; "I am aware of multiple scientific peer-reviewed papers that have exposed the dangers of many vaccines." Doctors and nurses are well armed with 'talking points' designed to overcome all claims you might make regarding vaccines and nearly all authors you might site. According to Russell Blaylock, MD there are lots of peer-reviewed articles on this topic for doctors and nurses to read. It is their job to seek this information. It is not your job to provide it to them. The notice just states facts and is designed to be self-explanatory.

Should the clerk, doctor, or nurse refuse to accept your notice, ask if they would prefer you read it aloud. If they accept it, but refuse to place it in the child's records, say OK, "I'll just bring a copy with me every time we come in."

¹ The only info provided by the parent on the *Refusal to Vaccinate* form should be the name of the parent, the child and "see attached addendum" on the parent signature line. Anything more can be used against the parent AND the doctor. These forms are designed to be tracked.

SAMPLE IV

VACCINATION NOTICE

As the parent of _____, I declare the following:

I am aware that those ordering and/or administering vaccines have been granted immunity from liability should my child suffer from a vaccine caused injury or illness. The Vaccine Injury Compensation Trust Fund is not an acceptable alternative to me.

Unless I receive the vaccine manufacturer's package inserts, I have not been given full disclosure regarding any vaccine. CDC or public health vaccine pamphlets and/or websites are not acceptable alternatives. (reasons listed below)

I am aware that vaccine schedules have been established by the CDC and are promoted by public health departments and other various organizations. I do not accept CDC recommendations as science-based. (reasons listed below)

I am aware that LEGISLATORS for the STATE OF _____ have passed corporate statutes mandating certain vaccines for my child to attend educational institutions. As the LEGISLATORS have no medical training and can easily be influenced by drug company lobbyists, I do not accept their corporate statutory mandates as science-based.

I am aware of multiple scientific peer-reviewed papers that have exposed the dangers of many vaccines as well as the "herd immunity myth" of 1933.

I am aware that many physicians are paid higher reimbursement rates for administering vaccines.

I am aware that physician records are reviewed by the _____, a corporation headquartered in _____ and listed on Dun and Bradstreet, and who receive monetary compensation from the CDC to perform this function. Therefore, the state public health department's recommendations and actions are influenced by the 'fiscal' health of their corporation.

I do not recognize the CDC as a government health advocacy organization. It is a corporation listed on Dun and Bradstreet and headquartered in the STATE OF GEORGIA, with strong ties to the pharmaceutical industry. Therefore, their recommendations are influenced by the 'fiscal' health of their corporation.

I do not recognize the AMERICAN ACADEMY OF PEDIATRICS nor the AMERICAN ACADEMY OF FAMILY PHYSICIANS as health advocacy organizations. They are both corporations (listed on Dun and Bradstreet) that are headquartered in the STATE OF ILLINOIS and the STATE OF KANSAS, whose monetary compensation from the vaccine manufacturers contributes to the 'fiscal' health of their corporations.

I have concluded that failure to follow the CDC recommendations about vaccination is less likely to "endanger the health or life of my child or others" than following their recommendations.

As parent or guardian I am obligated by law to protect my child from harm and/or injury. So, for the reasons I have listed and more, I deny permission for anyone to administer the CDC recommended vaccines to my son/daughter unless they provide me with the vaccine package insert, allow me to determine if the health risks are acceptable, and sign a document stating that they *personally* (not the Vaccine Injury Compensation Trust Fund or other corporation) will be responsible for any injury or illness the vaccine they administer might cause.

NOTE: This document can be used to protect those that administer vaccines (physicians, nurses or others) or are obliged to adhere to corporate statutes from any punitive statutory actions or penalties.

Parent/Guardian:

Date:

Witness:

Date:

Witness:

Date: