

LATE
DIST

Katherine Douglas *General Public Comment - Chytka*

From: Colonel Chytka <jjfchytka@gmail.com>
Sent: Tuesday, June 4, 2024 11:38 AM
To: Steve Lavagnino; Clk-RecHelpDesk; sbcob
Cc: Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA)
Subject: Fwd: (U) Forwarding on Official Correspondence for your adjudication in regards to your constituents

Attachments: i - VSO Conveyance Letter errata 8 April 2024 (original).pdf; ii -VSO Notification and Conveyance Letter (rebuttal)-errata 04302024.pdf; iii - SR Red Extract USMA Amicus Mandatum Postscript (page 17+++ only) dated 20230316.pdf; iv - SR Orange Extract ABCMR Examination Report (page 3 only) dated 20230614.pdf; v - SR Yellow Portsmouth Middle School Examination Report (base document only) dated 20211110.pdf; vi - SR Green JROTC Conveyance Email - Oregon (base email only) dated 20221216.pdf; vii - SR Blue AG TCO Conveyance Email - Oregon (base email only) dated 20220412.pdf; viii - SR Indigo John Belushi's "Getting the band back together" Postscript dated 20230111.pdf; ix - SR Violet Why Portsmouth Postscript dated 20231223.pdf

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Good morning, Chair Steve Lavagnino,

I have received an indication that I should continue my notification efforts to our county and alike leaders, among others. I am hopeful that Chair Tootie Smith (Clackumas, OR) or other county public servants have already forwarded the ***Veteran Service Officer (VSO) Portfolio*** on to your county for your review and action. If not, please review the email string and enclosures. The inculpatory evidence embedded in the documents is easily verifiable for instance a confessed fraud in regards to the Covidian injections can be found in the **Doe vs. Austin** court transcript ([here](#) page 12-15). Further some other documents I provide can be verified and/or retrieved from within the state from your fellow public servants. Sadly, I feel I need to give a fair warning to you (et al) that our current state of affairs has made inaction or delay quite sticky, so execute your duties with extreme due diligence and vigilance. As for how to go about doing those duties, I discern that I have done a fairly good job articulating a reasonable method in my recent email to Chair Smith below. That official military correspondence provides my best judgement on how county commissioners or alike or similar should handle this type of military correspondence.

To tell a very long story, briefly...a delicate operation is going on in the United States and elsewhere to help cleanse sovereignties from an infiltrative enemy and those whose higher loyalties are repugnant to the public good and our national security. These unprivileged belligerents are not just simple run-of-the-mill illegal border crossers looking for better opportunities. So, it may be easiest to think of them as MS13-types or SS-types or Bolshevik-types alike and similar, aka the malevolent-types. Many of these types and their **kapos** or alike functionaries are occupying positions of power within US public and private institutions as well as in some of our businesses. You do not need to know every detail of the greater operations for you have a limited sovereignty that is fairly easy for you and those in similar positions to start the adjudication processes with your important authorities in order to help individuals with exposure as well as address other concerning issues. So, if you have not already, it is imperative that you start a defensible process that will be eventually peer-reviewed by others who have been appointed for that function. See enclosure **SR**

Yellow (Roman Numeral v) for recommendations. Further, you have enough evidence, advice, and examples within the greater *VSO Portfolio* as well as having talented and skilled people on staff to handle this routine-type process for very unusual but not unprecedented circumstances. Or if necessary due to key or mass recusals or other issues, you can recruit and then deputize or appoint local talent within your county or alike as well as our semi-autonomous township sovereignties can do likewise to fill their expertise gaps. If a talented and needed recruit is reluctant to get involved, I have included a postscript in this email for your use to share with that person for their consideration. See postscript below. Further please offer, to any obstinate or wrongheaded individuals who are choosing to obstruct good-faith efforts, that poor convictable decisions may not only affect them as individuals but also their children in very intrusive ways. To see how intrusive, review postscript in *VSO Notification and Conveyance Letter (Roman Numeral ii)* enclosed. Reminder, please remember you are an official within a greater jurisdiction that of the United States and thus, are required to take actions accordingly including providing everyone with a presumption of innocence.

I have included your County Clerk Joseph E. Holland *for I am submitting this email and the VSO Portfolio in my official capacity for public record*. Also, if Clackamas County officials have not done so already, please provide the email string and the portfolio to your peers (County Senior Officials and alike and similar, and County Clerks), that is once you confirmed the authenticity of some of the inculpatory evidence especially the court confession by DOD attorneys in their official capacities under oath in a court. Please be expecting post-secondary schools, and maybe other agencies or organizations, to contact you to request a copy of the documents that you now have on hand. Yes, they are authorized to receive them, as is anyone, who requests them in normal official written communication channels, i.e., email, mail, or constituent inquiry databases and so on. I affirm I am the originating authority or lead public executor of the documents. Further, since our sovereign chain-of-command has not chosen to put restrictions on my operations, I have sole authority to execute my duties as I see fit, which is to bring you and your sovereignty's public servants into the arena. Please see email string and enclosures. However, prior to doing so, I offer that a prayer, in your Faith tradition with a request to the *Holy Spirit* for wisdom and guidance, will do everyone some good.

Godspeed,

JON J. CHYTKA
COL, USA
Official Capacity



Postscript: History (aka our ancestors' efforts) is continuously teaching us that when large messes are crafted naturally or man-made that it takes a large diverse team to straighten things out, clean up the mess, and get back on track. Further, from that history, in regards to manmade disasters, we have learned, relearned, and learned again that it was not necessarily just the actions of others that made the mess. It was the inactions of the silent majority that acquiesced to the nonsense while watching the putrid layers of crap be piled on with a bountiful amount of septic condiments splatted onto the towering stercus sandwich...just prior to those "others" (with helpers) force feeding it to a subset of the majority or to most everyone in a sovereign and perhaps beyond. So, for our times we can all pretend to play the fool by saying, I had nothing to do with this. Further, we can pretend we did not see anything that would civically dictate we take action, and instead some are choosing to covertly be a Sergeant Schutz-type guardian (example [here](#)). However, I think if we are honest with ourselves and each other, we actually have been observing pieces of the run up of our **usurpatio state-of-the-union** for quite a while. Many of us were kind of waiting to do something as if we were casual Monty Python castle guards, with important civic duties, who could not be bothered to do something about anomalous behavior out in the distance and when the anomaly arrives, wondering why our neighbor just got stabbed in the front (example [here](#)). Now, we could determine that this "see-something-do-nothing" but complain attitude is only a recent phenomenon. However, it is self-evident that the phenomena goes back to our humble beginnings on earth. The reason we can discern it goes back to the beginning is because common-good type duties and alike, in regard to governance, are continuous themes in our benevolent sacred texts, for example:

Matthew 25:14-30 ooor

Sahih Muslim, Book: 20 0000r

Chaggai (Haggai) - Chapter 2 0000r

Bhagavad Gita 2:47 0000r

Majjhima Nikaya 8:18 0000r

Avesta: Yasna 13 0000r

so on and so on. The reason our ancestors prominently highlighted these themes is because they fully understood the necessity of having honorable persons filling public positions to help govern. Our ancestors certainly witnessed in their times manmade human catastrophes which were made by governing malevolent some-tures, whose grotesque messes had to be cleaned up. Given what is written in the above sacred texts, we can further glean that good men and women (aka useful idiots of yesteryear) helped cause the mess by doing nothing or worse supporting the nonsense. So, now in our current man-made mess, we can choose to stay where we have fallen and cry about our embarrassment, mistreatment, and hurt feelings as well as point out that others are more guilty or are supposed to do that job or that work or that process 0000r...we can get up, brush off the dirt, take the field, and use our Gifts and skills to secure a bigger win.

“Yesterday is gone. Tomorrow has not yet come. We have only today. Let us begin.”

— Mother Teresa

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----- Forwarded message -----

From: **Colonel Chytka** <jjfchytka@gmail.com>

Date: Fri, Apr 26, 2024 at 11:25 AM

Subject: (U) Forwarding on Official Correspondence for your adjudication in regards to your constituents

To: <catherinemcmullen@clackamas.us>

Cc: Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA) <juli.chytka2.civ@us.navy.mil>

Dear Chair Tootie Smith (et al),

I regret to inform you that I have not heard back from a few public officials that work under your jurisdiction. As you will read, **VSOS Bedwell's provided a flawed return reply** to my initial **Conveyance Letter**. Thus, I was required to provide him a follow-on **Notification and Conveyance (N&C) Letter** as a polite rebuttal in order to stir appropriate actions. As you will read, I transparently laid out my authoritative legal basis for my contacting him. Given that I included your county's counsel for the **N&C Letter** and he has chosen not to acknowledge receipt, I still don't know if the evidence I provided has reached a **real public official** who will take action on it appropriately with the diligence it requires. Thus, I am contacting you directly so you can execute in the “best interest of the county and its constituents.”

Before you start digging into the email string and the attachments, understand that I, as a military professor inter alia fiducia munia, have chosen to address or treat specific items in certain ways for precise reasons...or I have chosen to reference things for a certain affect as well as I include certain folks for a purpose. Given Commissioner Shull's military and writer experience he may be very useful as an advisor to decipher some of the aspects that seem like Sanskrit to others. Still, you (et al) may not understand exactly everything, it is okay and is nothing to be overly concerned about for those specific items were likely not meant for you personally. However, to better comprehend what is meant for you, I unassumingly bid that it will help to pray in your Faith tradition while requesting guidance and wisdom from the **Holy Spirit**.

