

Form COL

Violation

Deprivation of Rights Under Color of Law

► Violation - 18 U.S.C. §242; 18 U.S.C. §1983

Name and Address of Defendant:

19442 - 0256

Plaintiff's Statement of Defendants Infringement:

Endicott Policy to identify to chill free speech
Chill speech, silence speech, threaten use medical device under duress, threats
intimidation & coercion

Video Recorded Audio Record E-mail Record

and here is true and correct.

Date ►

1/24/2022

Legal Notice and Warning

Federal law provides that it is a crime to violate the Rights of a citizen under the color-of-law. You can be arrested for this crime and you can also be held personally liable for civil damages. Federal law provides that it is a crime to violate the Rights of a citizen under the color-of-law. You can be arrested for this crime and you can also be held personally liable for civil damages.

Attempting to cause a person to do something by telling that person that such action is required by law, when it is not required by law, may be a felony Attempting to cause a person to do something by telling that person that such action is required by

18 USC §242 provides 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... shall be fined under this title or imprisoned not more than one year, or both.

18 USC §245 provided that Whoever, whether or not acting under color of law, intimidates or interferes with any person from participating in or enjoying any benefit, service, privilege, program, facility, or activity provided or administered by the United States; [or] applying for or enjoying employment, or any requisite thereof, by any agency of the United States; shall be fined under this title, or imprisoned not more than one year, or both.

42 USC §1983 provides that every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress.

Warning, you may be in violation of Federal Law and persisting with your demand may lead to your arrest and/or civil damages! Also understand that the law provides that you can be held personally responsible and liable, as well as your company or agency.

persist with your demand and to seek personal legal counsel if you do not understand the law.

certify that I personally delivered this notice to above named

address on

January 24 2022 at School Board Mtg @ School PM

Form COL DoR-20.1a

Defendant Narrative:

January 24, 2022

NOTICE OF CLAIM

To: Matthew Hurley, a man [public servant], and all parties in interest

Dear Matthew Hurley, a man [Trespasser]:

A Claim has been made against you for the amount of \$1,250,000 for your role and actions in Trespassing, Assault, Battery, Administering my Property without right. You are only a public servant, nothing more, and are non-compliant with the Constitutions and Laws that bind you; and have exceeded the limited powers that we the People have delegated to you through the Constitution and Laws.

You have ten [10] days upon receipt to either rebut the Affidavit of Fact point-for-point, with your Affidavit or I will begin to proceed with Administrative, Civil, and Criminal remedies against a man. Failure to rebut the Affidavit of Fact will result in the Trespasser's tacit agreement and acquiescence that the facts set forth in it are true, correct, accurate, not misleading, and binding to the Trespasser. This will result in the execution of this Claim against, a man [Trespasser], and the un rebutted Affidavit of Fact being used against, a man [Trespasser], in future Civil and Criminal proceedings.

I, a woman:, further give notice to man: [Trespasser] that I reserve all of my rights to file a Civil action in Federal District Court under the Common Law for Trespass OR under Title 42 Section 1983, for the deprivation of rights, privileges, and immunities secured by the Constitutions and Laws.

I, a woman: further give notice to man, a man [Trespasser] that I reserve all of my rights to file Criminal complaints for any actions that are found to be non-compliant with:

- 18 U.S.Code § 241 - Conspiracy against rights;
- 18 U.S.Code § 242 - Deprivation of rights under color of law;
- 18 U.S. Code § 1001- False statements or Entries Generally;
- 18 U.S. Code § 111 - Assault;
- 18 U.S. Code § 247- Obstruction of persons in free exercise of religious beliefs;
- 18 U.S. Code § 514 - Fictitious obligations;
- 18 U.S. Code § 912 - False Personation: Officer or Employee of the United States
- 18 U.S. Code § 245 - Federally protected activities;

- 18 U.S. Code § 246 - Deprivation of religious beliefs

42 U.S. Code § 1983. Civil action for deprivation of rights

.....Every person who, under color of any statute, ordinance, regulation, custom, or usage, of any State or Territory or the District of Columbia, subjects, or causes to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the deprivation of any rights, privileges, or immunities secured by the Constitution and laws, shall be liable to the party injured in an action at law, suit in equity, or other proper proceeding for redress, except that in any action brought against a judicial officer for an act or omission taken in such officer's judicial capacity, injunctive relief shall not be granted unless a declaratory decree was violated or declaratory relief was unavailable. For the purposes of this section, any Act of Congress applicable exclusively to the District of Columbia shall be considered to be a statute of the District of Columbia.


I, a woman further give notice that any man or woman doing business as the, and interested parties; that if it is discovered that they have played a role in the matters set forth in the attached Affidavit of Fact, or, if they are found to be parties claiming to possess either interest, authority, right, power, or jurisdiction, involving I, a man:, and my Property known as [REDACTED]; that I, a woman reserve all rights to pursue Administrative, Civil, and Criminal remedies against each of them, in their individual capacities as men and women, for their roles and actions in Trespassing and Administering my Property without right; and for the deprivation of my rights, privileges, and immunities, secured and protected by the Constitutions and Laws.

Maxims of Commerce: All are equal under the law, in commerce truth is sovereign, truth is expressed in the form of an affidavit, an unrebutted affidavit stands as truth in commerce, an unrebutted affidavit becomes the judgment in commerce, sacrifice is the measure of credibility.



