SCIENTIFIC AND LEGAL ARGUMENTS IN FAVOR OF MEDICAL EXEMPTION TO COVID 19 VACCINE MANDATE

The Human Being possesses basic biological characteristics and physiologic needs on which its health and even life depend. The human body needs certain things (to constantly breath clean and fresh air, appropriate nourishment and clean drinking water, a given range of atmospheric pressure, temperature, etc.) and certain others that need to be kept away (toxic radiation, poisons, corrosive acids, inadequate drugs, dangerous experimental transgenic compounds, etc.). There is sine qua non conditions for the human body to function adequately; the body cannot lack certain things and, conversely, the body cannot be exposed to certain other things.

Regarding mandates forcing people, directly or indirectly, to get inoculated with the genetic procedures mislabeled as “anti-COVID 19 vaccines”:

1- The fact that “Covid-19 disease” is a broadly and loosely defined group of flu-like signs and symptoms constituting a syndrome, about which epidemiological estimates place the health impact to the general population, through calculating the infection to fatality ratios, as similar to or below that of the seasonal flu. Demographic data for 2020 showed no significant change in mortality from previous years.

2- The fact that “Covid-19 disease” is purported to have reached pandemic proportions through the indiscriminate and massive testing of the general population, disregarding any sound clinical rationale, through the use of a test (Novel Coronavirus (2019-nCov) Real-Time RT-PCR Diagnostic Panel and others) and its manner of technical implementation procedures, that are actually incapable of identifying with certainty the presence of the purported causative agent SARS-CoV2. Consequently, in the general population, a definitive causal agent has not been unquestionably established. Additionally, historically common causes of death, such as flu, pneumonia and others, mysteriously disappeared from global statistics as such during 2020. Furthermore, during this same period, autopsies have been atypically discouraged or forbidden.

3- The fact that the occasional severe form of “Covid-19 disease” is highly preventable with the implementation of various appropriate early natural medicinal, nutritional, pharmacological and supportive therapies (neither transgenic nor dangerous) or, when already present, is highly responsive in a favorable way to such therapies when properly implemented, avoiding, at large, any fatal outcome.

4- The fact that, contrary to these genuine solutions, the opposite is being done: these solutions are being ignored, calumniated and vilified, patients are being handled with medical interventions and protocols that invoke the exercise of gross negligence, clinical and scientific evidence are being ignored, registries and statistics are being made up; premeditatedly and deceptively producing all these, tragic and even fatal outcomes.

5- The fact that, there is no clear evidence demonstrating that “unvaccinated” patients who have already suffered “Covid-19 disease” will suffer the syndrome a second time, generally confirming the effectiveness of the well-known and well-established naturally acquired immunity.

6- The fact that there is no clear evidence demonstrating that individuals with no symptoms are carriers or transmitters of this syndrome.

7- The fact that the proposed experimental gene therapy technology procedures that are available to the public – which are not approved by the FDA, but only “authorized” under an emergency use authorization - are being regulated as vaccines but do not meet the classic and universally accepted definition of “vaccine” and are consequently mislabeled as “Covid-19 vaccines.” The admitted failure of these procedures to confer protection against acquiring and transmitting “Covid-19 disease” has been publicly recognized and acknowledged at length by international health authorities (WHO, CDC, NIH, FDA and others), leaving as the only standing argument in favor of the use of these procedures that they purportedly mitigate the risk of severe disease and risk of death. Assuming the questionable validity of this last argument - which itself has been shown to be a fallacy - these procedures fit the definition of a treatment rather than a vaccine. Consequently, these procedures should be defined and regulated as experimental treatments rather than approved “vaccines.” Interestingly, the definition of “vaccine” was amended during the “Covid-19 pandemic;” however, under principles of law that rest on the
timing of this amendment, the applicable definition is the classic and universally accepted definition prior to amendment.

8- The fact that these proposed gene therapy technology procedures are currently under experimentation and are:
   a. being carried out in the general population without adequate and independent Safety Advisory Board oversight;
   b. being administered to the general population without execution of adequate informed consent or even full disclosure of the components present in the procedures that render adequate informed consent impossible;
   c. are being administered to the general population without any entity assuming liability for said procedures' consequences,
   d. in a misleading way, suspiciously misrepresented to the public as to their effectiveness, showing high percentage values (up to 95%) of “effectiveness” without explaining that this level of “effectiveness” only refers to relative risk reduction and not absolute risk reduction, which is actually around 1%;
   e. proving irrefutably to be ineffective in preventing infection and transmission of “Covid-19 disease”;
   f. shown to date to carry with their administration an unacceptably high number of serious adverse events and fatalities, in other words, are shown to be unsafe and actually lethally dangerous. According to global statistics, death rates are much higher in “vaccinated” people than in those who did not receive these inoculations;
   g. associated with a marked increase in heart damage to “vaccinated” youth, who possess negligible risk of suffering the severe form of the disease;
   h. not yet studied or understood as to their potential interactions with past or future vaccines and medications or their long-term adverse effects.

9- The fact that the proposed gene therapy technology procedures are currently under experimentation and are being administered to and imposed on the general population through coercive action in violation of:
   a. every international treaty, agreement, pact, or code of bioethics, medical research, and human rights; and
   b. the United States Constitution and laws defining medical practice and protecting consumers and patients.

10- In those jurisdictions where it is being implemented, what is known as “Vaccine Pass” is a coercive and indirect imposition on private businesses from City and State Health Commissioners to force them to require proof of vaccination or limit residents from obtaining services or accessing said businesses and, consequently, illegally coercing residents to participate in a medical experiment, violating privacy laws the same as all other laws and international codes of medical ethics and human rights herein mentioned.