From a long list of past experiences, I can commiserate with having unwelcome news being dropped on one's desk, especially if you have exposure to some of the decisions that put folks at risk. Although there are an infinite number of ways to handle situations and no matter what is on your conscience or how exposed you are and/or how awake you are

to the greater intrigue and perdition going on, I offer the best approach to complex situations is most often the simplest. So, you do not need to fix the world. You just need to focus on getting Clackamas County, Oregon **moving** in the right direction by taking positive and logical actions especially if the county recipients, of my original correspondence, are in a state of bewilderment and dormancy...I say this for time is running out.

Having some experience, expertise, and familiarity of how lower-level communities' function, and although I told VSO Bedwell to address his specific knowledge of criminal acts by Oregon AG's office with the Sheriff's Office...still my humble recommendation to you is NOT to get Sheriff Brandenburg or her Deputies or alike involved yet, at least officially. You should give her and alike a superficial heads up and request they allow you to address the situation through your administrative executive systems first. As you know as well as I the vast majority of our law enforcement and alike are hardworking no nonsense and equal hand treatment folks. Given their nature, experience, and their Oaths, they will do their jobs impartially and lean heavily towards fighting crime through apprehension...and not specifically on voluntary reconciliation. For instance, the Sheriff's Code of Ethics on the Oregon State Sheriff Association's website states within its text, that a Sheriff "will never act officiously or permit personal feelings, prejudices, animosities, or friendships to influence my decisions. With no compromise for crime and with relentless prosecution of criminals, I will enforce the law courteously and appropriately without fear or favor, malice or ill intentions." Given our **usurpatio state-of-the-union** and potential exacting punishments in play, we certainly do not want to prematurely cuff-and-stuff the vast number of folks who may just be the go-along-to-get along types but still technically broke weighty laws. By giving these generally honorable folks and/or socio-confused individuals an opportunity to reassess which side of cess-swamp's landing they want to be standing on or in, so they don't get netted or harpooned when the US Marines and/or alike and/or similar start landing to clean up the sterus hole. So, we can likely get these folks moving in the right direction which can greatly benefit them, their families, and their communities, that is true no matter if they have any great exposure to law breaking and major usurpations or not.

Now I can understand if you feel like you don't know who to trust but I humbly offer that you should just trust the folks you normally trust, no matter a membership or affiliation as long as an individual does not have a major conflict-of-interest which mostly includes receipt of funds, benefits, or tributes of some type...a **quid pro quo relationship**. Being a part of a political party, secret society, the cannabis grower club, being a staunch supporter of a specific policy, and so on is not a reason to exclude folks from being a part of governance or cleaning up the Clackamas Covidian and other messes. You can chat with County Counsel Stephen L. Madkour Esq or your personal lawyer about how cautious to be.

With that caveat, I offer you should just do what you would normally do by running the issues through your Board of County Commissioners (BCC) in a special closed-door meeting to in regard to on how best to address Clackamas County vets and greater situation, while having a trusted attorney and your county clerk in attendance. You have capable folks in that governance body with a lot of relevant experience and expertise, as mentioned above reference Colonel Shull. For just one more example, Commissioner Martha Schrader has a lot of germane experience, expertise, and useful networks. She is even a local area celebrity of sorts. I mean even her expertise as an entomologist can be useful given our greater problem is kinda like a dangerous parasitical evasive infestation of sorts. She can also work her connections through Association of Oregon Counties (AOC) as well as the National Association of Counties (NACo) to see what others are doing in Oregon, your region, and nationally so they can do their part to clean up their own messes. You certainly have your own network along with other Commissioners that can be extremely valuable. However, keeping your effort in official channels with government officials and fiduciaries will keep you (et al) from releasing something that is not verified or correct. I foresee given your board members' aforementioned extensive affiliations, if you wanted to do more after getting Clackamas County on an appropriate path, you could choose to do so by reaching out substantially to almost all counties in the United States.

I have included Ms. McMullen, your county clerk, so she can fulfill her fiduciary duties for I am officially submitting this correspondence, in my official capacity, to the County Clerk to be retained as a public record. Please see below and attached.

Godspeed,

JON J. CHYTKA
COL, USA

Official Capacity



“When the doctrine of allegiance to party [or cabal or cult] can utterly up-end a man's moral constitution and make a temporary fool of him besides, what excuse are you going to offer for preaching it, teaching it, extending it, perpetuating it? Shall you say, the best good of the country demands allegiance to party? Shall you also say it demands that a man kick his truth and his conscience into the gutter, and become a mouthing lunatic, besides?”

Mark Twain

----- Forwarded message -----

From: **Colonel Chytka** <jjfchytka@gmail.com>

Date: Wed, Apr 24, 2024 at 4:44 PM

Subject: Re: (U) Follow on Conveyance Letter for your constituents

To: Bedwell, Gus <GBedwell@clackamas.us>, <smadkour@clackamas.us>, <ocia@clackamas.us>, <rszego@clackamas.us>, <veterans@clackamas.us>

Cc: Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA) <juli.chytka2.civ@us.navy.mil>,

<Nakeia.L.DANIELS@odva.oregon.gov>, <Jaclynn.Moore@omd.oregon.gov>

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Dear Mr. Gus Bedwell (et al),

Regrets, for the resend but I want to ensure you (et al) received this official correspondence...for it is very important. Again, I thank you for acknowledging receipt of my prior correspondence, on behalf of Clackamas County, the State of Oregon, and so on. Once more, please pardon the delayed response, I needed a few things to progress a little in other ways prior to replying. Also, I was required to thoroughly read your reply and check up on some knowable facts as well as consult with the **Best** in order to do an adequate and appropriate treatment in my response. As hopefully you (et al) will agree, much is on-the-line for many and even for some who are completely unaware that they are directly in the path of the storm...these folks were placed there by those who were supposed to have their best interests at heart and who are supposed to love them the most. Thus, I Hope that you (et al) will get all the divergent messages in my correspondence, out to those folks who need these understandings and clarifications. Please do so as quickly as possible before the window of opportunity is closed for good...

As odd as this may sound to you, please know I truly appreciate your reply and the way you crafted it for it permitted me to address a couple of new items that I needed built into the campaign for public awareness. It was almost like you were reading my mind. Your reply also allowed me to circle back to a couple of old themes that needed to be dusted off and pointed out again. Astonishingly...truly jaw dropping, your reply allowed me to pull out of the **queue** an item...a postscript that I wrote over a year ago. I regrettably felt it may have run its course prematurely, despite my intention for it to be much much much more. The postscript did not have a natural course to flow into in order to re-enforce its

premises or any of the current lines-of-effort. However, as you will see in the attached **Notification and Conveyance Letter** to you, the Postscript and the folks it recognizes have much greater significance. This is especially so given the postscript connections to Oregon and Oregonians, our current national New York SNL-type skit trial for the equivalent of jaywalking on sidewalks, others' works who connecting important dots in regards to three-ring circus we are watching, and of course one honorable dead man's concern for you (Oregonians) and all Americans that led him to subtly warn us. Later, he chose more direct action to stop a proverbial plague of locusts heading our way. Those specific actions, I discern were the ulterior motive for the bullying of him and his eventual murder. I am referring to none other than Mr. John Belushi, a true-blue Chicagoan, and one tough and unrelenting American Patriot. I offer reading and reviewing items hyperlinked in the attached **SR Indigo John Belushi's "Getting the band back together" Postscript** first for it may put you (et al) in the right mindset. However, prior to that I offer a prayer in your Faith tradition with a request to the **Holy Spirit** for wisdom and guidance for it will also help.

Please know, I feel obliged to say, because of your first reply, that I fully accept that good and decent public officials can be skeptical of any number of items that I or any other public servant or someone in the public provides to them. However, Americans expect public servants to hold to their Oath and be diligent in their important responsibilities and not to fall into **negligence** that costs their constituents and themselves dearly. Please acknowledge US Commissioned Officers, NONCOMs and real law enforcers don't get hurt feelings for we are professionals and more than likely we have endured much worse. So, if you have done any homework on me like I have done on you...you would know that I am a full-fledged conspiracy breacher as well as conspiracy planner and executor that has put OPLANS on shelves and sequel and branch plans into action with the deliberate intent to legally annihilate those who have chosen to be America's enemies. The skill set is really quite fungible to other types of conflicts even criminal, internecine, clandestine, and or worse in nature. So, to be clear, in deliberations with the **Best** there are, I have developed various types of engagement areas, kill sacks and alike, and then shared in or passed on completely, the annihilation operations to the **Best** of the rest of us, Americans, our Friends, and Allies, as the executioners. That said, I still do not at all appreciate having to plow through innocent and/or not so innocent human shields to get at our real American enemies, that is why I encourage you (et al) to be diligent and judicious in your actions. We certainly do not want fellow imperfects or contrite perps thrown out or hung up when they can choose to make amends and be reconciled by helping us scrape smooth the some of proverbial trenches of the Hadalpelagic Zone where light never pierces and the some-tures are truly hideous by choose.

Finally, please note that there are four types of mens rea on the books...acting negligently is one of them. See attached.

Godspeed,

JON J. CHYTKA
COL, USA
Official Capacity

Postscript: [Luke 12:41-46](#)

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On Tue, Apr 9, 2024 at 11:34 AM Bedwell, Gus <GBedwell@clackamas.us> wrote:

Colonel Chytka,

Thank you for sending us the email with attachments. As Veteran Service Officers, we are glad to assist individual Service members, Veterans and their family members successfully navigate the VA compensation and pension process. Therefore, if there is an Oregon Veteran in need of help with VA compensation and pension benefits, please kindly send them to their appropriate County and or Tribal VSO office for assistance. If they need other legal assistance, please know our offices are not equipped or trained to provide those services. Therefore, I would encourage them to reach out to the Oregon State Bar or other appropriate state bars for their current address for representation.

Thank you and I hope you have a great day.

