

NOTICE!

This is a notice of non-consent.

- Laws passed by the STATE OF, COUNTY & MUNICIPAL corporations are for (non-human) legal “persons” not for flesh and blood men and women – unless we consent or agree to contract.
- Executive Orders written by the President of the corporate UNITED STATES only have authority over the UNITED STATES corporation (and its employees) located in the 10 mile square of Washington, D.C. – unless we consent or agree to contract.
- No agency of the corporate government network can be “granted” authority to deprive living men and women of their human unalienable rights – without our written consent or willingness to contract.
- Enforcement of corporate statutes, rules, regulations or Executive Orders by law enforcement officers – without full disclosure and written consent – are unlawful and these officers can be held personally liable for their actions. [Supreme Court: Bond v. UNITED STATES 529 US 334 (2000)]
- Those who produce vaccines have been given immunity from liability should their products cause illness, injury or even death. [Supreme Court: Bruesewitz v. Wyeth (2011)] The manufacturers no longer warrant them as either safe or effective. Therefore, if vaccines are forced onto men, women or children – without their written consent – the enforcement ‘officer’ will be personally liable for any illness or injury the unwarranted unsafe vaccine may cause.

VOID FOR VAGUENESS DOCTRINE

“ . . . a vague law is a violation of due process because the law does not provide fair warning of a prohibition and fails to set standards for enforcement that would govern the exercise of the police power.” <http://dictionary.findlaw.com/definition/void-for-vagueness-doctrine.html>

I do not consent to your request. I do not wish to contract.

Signature (first and last name)

Date _____

Witness Signature (first and last name)

Date _____

Notice to Agent is Notice to Principal – Notice to Principal is Notice to Agent -

This notice of non-consent should be taken under advisement.