Given all these facts, the inoculation of any of these proposed transgenic therapeutic procedures, mislabeled as anti-COVID “vaccines”, is medically inadvisable and, consequently, contraindicated for all human beings since they represent an unnecessary and unjustifiable risk for the health, wellbeing and life of EVERY PERSON.

Careful attention must be paid to what is stated here since the health and lives of millions of people are at stake, including our loved ones and, among them, our children and grandchildren.

Since we are all free people from birth, there is no need for any government or corporation to permit or authorize us to enjoy our dignity or to make use of our Natural and Constitutional Rights. Consequently, this document for a medical exemption should not be necessary, has no expiration date and is universally applicable to any and all similar circumstances of illegal subjugation of a physical, psychological or moral nature while our Constitution stands. Our Constitution is not suspended by any public health emergency.

Whoever attempts to violate the individual and constitutional rights referred to in this document by persisting to act in an intimidatory, coercive, abusive, discriminatory and authoritarian way, demanding the applicant to disclose private health information and coercing the unwilling applicant to submit to an experimental medical procedure with unknown and dangerous compounds that have been designed to, among other things, modify the human genome can be civilly and criminally liable. Furthermore, given the scarcity of organizations, systems or laws protecting employees, all employers who abusively take advantage of this social and legal vacuum and, consequently, act in an intimidatory, coercive and discriminatory way against employees’ lives and wellbeing, are violating human and constitutional rights and can also be civilly and criminally liable. Obedience or acquiescence to illegal orders from a higher authority DOES NOT exempt individuals from their own personal responsibility for carrying out illegal actions.
REFERENCES


5- WHO Information Notice for Users 2020/05 Nucleic acid testing (NAT) technologies that use polymerase chain reaction (PCR) for detection of SARS-CoV-2, 20 January 2021 https://www.who.int/news/item/20-01-2021-who-information-notice-for-ivd-users-2020-05

6- Jared Bullard, Kerry Dust, et al, Predicting Infectious Severe Acute Respiratory Syndrome Coronavirus 2 From Diagnostic Samples. Clinical Infectious Diseases, Vol 71, 10, 15 Nov 2020, 2663–2666, https://doi.org/10.1093/cid/ciaa638


10- UK Office of National Statistics data for 2020 through Sept 2021 show number of COVID 19 deaths exaggerated by a factor of 7.9 with an average age of death with this cause of 82.5 years and life expectancy of 79 for men and 82.9 for women.

11- Robert W Malone, MD, inventor of the mRNA technology in anti-COVID inoculations, from the time the world wide anti-COVID inoculation campaign got started, expressed publicly and categorically in numerous occasions that the implementation of these transgenic inoculations has been flawed, ineffective and, mainly, dangerous.


16- Bill Gates publicly stated that applying NEW vaccination programs and adequate reproductive health services (promoting abortion) world population can be reduced to 10 or 15%: The billionaire, heavily invested in the pharmaceutic and vaccine industries (including the manufacturing of current experimental anti-COVID “vaccines”) and principal financial contributor to the World Health Organization (which implies a scandalous conflict of interest), at a TED Talk in 2010 he specified that, to preserve the planet’s environment and ecology, a drastic reduction in the world’s population (sterilizing, killing, etc.) to close to 10 to 15% is needed and that said goal can be accomplished with NEW vaccination programs and adequate reproductive health services. Of significance, Bill Gates’s father was director for the International Planned Parenthood Federation (IPPF), the main international abortion clinic program. Additionally, both father and son openly adhere to Eugenics.

17- Public statements by Soumya Swaminathan, MD, Chief Scientist at WHO, assured that people inoculated with anti-COVID “vaccines” do not adequately revert said syndrome, are not exempt from getting the disease or transmitting it,

18- Public statements by Rochelle Walensky, CDC Director, referring to antiviral “vaccines”: “...what vaccines can’t anymore is prevent transmission...Public statements by Anthony Fauci, Director NIAID resolving to the same...we know as a fact that [vaccinated people with COVID 19] are capable of transmitting the infection to someone else.”


25- Cumulative Analysis of Postauthorization Adverse Event Reports. https://phmpt.org/pfizerdocuments/BNT162b2_5.3.6


27- Abstract 10712: Mrna COVID Vaccines Dramatically Increase Endothelial Inflammatory Markers and ACS I as Measured by the PULS Cardiac Test: a Warning. R Gundry. 8 Nov 2021 Circulation. 2021;144:A10712

28- COVID vaccination and age-stratified all-cause mortality risk. S P. Pantazatos, and H Seligmann.


31- Myocarditis after immunization with COVID-19 mRNA vaccines in members of the US military. https://jamanetwork.com/journals/jamaccardiology/fullarticle/2781601

32- Innateimmunesuppressionby SARS-CoV-2 mRNA vaccinations: The role of quadruplexes, exosomes, and MicroRNAs.S Seneff, G Nigh, A M Katsanopulos, P A McCullough Food and Chemical Toxicology 164, June 2022, 113

33- The Constitution of the United States of America, Fifth and Fourteenth Amendments

34- Title 42 of the United States Code: 42 U.S.C. § 300aa-1

35- Title 21 of the Code of Federal Regulations: 21 CFR § 50.20

36- Title 45 of the Code of Federal Regulations: 45 CFR § 46.116 – General requirements for informed consent


38- Nuremberg Code Principles on Bioethics

39- World Medical Association Declaration of Helsinki – June 1964

40- UNESCO Universal Declaration on Bioethics and Human Rights