Gus L. Bedwell, Veteran Service Office Supervisor

Army Veteran / Pronouns (he, him, his)

Veteran Services Office

Clackamas County Health, Housing, Human Services (H3S)

2051 Kaen Road Suite 281, Oregon City OR 97045

Work Cell: 503-407-6956

Office Phone: 503-650-5631

Open Mon - Thurs 7:00 – 5:00. Closed Fridays and 12:00 – 1:00 for lunch.

Website: [Clackamas County Veterans Website](#).

From: Killian, Charlie <CKillian@clackamas.us> **On Behalf Of** Veterans

Sent: Tuesday, April 9, 2024 8:03 AM

To: Bedwell, Gus <GBedwell@clackamas.us>

Subject: FW: (U) Follow on Conveyance Letter for your constituents

From: Colonel Chytka <jjfchytka@gmail.com>

Sent: Monday, April 8, 2024 4:47 PM

To: clatsopvso@ccaservices.org; veterans@malheurco.org; Veterans <veterans@clackamas.us>;

enderle.eric@co.polk.or.us; kbarnes@co.lincoln.or.us; andrew.middleton@deschutes.org;
tom.evans@crookcountyor.gov; ntorres@co.tillamook.or.us; rmckibben@co.linn.or.us; rgloria@bakercounty.org;
veteran.services@multco.us; hoffmank@grantcounty-or.gov
Cc: Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA) <juli.chytka2.civ@us.navy.mil>
Subject: Fwd: (U) Follow on Conveyance Letter for your constituents

Warning: External email. Be cautious opening attachments and links.

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VSO Tom Evans (et al),

I am contacting you (et al) because you are identified by the VA as an accredited VSOs and/or you are identified as a state or alike official for Veteran Affairs. If you discern that you are not the right person for this task and purpose, then please pass on this **Official Conveyance Email** to a better suited Veteran Affairs SLTT official. As discussed in the email string and the attached VSO Stickney Letter, given the lack of substantive and appropriate progress in regards to our paroled Servicemembers, I have an obligation to provide you a set of easily verifiable documents. This is so you (et al) can fulfill your duties towards various sub-groups of your constituents who need the basis of the targeting of them as well as a logical and suitable course-of-Action to address the injustice in combination with your VSO expertise in submitting redress packets with the responsible military adjudication boards.

I certainly expect you to be skeptical but also diligent in verifying what I have put forth. Once you read the documents you may want to reach out to other fiduciaries to understand the legal characteristics I have laid out. Further, after a couple of folks I respect reminded me that yesterday was Divine Mercy Sunday and that I should act accordingly, I remembered how Alexander Hamilton chose to reconcile with God through those types of instructions just prior to his earthly transition here. So, I offer that you may want to provide these documents or parts of them, to other officials who you deem at risk due to their great exposure to usurpations and other unlawful conduct. So, if appropriate to their situation they can reconcile any mistakes with God as well as their fellow Americans. Please note, I have changed out the original enclosure **PN Platinum** with a more extensive and applicable enclosure for you (et al). See **PN Platinum Group Oregon AG TCO Conveyance Email**.

Godspeed,

JON J. CHYTKA

COL, USA

Official Capacity



Postscript: President Lincoln's aspiration and objective "To care for him who shall have borne the battle, and for his widow, and his orphan" is really in essence a mission for all Americans. For the battles that our Soldiers and alike or similar had borne, were for us and our country. Americans have chosen to bestow and execute our solemn responsibilities to our Brave through a grouping of agencies who are funded to ensure our veterans, their families, and alike receive what they need to recuperate and transition.

So, I hope that you (et al) concur that you are the best suited to get after the specific mischief that some imposters in our government chose to execute against our Servicemembers, our veterans, and their families. I think we can agree that using false authority and fraud as a complex attack on our Servicemembers is *indefensible*. Further, using our Servicemembers' proclivity to trust each other and their COC in order to trick them into being poisoned has truly earned the instigating and propagating some-tures an opportunity to explain their actions, in due course, to a military tribunal of some species.

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From: **Colonel Chytka** <jjfchytka@gmail.com>

Date: Mon, Apr 8, 2024 at 1:11 PM

Subject: Fwd: (U) Follow on Conveyance Letter for your constituents

To: Yarn, Kasim (VETS) <Kasim.yarn@vets.ri.gov>, <stephen.boland@va.gov>, <coral.callaghan@va.gov>, <jacques.dextrateur@vets.ri.gov>, <michael.duarte@va.gov>, <jwoodward@roblevine.com>, <Richard.Flynn2@va.gov>

Cc: Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA) <juli.chytka2.civ@us.navy.mil>

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Dear Director Kasim Yarn (et al),

I am conducting you now, for I do not necessarily know what is going on back in South Dakota after I plopped a few tasks, purposes, and other weighty items on some of our fellow public servants' desks back there. See the email string.

I certainly expect them to be reviewing and scrutinizing what I have provided them so they can help their constituents. This body of documents proves that a series of notifications of inculpatory evidence (via court confessed

fraud) was provided to US DOD officials a while back. The subsequent retaliations against the notification officer cost a great young Soldier plenty which in due course will be adjudicated. However more importantly the Soldier's time in the arena, as a dutiful adjutant for America, laid the groundwork for the restorations of any of your Rhode Island potential paroled POWs and alike and similar. Obviously, our DOD personnel involved have already recognized their immense mistakes and potential charged exposures, based on their requesting Servicemembers return to service despite the injustice that their COCs chose to execute against them, on behalf of a Transnational Criminal Organization's (TCO's) court confessed fraud. The easily assessed and diffused fraud, somehow caused our military COCs to turn their command authority against all their Servicemembers. Some of these Servicemembers invoked their rights and/or challenged the COC's justification for the experimental Covidian injections. Oddly, in order to counter a Servicemember's invoked of rights, some of our commanders used their command authority to attack these Servicemembers by using **false authority**. So, since I have not heard back from the Yankton County VSO Stickney and alike, perhaps they are still figuring things out or are allowing themselves to be treed by Chihuahuas, who are yipping at them for various unfounded reasons. So, if true, these types of curious activities may delay or may have delayed important dissemination of the knowable facts.

Thus, I am forwarding this Conveyance email onto you (et al) directly. I would hate to think all VSOs and alike won't expediently get an opportunity to roll up their sleeves to "provide comprehensive care and quality service to veterans and their families, regarding health care, education, disability benefits, long-term care, and burial honors by providing professional customer service and care." For Americans envision and expect VSOs and alike to ensure "excellence, integrity, advocacy, accountability, collaboration, and respect is carried through in everything...[they] strive to do and accomplish for veterans and their families." I hope you don't mind me borrowing the language from my home state's Veteran Affairs mission and vision statements for I discern they are apropos for all states and alike agencies. Also, please contact VSO Stickney to get a copy of the **Yankton Portfolio**, that is if you and your state JAGs or alike think that those specific documents are necessary for you all to have. Please know, I have attached what you require, so your applicable Rhode Island constituents can address the wrongs against them. I say this for the military adjudication boards and DOD IG already have the **Yankton Portfolio** documents on hand and much more. Since you know me personally, you can help others validate my remarks, our correspondences, and some of the documents that this email provides or alludes to. Also having earned a master [practitioner] degree from USNWC, you will recognize a few of my tactics, techniques, procedures, and so on that are embedded in my works.

So yes, I know it has taken quite a while for me to circle back again to where our journey together started. However, I wanted to more fully connect my remarks to our current saga for you (et al). That said, I did inform you and all in attendance at our **Rhode Island Commemoration of the Battle of the Bulge and those who fought it**, that I am a military professor so you should expect that my remarks would go a little long. Four plus years and ticking may seem like a long time, but given the alternatives I discern **Team USA+++** has done a very respectable job. They have proverbially poured the right amount of icy cold salt water on the American public to awaken them to the **Trojan Horse** in our midst. Just think what could have happened if we had an edgy high-energy, no-nonsense, reality star type (inter alia fiducia munia) in charge just taking care of business and knocking down every target with danger-close Davy Crockett-type munitions. Certainly, that would have been effective in the short term but the collateral damage would have been extensive. More importantly though, that type of approach given the type of enemy we face, likely would have not addressed the true root cause of our usurpatio state-of-the-union. I am not saying that a Sun Tzu minded leader would have muddled through a great deal of the cess-swamp and adjacent putrid waters eventually...however getting occasional sage advice, welcome or not, to help govern any grave efforts can avert much additional mischief. We certainly do not want socio-confusion and artificially exacerbated problems to metastasize into full-up raging conflicts between constituents of the same team. Right? That sort of sepsis can be very costly as shown in history...just review any number of ruptures within various countries as well as our own. We don't want that to happen again in our times, at least to a catastrophic extent. Right?

Case in point, during the same aforementioned commemoration, perhaps knowingly, AG Peter Neronha provided a stark and ominous warning to us in his well-done and thoughtful remarks in reference to how some leaders in our

country set up our WWII Soldiers for failure but that amazing and resilient generation overcame their disadvantage, [here](#) . You may want to walk down to RI TV Devos video folks for it seems the site recently went offline. No matter, AG Neronha conveyed to us that during the ***Battle of the Bulge***, due to military necessity, our brave Soldiers traded their lives [in great numbers] for time. So, logic holds that if the environs, in our times, were amenable and decision-making was competent and informed, we could conversely trade time for lives in order to lose far fewer Americans, our Friends, Allies, and even our enemies' lives by executing a long game...which is not too different from how our Founders executed part of their strategy, all those years ago. Further, I would argue that AG Neronha's cautionary tale somewhat rhymes with our times. I say this for many Americans, during the beginning of our own bulge-like battle on our rights and rule-of-law, lacked adequate civics' study, training and experience which made Americans unprepared in battling with some socio-confused, unfaithful, or worse public servants who supported the usurpations these past few years. However, I discern the winds have shifted to a greater extent with many Americans reacquainting themselves with foundational doctrines and procedures which thank goodness has coincided with some socio-confused public servants becoming born-again Americans.