Notary used without prejudice to my rights:

BE IT REMEMBERED, That on this 24 day of January in the year of our LORD, two thousand and twenty-two, personally appeared before me, the Subscriber, a Notary Public for the State of Pennsylvania, party to this Document, known to me personally to be such, and she acknowledged this Document to be her act and deed. Given under my hand and seal of office, the day and year aforesaid.


Notary Public Sitting in, and for, The State of Pennsylvania

Commonwealth of Pennsylvania - Notary Seal
Nathalie Merced-Figueroa, Notary Public
Chester County
My commission expires June 24, 2022
Commission number 1284389
Member, Pennsylvania Association of Notaries

EXHIBIT A

18 U.S. Code § 241 - Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They 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, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

18 U.S. Code § 242 - Deprivation of rights under color of law

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.

AFFIDAVIT OF TRUTHFUL FACTS

In The Matter Of:

Kristin Weber, a woman

To:

Matthew Hurley, a man;

Trespasser

Dear Matthew Hurley, a man,

You, Matthew Hurley, a man, have Trespassed, Assaulted, Battered, and Administered my Property without right. I, a woman, have personal knowledge of, and asseverate the following:

1. I, a woman, claim my body, information, genetic material, **OFFSPRING**, all that I own and claim [God-given rights] are my Property.

2. I, a woman, claim [REDACTED] is my property.

3. I, a woman, am not Property of another man, woman, or corporation.

4. I, a woman, claim my body, information, and my genetic material [**including offspring**] are my PROPERTY, and I do not consent to any man or woman Trespassing upon my Property.

- PROPERTY: “That which belongs exclusively to one”. “The right and interest which a [wo]man has in lands and chattels to the exclusion of others”.

5. I, a woman, require the Obligation [Contract] of medical licensure that permits; employees, staff, or persons; to physically assess and diagnose me with a communicable disease.

6. I, a woman, require the Obligation [Contract] containing “MY CONSENT for you, [public servant] acting as, to make malfeasant medical decisions for my property”.

7. I, a woman, require the Obligation [contract] that allowed you, a man, to threaten, coerce, or extort any other person or entity to coerce any of the following medical interventions on me on your behalf.

8. I, a woman, DID NOT CONSENT to, “must wear a face mask at all times” which limits my oxygen intake and forces me to breathe in my own carbon dioxide, in order to access public accommodation.

9. I, a woman, DID NOT CONSENT to, “must social distance” or “limit gathering size” as it is a trespass and administration of my property without right.

10. I, a woman, require the Obligation [Contract] that mask “requirements” presented to the public as “law” do NOT interfere with an individual's rights secured under the Constitution for the United States, the Constitution for Pennsylvania, and the US Constitution.

11. I, a woman, claim the aforementioned “requests” that were presented as “must undergo/required” constitute an UNLAWFUL process to block my secured right to participate in public commerce, travel, and all first and fourth amendment secured rights.

12. I, a woman, claim the aforementioned requirements that were presented as “must undergo/required”, as dangerous to my health and wellbeing in addition to crimes of trespass, battery, assault, and administration of my property without my consent.

13. I, a woman, claim the aforementioned requirements that were presented as, “required”, to be an abomination to God, my Creator.

14. I, a woman, require the Obligation [Contract] where I relinquished my rights to another man or woman to issue me orders as to how I must govern myself; or my offspring.

15. I, a woman, am not Property of (school board members), a man [public servant], or public servants doing business as, OCTORARA AREA SCHOOL DISTRICT BOARD OF EDUCATION

16. I, a woman, and my offspring are not Property of, a man [public servant], or public servants doing business as OCTORARA AREA SCHOOL DISTRICT BOARD OF EDUCATION

17. I, a woman, require the Obligation [Contract] with, a man [public servant], or public servants doing business as, OCTORARA AREA SCHOOL DISTRICT BOARD OF EDUCATION; where I relinquished my rights.

18. I, a woman, require the Obligation [Contract] with, a man [public servant], or public servants doing business as, OCTORARA AREA SCHOOL DISTRICT BOARD OF EDUCATION, that, a man, or any other (wo)man [public servant] can Administer my Property without right.

19. Provide I, a woman, VERIFIED CLAIM from the man or woman claiming that I, a woman, have done them wrong, and explaining how I, a woman... have damaged them, and I will fully compensate that man or woman for their damages.

I, a woman, am not an expert in the law, however I do know right from wrong. If there is any man or woman damaged by any statements herein, if they will inform me by facts, I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

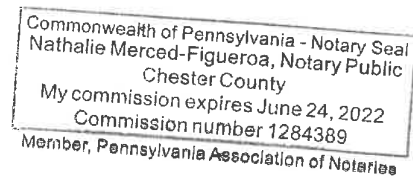
If the parties given notice by means of this document have information that would controvert and overcome this Affidavit of Fact, please advise me "In written affidavit form" within ten [10] days from receipt. Provide me with your counter-affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, proving that this Affidavit of Fact is substantially and materially false sufficiently, to change materially my Status and factual declarations. Your silence stands as consent to, and tacit agreement of, the Claim and factual declarations made herein being established as matters of fact and matters of law. May the will of our Heavenly Father, through the power and authority of the blood of his son be done on Earth as it is in Heaven.

I, a woman, declare under penalty of perjury, that all herein be true, and will testify viva voice in open Court, that all herein be, true, so help me God

Sworn and Suscribed Before Me

This 24 day of 01 2022





, a man/woman