Remember, that you and I discussed, later on, in email correspondence that triggering of fires (aka disclosures in an informational war), based on our joint doctrine, were conditions-based...and from just normal life experiences we know sometimes conditions can take quite a while to develop in order to best achieve operational success no matter the context. For example, your beloved Red Sox, like the 1927 Yankees and alike, did not just all-of-a-sudden win a World Series in 2004 and so on. It took years of planning, recruiting, trading for needed talent, and much hard work by individual players to hone their skills. Plus, it took a little or perhaps a lot of an individual player's intangible genius to assist the team to achieve their ultimate victory. Sometimes the player who provided the most in a game or a series was the one no one expected to, perhaps that ballplayer was even a written-off rookie or seasoned veteran. Please know that although you and I may not have seen all of the efforts going on behind the scenes, we can be confident that some real hard decisions have been made and some real tough bases have been secured with sweat, blood, and courage.

All the while this was going on, I have been doing my humble best to deliver the necessary layered comms at the right ports-of-call while calibrating just the right delivery and the tempo. I acknowledge that I perhaps have not always perfectly packaged those notices, entreaties, lessons, and alike. The devices I used had the basic intent to be polite and respectful as possible, but most importantly I tried to provide a cut-to-the-bone frankness, in them, that was required for those socio-confused Americans who needed to stand up, for they were unnecessarily drowning in one to two feet of putrid water. However, let's face it, some people, especially immature ones, don't want to hear the truth. These types often don't want to know that people they trusted led them into a stercus pile or a cess-swamp, or worse...perhaps these followers voluntarily chose to jump into the cess-waves and then swam beyond the safety buoys into the greater cess-bay or perhaps got sucked out into the cess-sea. These types of useful idiots are not always appreciative of being told they have crap all over them or that they are in serious jeopardy. However, for us no-nonsense military-types and alike and similar (aka adult-like persons), it is just another Monday of addressing crap situations someone plopped on our Captain's, watch officer's, or staff duty officer's desks. Once we stop cussing about having to clean up someone else's mess as well as getting over thoughts of superficially plotting how to flog the messenger, we eventually settle down and review our individual bearing on the compass that was bestowed to our care, in order to verify that our heading is appropriate to our foundational duties and alike and towards the common good and common defense of our Constitutional Republic.

Now, if someone you care about can't get their minds around the concept that an evil cultish TCO or alike, can secretly subjugate a country and its population, even highly enlightened societies, you can simply point them back to the Nazi Regime and how it started. Further one of my earlier emails to you was in reference to the Barbary Pirates and the wars we fought against that dishonorable cultic criminal mafia regime. It was the email where I gave a solid hat tip to the inspirational AOR CIC/US Envoi/Navy agent/ Army General William Eaton. Remember he had conceived a daring and audacious plan and then eventually convinced the POTUS/CIC to let him try to implement the plan as well as convincing many brave and good (and perhaps some not so good) Friends and Allies, some of whom really could

not stand each other most of the time, to join the team With the authority vested in him, General Eaton commanded, through argument or negotiation and/or sometimes by bayonet, his joint-combined team to an astonishing victory and capitulation. The United States scored a win in our first overseas war that temporarily secured our national interests that were shared with many other nations and peoples. So logically, if certain circumstances and situations happened back then, that means similar situations can happen today, although likely not in the exact same ways.

Again, see below email string and attachment and its enclosures. No need to contact me back you have what you need.

Godspeed,

JON J. CHYTKA

COL, USA

Official Capacity



Postscript: I am not sure if you got the opportunity to attest to any of your state legislators regarding our experiences with those remarkable Rhode Island Battle of the Bulge Vets. However, I did share a little more of their remarkable experiences with the leadership of our South Dakota's Assembly and eventually to all other state and territorial legislative's leadership including Rhode Island's. So, I will leave you (et al) with what I shared with our lawmakers which I believe most Servicemembers and alike and similar, can relate to from their own personal study if not their personal experiences...lest we forget! See below excerpt of the Letter testimony, sent to them in April 2021.

One of the Battle of the Bulge vets I talked with, who I believe was CPL Joe Joel, confided in me that the only reason he was talking with me that day in early December 2019 was because of a lieutenant's (L.T.'s) sacrifice, 75 years earlier. I thought to myself that I was going to hear about an extraordinary and brave LT "America" type whose leadership skills and honor had so impressed CPL Joel that he wanted to share them with me. Joe chose to first start with all the things he was able to accomplish and experience since returning home from the war back to the country he loved. After providing me a substantial life story, I thought to myself he had a lot to be proud of and satisfied with...a long full rewarding life, well lived. Then Joe gave me the background of what he and his fellow Soldiers endured during the battle including the bitter cold, the continuous bombardment, and the German superior weaponry which was a similar experience with the other Soldiers.

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Joe then started on the items he really wanted me to understand. He stated one day he got real lucky and hitched a jeep ride with a guy willing to provide him one. He felt pretty fortunate because leg infantry normally had to walk everywhere. The jeep had another passenger in front at the time, a sergeant. Joe was seated just behind the driver. The driver then saw the lieutenant on the side of the road, so he stopped to pick him up. Joe stated he slid over so the lieutenant could get in directly. Joe remembered all in the jeep were cordial and joked around a little. Joe's voice started to crack up a little and paused as he said... "not but a couple of miles down the road an artillery shell hit us blowing up the Jeep. The driver and the lieutenant were killed instantly." I could tell Joe, after 75 years, was still emotional about the incident and felt connected to the LT. He then remorsefully told me "I do not even know his name." CPL Joel suggested that the first thing he would do when he gets to Heaven is find his lieutenant friend to thank him in person and share what he means to him. CPL Joel then talked me through several of his follow-on missions through the rest of his time in theater. At the end of our conversation, I thanked Joe for his service, his honor, and his bravery as well as sharing his remarkable experiences with me. I told him I can completely relate to his sentiments towards his LT friend that he never knew. I unassumingly suggest, perhaps we all should feel the way CPL Joel feels for his LT friend, in regards for all those heroes whose patriotic actions (foreign and domestic) have been lost to us but whose contributions in big and small ways made all the difference in achieving our victories. Hopefully it will also help our resolve to do our part to respect what all of the Brave have sacrificed for us, by simply *doing our jobs as Americans*.

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----- Forwarded message -----

From: Colonel Chytka <jjfchytka@gmail.com>

Date: Tue, Apr 2, 2024 at 4:44 PM

Subject: (U) Follow on Conveyance Letter for your constituents

To: <yc-cvso@co.yankton.sd.us>, <claudette.walkingelk@standingrock.org>, <ohiyesa.locke@standingrock.org>, <janet.beck@co.hughes.sd.us>, <Scott.Malimanek@grantcountysd.us>, <thomas.vallette@pennco.org>, <lee.borries@pennco.org>, <heather.funk@pennco.org>

VSO Rob Stickley (et al),

Regrets not getting back to you sooner, I had a few mandatory training classes to provide, before getting back to you. I have attached to this email a **Conveyance Letter** to assist your (et al) constituents. I chose not to send it yesterday for it may seem to some to be an April Fool's joke. However, its subject matter is quite serious. Further, if the attached Conveyance Letter and its enclosed and COA's are appropriately used, your constituents and everyone else will be much better off.

I will have to get back to you later in regards to the rope-the-dupe aka **Military Accountability Letter Campaign**. That said, you could say what I have attached gets after that type of intent without the unnecessary risks or the potential costs to Servicemembers or Vets.

Godspeed,

JON J. CHYTKA

COL, USA

Official Capacity



Postscript: Although, some Oathholders do not think of themselves as fiduciaries they are because the Oath of Office is a contract. As an example, South Dakota officeholders-type Oath can be found [here](#). Reminder of what a fiduciary is, can be found [here](#). Further as Oathholders, we know who is the true sovereign (aka the masters) in any territory of the US...Right? Reminder in the Pre-amplified (big scripted letters) examples [here](#) and [here](#). We also know what the master has the right to do with unfaithful servants and/or fiduciaries and/or enemies...Right? Proverbial reminder [here](#). I am just providing this recap in case someone runs into your bedrock authorities to support and defend our Constitutional Republic and your constituents.

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Jon J. Chytka
COL, USA
Military Counsel
inter alia fiducia munia

30 March 2024
errata # April 2024

Veteran's Service Officer (VSO) Rob Stickney
County Veteran's Service Office
321 West 3rd Street,
Suite 207
Yankton, SD 57078

Subject: Follow up **Conveyance Letter** with recommended courses of action for Servicemembers and Paroled Prisoners-of-Wars.

Dear VSO Robert Stickney,

I hope you had a joyous Easter or whatever you celebrate this time of the year. I am finally recontacting you after our discussions in late-February, regrets not getting back to you sooner. Not meaning to provide excuses, but I was forced to pull over, stop, and assist a few fellow South Dakotans who were joy-riding on a proverbial tank trail in the middle of a hot range where some of our *best* are conducting live-fires. No worries, I waved them down and provided them an appropriate warning, for Lord knows what quick work any number of our military forces could have made of them. So again, my apologies for not getting back to you sooner, but I needed to ensure that I brought those folks back to safety and alert the proper authorities. Continuing on, I know you may be patiently waiting on my official warning-assessment in reference to signing on to the **Military Accountability Letter** or other similar-type nonsense, but that will have to wait awhile longer while I reengage on items that are in your *queue* to address for your (et al) specific constituents.

Given that many folks' consciences have been cleansed during the Lenten period and alike, I offer that a prayer in your Faith tradition with a request for wisdom and guidance from the Holy Spirit will do everyone some good. Also, if you are not familiar with all of the material alluded to or other items in this conveyance email or the documents provided, do not agonize about it for those offerings were likely not meant for you personally.

So, based on what you already have on-hand in the **Yankton Portfolio** (aka the conveyed thumb drive ref. Covidian injection fraud propagation), those dots are the most important items for you to connect with the right constituents. As we superficially touch upon, I hope you have more thoroughly reviewed and discussed the **Doe (Coker) vs. Austin bait and switch fraud court confession** ([here](#) pages 12-15) with appropriate legal-type folks. Further, you should have already sent it with other items to those you (et al) directly serve, to fulfill your **Duty to Warn and Protect requirements per US Code and SD state code**. Since the Covidian concoctions are still on the market, you have duties in regards to warning your constituents about those substances and are indemnified based on **Good Samaritan type laws** ([here](#)). I say this for equal treatment is to be expected for any person within their lane-of-responsibility when equivalent situations arise for their expertise or positions. A good discussion can be found [here](#). So, we need to ensure no one continues to take the fraudulent substances that are identified *or affiliated* in **Secretary Defense (SECDEF) Lloyd Austin's 24 August 2021 Executive Determination** ([here](#)). So, I expect that you disseminated it during the last a couple of weeks, as we discussed, to those who need it...ISG Brian Voges, your constituents (including my neighbor), your counterparts, our local service member organizations, and so on. So given the beyond-a-reasonable doubt evidence (court confession by DOD attorneys in their official capacities), you (et al) hopefully verified that evidence and warned all of your constituents already using it.

Yes, further as we discussed, we can hope our diligent military loggie teammates, who controlled the distribution of the Covidian vials, switched the dangerous mRNA vials and alike out with vials of safe substances from the get-go of the deliberate attack on Servicemembers and greater American public. However, we are American military and alike-types, so although hope is an essential combat multiplier, it is not a method for us to achieve victory. **Actions are**. So, it would not be prudent to just assume our logisticians saved the day, especially given what is in the open-source mediums like *the Vaccine Adverse Effects Response System (VAERS)* in regards to the side effects of the forced Jonestown-esque injected concoctions, see tabulated VAERS data [here](#). For example, a review of the data for South Dakota's cumulative human costs (located [here](#), search for SD) can reveal the costs to our fellow residents. So, to be clear, the **Doe vs Austin court confession to fraud by DOD attorneys in their official capacity** demonstrated that the crime started from the inception of the mandates, specifically **SECDEF Austin's 24**

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August 2021 Executive Determination (again [here](#)), thus every injection or attempted injection, forced or not, after that determination was published, transmuted those specific acts for what they were, either an **aggravated assault** or **attempted aggravated assault** no matter the system that implemented the fraud i.e., military, police, public, public-private institutes, private corporations, and so on. The fraud needed to be fully adjudicated before Covidian injectables could continue to be marketed and used. This adjudication was required no matter the maker of the Covidian injectable given that SECDEF Austin implicated all Covidian concoctions, in his false-authority order. Further, in due course the greater Biden Administration forced these same substances onto the American public and those who wanted to visit our country. That is quite a *queue* of folks who have a future **aggravated assaulted** or **attempted aggravated assault** to be adjudicated. However, let us recognize that the *best* suited Americans, as a group, to start a mass roll up the medical criminal enterprise and abettors are our military-types and alike who were targeted first.

So, this is the follow-up instruction to help various *species* of military-types to get after some criminals if not full up domestic enemies. Let us recognize that almost all of our current Servicemembers were targeted or caught in the crossfire of the verifiable confessed fraud in **Doe vs. Austin**. As discussed, you stated that you had first-hand knowledge of this and it was one of the reasons you retired. So current Servicemembers are some the best individuals to address the misconduct they witnessed, head on. All current servicemembers or affiliated servicemembers, if they are receiving military benefits, have a *duty-to-report* the criminal activity even if it was by their chain-of-command (COC) who they greatly revere. *Duty-to-report* is a mandatory obligation for Oath holding Americans. That said, I request that our current *active and reserve-type military members, including Servicemembers in an Inactive Reserve Status (IRR) status*, provide to their commanders or former commanders an opportunity to address any missteps they made themselves through normal processes before filing criminal submissions against them in any police systems. If their commanders, former commanders or alike do not address their individual culpability, then in due course a follow-on police filing would be appropriate. This is what Cadet Maria Chytka did after her USMA COC (those involved) demonstrated their complicity in the crime by usurping her rights and reprising against her. She continued to execute her *duty to report* in a couple of different systems to make sure it was on the record for others to link to in time. She did this even if her own fight took several years to get addressed. So, given it has been a while since Cadet Maria Chytka and I have notified various military COCs and law enforcement channels, hopefully all commanders and alike that are not legitimately indemnified have already done their part to mitigate their own individual problematic actions. That said, we again can recognize hope is not an American method to victory, deliberate actions are...so that is why I am recommending specific course-of-ACTIONS (coAs) in this **Conveyance Letter**. I certainly hope no one expects, a man to come around and *knock* on everyone's door to remind them that they have duties to fulfill for the country in addressing subversive and/or criminal activity they just witnessed first-hand...right?

Now, you already have the medical, religious, and administration (legal) notifications that demonstrated how far outside of our constitutional guardrails individuals who forced Covidian injections or other nonsense on their subordinates or constituents were, using three significant perspectives. However, I am now providing you the fourth and arguably the most important perspective in the **Commander's Notification Letter** in regards to the Covidian concoctions. See enclosure **Percussit Nummum (PN) Electrum Commander's Notification Letter**. After appropriate review, Servicemembers should use this specific document along with the **Legal Sufficiency Analysis (LSA)** that I have provided to you in regards to SECDEF Lloyd Austin's **24 August 2021 Executive Determination**. I have enclosed the **LSA** for your (et al) convenience. See enclosure **PN Gold SECDEF Austin 24 AUG 2021 Executive Determination's Legal Sufficiency Analysis**. I offer the notification approach for our current active, reserve-type, IRR, and alike military members, so they can notify their commanders or former commanders of their potential culpability in issuing illegal orders, in reference to any brand of the Covidian concoctions. Again, I am recommending this COA just in case these commissioned officers have not gotten that opportunity already to reconcile any missteps. As the **Commander's Notification Letter** lays out, commanders can be held accountable for issuing illegal orders even if they had no intent to break laws or even if they thought they were following legal orders. Further, Servicemembers, when contacting their aforementioned commander or former commander, should also provide a polite wiki-review of their own first-hand witness in regards to that specific commander's actions in ordering the dangerous concoctions to be injected. This notification should be conveyed via official military and alike email with the subject being **(U) Duty to notify of inculpatory evidence ref. Covidian injections** or something similar. This method will provide good-faith but imperfect commissioned officers involved an opportunity to address their own failings or mistakes. Commissioned officers or any public servants are obligated to acknowledge receipt of evidence in order to give the conveyor of the documents confidence that the issues brought by them will be addressed appropriately. Further, it is always good to give the other half of

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the command team (senior NONCOM who was involved) a cc (courtesy copy) in order help aide a perplexed or confused commander with some indispensable wisdom and an additional experienced perspective.

So now given that I have provided a recommended COA for currently serving Servicemembers no matter the genre, let us focus on some of your (et al) most deserving constituents. It is time for us to help a small subset of your (*et al*) current constituents to recognize the implications for them individually in order to restore these truly great Americans to a deserving and appropriate status. Given the above very weighty subject matter, you (et al) can fulfill your duties in regards to assisting any of the Servicemembers, gravely aggrieved, that were unceremoniously paroled aka illegally removed from service for disobeying a provable illegal order based on a Transnational Criminal Organization's (TCO's) court confessed fraud, in order for them to be more fully restored administratively.

So, in order to help our paroled prisoners-of-war, I recommend using our standard military systems and boards meant to adjudicate such injustices. As military counsel to Cadet Maria Chytka, on her behalf, I primed those boards to receive Servicemembers' future filings. Any servicemember's Covidian filings need to be accompanied by their sworn statement of their first-hand chronicles of how they became a paroled POW, including available documentation and who was involved in the battle against them. VSOs and alike can advise these paroled POWs on how to craft their submissions. Now if that status (paroled POW) seems odd to you, the paroled POW status has precedence in United States history during our last major civil war-type conflict ([here](#)). So, to be clear of what I am advising is for our current day small army of paroled POWs to request restoration to their prior positions, back pay, any lost due course promotions, and the designation as a paroled POW of THE United States of America as well as any benefits that status provides to them. Further, if a paroled POW can demonstrate that they have continued to fight for the USA within the rule-of-law, despite the huge indignity, then that Soldier, no matter the species, can request and be authorized combat pay and maybe legitimate reimbursement for expenses (when the declaration of war or alike is fully recognized), with annotation on their service record...this concept is not too different to how our Japanese Allies finally called home and honored their incredible Soldiers who continued the fight after WWII's war in the Pacific was over...more in the postscript referencing different types of combatants and statuses. Continuing with our times, I have attached one of the emails that I provided to a set of those boards, that eventually all uniformed services boards including the US Coast received. See ***PN Silver Permission to Access Conveyance Email***. It had embedded evidence as well as permission to access a whistleblower complaint so that the paroled could properly adjudicate their status *based on* the TCO attack against them. So, legitimate Servicemembers' submissions for restoration are deemed de facto approved based on the US Supreme Court's ruling in ***UNITED STATES v. THROCKMORTON*** ([here](#)) that "Fraud vitiates every thing" which to be honest is just common sense. Further, on top of what was directly provided to you, the adjudicating boards have additional collaborating evidence available to them in ***DODIG Whistle-blower Complaint # 20220627-078254- CASE-01***, that can help these specific paroled POWs' submissions. Although Cadet Maria Chytka was informed that her specific complaint packet was transferred to the USMA IG, DODIG still has the evidence on hand. The enclosures ***PN Electrum and Gold*** as well as what was in the ***Yankton Portfolio*** were just a few documents in that submission. So, VSOs and alike can have their applicable constituents' packets include a reference to that as collaborating evidence. For your awareness, in that extensive and far-reaching filing, Cadet Maria Chytka brought her evidence of the court confessed fraud through normal DOD redress channels that eventually reached the White House including the senior members of the Biden Administration. Again, that documentation is all included in the aforementioned DOD IG "complaint-type" submission.

Finally, there may be a smaller group of paroled POWs that have a legitimate claim for restoration. I brought this likelihood up to the adjudicating boards' attention. I let them know based on my first-hand witness and analysis that some Servicemembers may have been attacked/targeted by rogue TCO elements within our government during a Servicemembers' individual ***peaceful*** demonstrations on 6 January 2021 at the US Capitol. To be clear, if a Servicemember violated significant laws in some way during those events that is problematic. However, even those Servicemembers who may have stumbled still have the right to have their circumstances reviewed and adjudicated by an appropriate board. So, I have attached two items for this group of Servicemembers to leverage. First a conveyance email to the DC US Attorney's office involved. See ***PN Billon Conveyance Email for 6 January 2021 Evidence***. I notified them of their apparent wrongful prosecutions and provided the US Attorney's office with my ***Sworn Statement*** of my first-hand witness to the events of 6 January 2021 and my expert analysis from a practitioner's perspective. See ***PN Palladium Sworn Statement Witness and Analysis of 6 January 2021***. Finally, all these Servicemembers or anyone can request and retrieve a copy (cover letter only) of the ***State and Territorial Attorney General's (AG's) TCO [compliant-type] filing's Cover Letter*** at any AG's office. Although addressed to AG/COL Ravnsborg (SD AG) and AG Neronha (RI AG), eventually the cover letter

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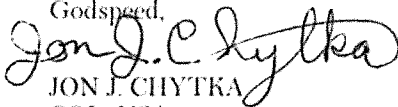


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was conveyed to every State and territorial AG's office. The filing's cover letter has quite a bit of open-source evidence embedded in it that demonstrates we are in an **usurpatio state-of-the-union** and are at war with an infiltrative TCO aka cultic cabal GANOPMA aka the migratory nation who call themselves **Demo-crazy**. See **PN Platinum SD-RI AG Conveyance Email**.

I hope we all are ready to get the untidy spell in our history behind us, however please be confident that no matter what you (et al) do or do not do... we will be in **Charlie Mike** mode.

Godspeed,

JON J. CHYTKA
COL, USA
Commanding
inter alia fiduciaie mumia

Distribution List:

Veteran's Service Personnel
Current Servicemembers and alike
Paroled Prisoners-of-War
Veteran Service Organizations
Veterans

Percussit Nummum (PN) Enclosures:

1-PN Electrum (U) Commander's Notification Letter
2-PN Gold SECDEF Austin 24 AUG 2021 Executive Determination's Legal Sufficiency Analysis
3-PN Silver Permission to Access Conveyance Email
4-PN Billon Conveyance Email for 6 January 2021 Evidence
5-PN Palladium Sworn Statement Witness and Analysis of 6 January 2021
6-PN Platinum SD-RI AG Conveyance Email

Postscript: As is my way, I like to utilize our US or affiliated history to help us grasp a fuller understanding and perhaps better solutions or softer landings for those in freefall. It does not matter if you comprehend all aspects of our current state-of-affairs, you can think of our current American saga in the framework of our past, if it happened back then it can happen today. However, events or happenings will likely not materialize in the exact same way. So, this postscript adds a little more depth to what is mentioned in the base email in reference to the Japanese Soldiers like LT Hiroo Onoda [here](#), Sergeant Shoichi Yokoi [here](#) and so on who were invaders to US sovereign territory and then later became stay behinds after their compatriots retreated. These incredible, resilient, and resourceful Soldiers, that many years after Japan's unconditional surrender, continued their individual fight sometimes in a kinetic defensive manner as they patiently waited for their Japanese countrymen to return, so they could link up, guide them, and reinitiate the offensive in order to achieve victory for their nation (that had been refined). It took decades before these men were finally reunited with their countrymen and properly relieved. I, and maybe others, can commiserate with how these legitimate uniformed belligerents must have felt when they learned that the oligarchy of Imperial Japan had lost the war...but they probably did not realize that the Japanese people and Japan as a whole had actually achieved a better state of being. We all should be relieved to know that the tenacious LT Hiroo Onoda, a cunning military intelligence-type who was self-sustaining and continued the fight based on his out-of-date information, left the Philippines with honor by obeying the orders of his commander who was a citizen of a refined Japan, almost 80 years after the war had ended. Onoda returned home to a better Japan, although he personally had been mentally frozen or put into a mental cryostasis in 1945, and was not temporally awakened again until 1974.

The reason I say we should be relieved that LT Hiroo Onoda had awakened to the truth, was for until that moment Imperil Japan still had a chance to win the war, even if that chance was infinitesimal. That said, no matter how noble the intent and honorable LT Hiroo Onoda was, if he had somehow determined a way to win the war, that "win" would have been a true lose to his country and his countrymen. Given Onoda's abilities, he could have created a cunning and subversive line-of-effort or self-poisoning endeavors or devastating false flag kicking off an expensive war or a crippling attack on critical infrastructure or climate scam or fiat token hoax that fooled or lured enough of his self-identified unaware enemy into an insurmountable kill sack pit to be catastrophic. Operations like the aforementioned of any type of warfare or combination of them could have provided a long dormant or infiltrating or positioning enemy the time, space, and resources needed to continue on with a resurrection of a regressive-natured regime. However, I bid that a subjugating effort like that, if successful, would have been a true travesty for the Japanese people who despite some setbacks are much better off today than they were as Imperial Japan subjects aka Japanese serfs aka Japanese slaves aka human-cattle. Now to be clear, the honorable LT Hiroo Onoda and Sergeant Shoichi Yokoi did not know that their Emperor Hirohito aka Emperor Shōwa, on behalf of his people, had ethically capitulated to the United States and our allies. So, LT Onoda's and Sgt Yokoi's efforts, despite the unwanted and sad costs to those they targeted, were still

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honorable. Also, we have to recognize those police and alike who hunted down LT Onoda's team and killed them, in the jungle to protect and serve their constituents were also being honorable.

A clear delineation needs to be made of types of combatants. No one should conflate the aforementioned honorable efforts by uniformed combatants, even decades after the war *was* ended, with other levels of problematic nuanced combatants. Still some have argued that special operations combatants, who are often in a limbo status given the nature of their clandestine operations have a privilege to dress in their indigenous allies' attire or in an unidentifiable uniform or even the uniform of their foe...*just* due to military necessity, a limited objective and to keep their true allegiance unknown. However, some try to argue that if captured *these forces* need to be treated as if they were full uniformed combatants. This argument is problematic without universal international recognition and acceptance as well as a codifying permissible rules-of-engagement for such forces. It is a slippery slope that is superficially highlighted [here](#). I say slippery slope for if our special ops teams are dressed in Afghan or Arab *and so on* attire then a reciprocal case be made for others. I will provide a few hypothetical examples. Why can't Rus special ops team dress in fisherman attire on inland-type seas who blow up a major pipeline, be treated as uniformed combatants if caught? Similarly, why can't a Maoist spec op teams infiltrate a Navy shipyard and create defects in US Navy Warships, and when caught be treated as uniformed combatants? Why can't a neo-Druid spec op teams infiltrate leadership of US companies and banks in business attire who try to collapse our economy, if caught be treated as uniformed combatants? Why can't a neo-Fascist spec op teams infiltrate the US military medical establishment in lab-coats then force concocted poisons for injection on Servicemembers and greater population if caught be treated as uniformed combatants? Further using that thought process perhaps another traditional unprivileged foreign spy or **hypnosite-type spymaster or enabler** like MAJ John André ([here](#)) once captured be treated like a conventional POW. Now even General Washington, a spymaster himself, is alleged to have wanted to spare MAJ André via a trade for the treacherous Benedict Arnold...but in the end André was hung even when the conflict was a declared war. I believe the aforementioned examples *clarify important* delineations. So, logic has it that no matter how well intentioned the aforementioned argument is in regards to incognito combatants, it is both wrong and not keeping with historic norms. A legitimate sovereign or alike has the right to treat disguised combatants as they deem necessary for their purposes which may or may not include capital punishment.

Now for our current times we seem to be inundated with a very dangerous and insidious type of spy that is a saboteur-type or terrorist-type that I have given the name **thanotasite**. Thanotasites will do their works clandestinely by attacking a country, whose citizenship they are clothed in for their loyalty belongs to something different. Thanotasites will choose to extend or re-initiate a capitulated war or initiate an undeclared war or they will attempt to force war between peoples. I have personally highlighted this parasitic-type spy in amicus correspondence to be separated out for special consideration in the **updated Lieber Code** and in due course the **General Order 100**. Some could argue that individuals should have been warned of their risk of being deemed as a foreign agent or member of a foreign spec op team. Perhaps this why AG Barr provided the warning to business execs ([here](#)) ([here](#)) ([here](#)) and so on. Given our **usurpatio state-of-the-union**, these types of unprivileged combatants are more than conveyors of information to adversaries, they are involved in **direct action**, as AG Barr seems to alludes to, including compromise, fifth column, malignant untruthful discrediting, serpentine-delaying, false-authority (including lawfare) and elimination operations as well as creating phobia-hypnosis that causes their targeted individual victims or even a large portion of a society to acquiesce to hidden or not so hidden malevolent intentions. Thanotasites should not be confused with nonconformists or socio-confused Americans who use their legitimate freedoms of speech and a like or demonstrate their disapproval of a policy by taking part in peaceful public disobedience campaigns or similar, even if it is inconvenient. That said, any of the Covidian mischief by any **unreconciled "American"** who partook in convincing or forcing Americans to hurt themselves or their dependents, outside what is permitted by the **US Constitution and alike** as well as our laws, needs to be thoroughly assessed against elements laid out in the **General Order 100** construct or alike. That said, I welcome any good-faith skepticism and debate on any of the points above in the public sphere before the **big announcements** are made.

So, perhaps not to different then the way LT Hiroo Onoda was awakened in 1974, we, Americans, have finally been awakened from our own mental cryostasis or hypnosis to know a fuller truth about our **usurpatio state-of-the-union** that we are currently contending with. Now some Americans may want to know how best to roll up their sleeves and address the mess. Well, a few years ago I had the privilege to partially tell the story of our brave young men, who spent their lives or parts of it, fighting for us in WWII. They fought hard, and won the **Battle of the Bulge** as well as continued to fight alongside our allies to earn an important greater win for the **good guys**. I offered in my remarks that if we just emulate these men's efforts, as applicable to our own situations, it would serve us well today. So, I offer reviewing the remarks [here](#) starting at minute 3 8 until remarks are complete (~11 minutes) may be beneficial to you (et al). **POC RI Veteran Affairs Director Kasim Yarn**. To build onto those remarks, a little more, I bid an important manifestation of an American fulfilling his or her obligations to our Constitutional Republic is by identifying and addressing those who are purposefully usurping our foundational governing documents and/or violating significant laws. Americans can do this by simply filing complaints, in an appropriate system, of what subversive, criminal, or faithless activities that they know about from their witness and/or have evidence of, for given the **usurpatio state-of-a-union** Americans need to do this even if the law breaker(s) is someone they revere or even fear. Remember during our Civil War some had family members or even brothers, literally on battlefields opposite them, as they struggled to determine if the Union would be preserved and if slavery in America would be conquered. So, if an American is questioned about the reason he or she is filing a complaint about major crime, by a family member or even by an authority, an American should simply respond: **"I am just doing my job!"**

Bottom line being an American, aka one of *We the People* aka one of the masters, has essential obligations to support and defend our Constitutional Republic, our countrymen, and our common good national interests against all enemies foreign and domestic.



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Jon J. Chytka
COL, USA
Military Counsel
inter alia fiduciae munia

22 April 2024

Updated/errata as of 20 April 2024

Veteran Service Officer Supervisor (VSOS) Gus L. Bedwell
Veteran Administration (VA) Accreditation # (AN): 8400
Human Services Supervisor
Clackamas County Veteran Services Office
Aumsville, Oregon 97325

Subject: Notification and Conveyance (N&C) Letter, as a polite rebuttal to your recommendations based on long standing executive branch-type officials' authority to wield constitutional power vested in them.

Dear VSOS Gus Bedwell,

I thank you for your acknowledgement of the *Oregon VSO Conveyance Email*. However, I am contacting you back for I am not certain in what light your correspondence was intended. So, please take this *N&C Letter* rebuttal letter with its clarifying points, as it is intended, for everyone's benefit. Although I am a military counsel, I am neither your or Clackamas County's attorney or an Oregon State's attorney. Further, even though I am officially acting as a military counsel for one specific targeted Soldier, I am not acting in that capacity for any of your constituents. That said, I am a US Military Commissioned Officer with the authority to convey what I have provided to you, for you are also a public official who has jurisdictional authorities to address what I brought to you.

Given that I am a Military Professor inter alia fiduciae munia, I acknowledge that some of my use of *officentia poetica* which is meant to add rich depth and supplemental value, may have confused some. However, those proverbial gemstones were intended to eventually reach a greater audience in the hope to resuscitate some more of the *vivos mortuos*. However, that by no means implies that my former correspondence or this one is a rhetorical device, on the contrary the evidence and analysis I concentrate in the *Oregon VSO Conveyance Email* with enclosures and this *N&C Letter* meets various evidentiary levels depending on the topic. Further, I have chosen to selectively *hyperlink* easy verifiable open-source evidence so those with public fiduciaries can easily check the open-source collaboration of what I am conveying as well as check my color vision. That said, if you do not understand or are not familiar with every offering, database, study, vignette, reference, euphemism, word choice, culture, location, and/or so on in my correspondence to you (et al) do not worry for those specific terms, conditions, and markers may not have been specifically meant for you personally. That said, I offer that a prayer in your Faith tradition and request for wisdom and guidance from the *Holy Spirit* will do all of us some good.

BLUF: Re-emphasizing that you have the authority to address what has been provided. However, given the apparent push back I have expanded the audience and refracted out more knowable facts for your (et al) use.

I recognize that most individuals who are your subordinates and maybe even your peers may not understand substantially what I have dropped on your desk for they may not have progressed up the military ranks, far enough, or had other applicable legal training and alike to help them more fully grasp the types of laws and precedence that are in play. Administrative-type, criminal-type, martial-type and other-types of law and fiduciaries, all of them have a place in our governance as well as during times of need their boundaries can blend, overlap, or one may even have supremacy where it normally does not. So, I have again included a number of enlightening enclosures and again have *hyperlinked* a few items to better help you (et al) understand the season we are in. First, please review *Spectrum Refraction (SR) Red Extract USMA Amicus Mandatum Postscript (page 17+++ only)* which is a *bottom-line type correspondence* for that page shows precedence in our history and the most likely way-ahead, at least partially. I say this for I have subsequently offered additional options including what is shown in the *SR*

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Violet's Way Ahead Section. I am confident many others have done the same. That said, ***SR Red*** as well as the rest of ***the Spectrum Refractions*** demonstrate how grave some folks' exposures are to an exacting-type of judgement that you should be very familiar with as a military man and from any Americans' adequate K-12 education.

Although I make a legal-expertise caveat in the above paragraph, most would not discern that an understanding of the law is a shortcoming of yours. You have publicly acknowledged applicable experience to address my correspondence to you, i.e., based on your Linked In public disclosures you are an equipment technician with hazmat expertise, constituent outreach official with constituent care expertise, admin court operations chief with document development and handling expertise, claims officer with a records research forte, talent manager and trainer, human resources expert, appointed City Counselman, veterans' advocate, adviser to senior officials with a legislation forte, accredited VSO, and so on. Your Linked In bio is soooo ***well done*** that I emailed a pdf of it to myself. So yes, you have a lot of applicable experience and expertise that makes it completely illogical to assume you do not understand the gravity of what I brought to you. As just one example, your experience as the President of the Oregon County VSOs demonstrates you have keen insights in constructing, petitioning, explaining, and supervising the implementation of law. You acknowledge having some importance in passing the ***CVSO Act of 2022*** ([here](#)) and ***Promise to Address Comprehensive Toxics (PACT Act of 2022)*** ([here](#))...kudos. It is really advantageous that our CVSOs are now partially federally funded which of course comes with normal federal or national requirements that are tied to that funding as well as brutal scrutiny if a CVSO or others identify material weaknesses or unfaithfulness within the system. Also, you and others should be very proud in pushing through our ***Promise to Address Comprehensive Toxics (PACT) Act of 2022***, given the need to address the toxic poisoning of our Servicemembers that has been identified for quite a while, but for some reason the known issue is only recently being appropriately adjudicated in our current times.

The ***PACT Act of 2022*** type of legislation is truly way past due given the logical ramifications of toxics and alike on the human body which have been known for ages. As you know, the ***PACT Act*** media coverage has somewhat focused on burn pit exposures, however Servicemembers have been poisoned in any number of ways over many years which is delineated and covered in the ***PACT Act***. Even the general public is familiar with these concepts, for our Servicemembers have been poisoned with toxics in a substantive and reoccurring ways which has been publicized. As examples, the public became aware of how herbicides like the ***Agent Orange poisonings*** occurred in Vietnam and how the manifestation of ***Gulf War Syndrome*** was attributed to many different exposures as well as "good-intentioned" prophylactic drugs and "vaccine" injectables that caused a sizable amount of our Servicemembers to have health problems. Further, given your motor pool experience, you are familiar that there are many toxics that Soldiers and alike have to work with all the time just to keep our equipment fully mission capable which can be harmful to humans, just consider how many Camp Lejune Servicemembers and their families were poisoned with the drinking water contaminations from certain of our motor pool substances (toxics). So logically if exposures via the permeation, ingestion, or inhalation can cause damaging effects, ***toxics that are injected*** into Servicemembers or anyone can certainly be far worse. Further, you are old enough to be aware of ***all the illegal human experimentation via injectables and other ways*** that targeted our Servicemembers and greater public. This is not in dispute for it has been proven in court and documented repeatedly, for example the first Anthrax injections that were stopped back in 2004-5 and most recently with what I provided you ref. Covidian injections. As a fuller reminder, please examine ***SR Orange Extract ABCMR Examination Report (page 3 only)*** in regards to what perfidy a ***united states government (usg)*** infiltrative cabal executed against our Servicemembers and greater US public knowing it would kill and injure Americans. It also lets you know what the adjudicating military boards have been tasked with for the benefit of you constituents.

So please understand my surprise that you are appearing to wash your hands of the provable fraudulent poisoning (via injectables) of your constituents via the Covidian injections, knowing it is your responsibility to address. I am not saying that this is what you are doing definitively, it may just appear that way. I fully assume, given your affiliation with Oregon Veteran Affairs and your appreciation of law, you certainly have read ORS 406.050. So, you are fully aware that you are number one "*To cooperate with officers and agencies of the United States in all matters affecting veterans' welfare.*" Right? This

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law's paragraph fits my description and authorities' center mass. Further, I have read that "*Clackamas County employees provide our community with critical services. We are looking for people who want to make a difference and serve our customers and residents. Clackamas County employees work to serve the public and enrich our community. In that spirit, we pledge to hold ourselves to these standards at all times in our interactions with customers and with one another,*" which confirms to me that Clackamas County governance is meant to be benevolent. My only critique of the above statement is "customers" is the wrong mindset for public officers to have, we should consider the public especially US Citizens at a minimum as constituents...or perhaps we should defer to Thomas Jefferson's guidance that public officials should have a mindset that resident citizens' are masters or as if public officials were property of citizens (example [here](#) at DOI website). That may be a bit much for most of us to stomach, but we should agree that Thomas Jefferson is correct in the context that all government positions are the property of the people (US Citizens).

Now you could assume that I only contacted you and other Oregonian VSO officials identified in the email as a one-off, which is wrong. I am confident, perhaps wrongly, that many other public officials, in Oregon and throughout our Constitutional Republic, are dutifully competing to get the messes in their lanes of responsibility all cleaned up for our common good and common defense. Please do not take offense, but given your vast experience, it is odd that you replied to my official **Conveyance Email** in the manner you did. You appear to communicate to me, as United States Commissioned Army Officer, who provided you **verifiable irrefutable evidence of criminal poisoning aka aggravated assault** in my official capacity, that I needed to contact all veterans in your jurisdiction, myself. Your email seems to convey to me, that you think I am the only public official responsible for the well-being of our veterans or Servicemembers, in Clackamas County, when you fully know you and others are being paid with county, state, and federal funds to protect and serve them. Please review applicable documents like [here](#) or example [here](#) as well as again review ORS 406.050 and other applicable black letter law.

Oddly you go on to offer that these Servicemembers will likely have to address their individual issues with a private organization, the **Oregon Bar Association (ORA)**, based on what I provided to you. Please know although my email to AG Ellen Rosenblum Esq, is very frank, I do not assume she or anyone else in her office broke major laws or have purposefully not done their job as an attorney or public servant...or God forbid, they actually aided and abetted the identified Transnational Criminal Organization (TCO) to attack their constituents but it appears you do. Based on your email's recommendation, you appear to have evidence or a reasonable suspicion that she has aided and abetted the identified TCO in some way. If that is your contention, it would be more appropriate for you to submit a law enforcement filing with the evidence you have on hand. I offer having Mr. Bob Cooper, in a official capacity, use his expertise and skills to verify your evidence or reasonable suspicion that AG Rosenblum Esq. or her underlings abetted (after-the-fact) the TCO's criminal actions referenced in the email against her constituents, prior to submitting an official VSO filing of any type. If Mr. Cooper does verify that laws and/or fiduciary duties have been usurped or laws broken, then you can feel comfortable in submitting a complaint-type submission in your official capacity to address that misconduct with Sheriff Angela Brandenburg's office or alike. This is fairly easy to do, just by comparing any of Oregon legal rubrics' elements against a person's actions. I offer **SR Yellow Portsmouth Middle School (PMS) Examination Report (base document only)** as an example. Although I conducted the examination for a public school that I was familiar with, the techniques I used are fungible for any organization or public servant. You can even connect your filing to the submissions identified in the **PMS Examination Report** which may help collaborate your allegations if applicable. Given Rhode Island's Statute § 9-19-21 and the legal concept of reciprocity, your county attorneys and law enforcement can easily verify and request those certified or official copies for use in your jurisdictions. Further, I suspect the aforementioned **PMS Examination Report** has been referenced by some Oregon-based JROTC instructors that received it back in December 2022. I provided it to them, for like you, they have some jurisdictional authority and federal funding as well as some rich martial experiences and applicable expertise, such as administrative and criminal (court martial) proceedings. See **SR Green Oregon JROTC Conveyance Email (base document only)**.

So, to reiterate, I do not have any first-hand evidence or reasonable belief that AG Ellen Rosenblum Esq. has not addressed, in an appropriate manner, what I brought to her in coordination with other AGs and alike and similar. Given the indicators of the massive drop in Covidian poisonings (see VAERs

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compilations [here](#) and search OR [here](#)) over time and reduction in unconstitutional usurpations across the country, some type of correction has occurred. Thus, it is more reasonable to discern situations are being appropriately addressed and those efforts had likely something to do with AG offices and alike **doing their jobs** in the background. Please note that although I am also being quite frank with you, I am still providing you with a reasonable amount of presumption of diligence, that you are taking appropriate actions in the background. Finally, as per your **ORA recommendation**, to be quite succinct, the American Bar Association, **ORA** or alike or similar private entities are completely irrelevant as adjudicating bodies given our current **usurpation state-of-the-union and the type of perfidy and criminal activity that has been identified**. By implementing your recommendation, we would only be putting pseudo-private citizen-type administrative fiduciaries in more jeopardy than they may be in already for previous missteps or inactions. It is imperative that public officials address what belongs to us without bringing in non-essential private institutions led by potentially compromised or socio-confused private citizens or non-citizens even if they have some fiduciary responsibilities to us.

So, I have addressed your concerns of potential malfeasance by those, in government, who have an accreditation by a third-party private organization. I have also addressed that the **ORA** only has an illusion of relevance if real public officials give it credence for our specific situation. Now let me be quite frank, perhaps behind the scenes you have handled things in any number of ways to ensure due diligence...but that is not what I got from your email. So instead, I offer you (et al) a suitable alternative course-of-action given what I conveyed to you. Of course, it is not the only suitable COA in order to address the issues but just a demonstration how diligence could have manifested itself. Having worked through various types of issues before, I would have verified the court confession evidence provided again [here](#) pages 12-15. If I was not familiar with that specific court document website or thought it in error, I would verify the confession in other locations, for example the website [here](#). I would have then sent the whole **Conveyance Email** packet to my county counsel, in your case Stephen L. Madkour Esq. I would have told him my plan to execute my **Duty to Warn and Duty to Protect** procedures and ask him to review the email I was planning to send out to my subordinates. In that email I would have an embedded proposed email wording for them to send out to their veteran constituents and alike. I would have also provided an email to Oregon's Military Affairs Division. One of BG Alan Gronewold's staff officers COS, JAG, or Deputy would suffice. BG Gronewold has quite a bit of experience in fact he was just getting to Camp Eagle, South Korea as I was departing the peninsula. That time period was still when 2nd ID was forward positioned danger-close to the DMZ and within range of North Korea's conventional artillery. So, I would suspect based on his experience, he will diligently scrutinize even the slightest anomaly, and fault on the side of caution. Further, given that BG Gronewold is a USMA graduate, I would suspect he and his staff have already been asked to provide input on an updated **Lieber Code** by the West Point's Lieber Institute or an affiliated leader to it, which **SR Red** has just a glimmer of such an effort. So, he may not be shocked at any revelations you bring to him even if some of the revelations are new to you. Finally, I would have notified my Clackamas County Veterans Advisory Council members, through Mr. RB Green, to make them aware of the issues and let them know how I was handling my responsibilities to them and my constituents. If anyone pushed back on my due diligence, I would document it. Further, I would have reminded all that even general Oregonian citizens are indemnified based on **Oregon Revised Statutes 475.898** which is meant to get Oregon residents off the sidelines to help their fellow man who may be overdosing (a type of toxic poisoning) on various substances which is very analogous to the situation with the Covidian concoctions. The **significant difference** is that public servants are **obligated** to get involved to warn, protect, or even intercede on behalf of their constituents as a foundational necessity given their Oaths and positions, especially when the public officials are in the executive (actioning) branch of the state government. Please know I am not convicting you of anything for that is not my intent or my assignment or within my authority. I am simply a messenger or envoi to help you (et al) help your constituents.

Now, I want to point out that some useful idiots or just plain idiots or worse will try to make this about colorful construction-paper thin politics in a superficial manner, a Democrat, Republican, and so on thing. For example, some colorful characters will blame their governments' (any level) self-destructive policies on their fellow "stupid" American citizens' voting for their particular "unholy"

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political party preference, be that Democrat (blue), Republican (red), Libertarian (yellowish), Green (green), Constitutional (purple), Justice (teal), or from earlier eras, Whig (blue-buff), Democratic-Republicans (red-white-blue), Federalist (black-white) and/or other proverbial LGBTQ+ type political colors of the day. We know that for the most part American attitudes do not swing a great deal on foundational issues or law-and-order or safety-and-security or common good (including economy). So, usually a party's change in policies which was due to a major party policy reform or new policy position or sheer success or failure of one or more of their prominent elected officials causes a substantial change in the public's advocacy and support. This type of phenomenon causes Americans to reassess their options between competing parties as shown in historic political demographic maps [here](#) as well as 2016 and 2020 [here](#). These maps show that a majority of local sovereignties switched their party preference over time. This phenomenon also appears to be happening with those who run for office; let's not forget significant politicians have switched parties over the years (example [here](#)). This phenomenon includes Presidents, including two of our more recent popular presidents. These individuals changed their party affiliations prior to running because they said "their party left them," one of them is highlighted again [here](#). Although there is some substantial superficial correlation for a specific stupid or significantly unlawful policy being connected to a political party, the overall **usurpatio state-of-the-union** is truly not a one-party issue unless of course you discern that a third infiltrative party or group has hijacked parts of all of our existing parties. Further, it is self-evident that the most destructive policies aka **usurpatio-partisan attacks** are purposefully against *all real Americans*, no matter party preference. Further, some of these attacks were against our Friends and Allies in other countries, not necessarily governments but peoples and their legitimate sovereigns who benevolently have looked after their citizens' wellbeing (or maybe not so much). This targeting can be easily proven based on documented universal perfidy-type usurpations, wars-against-peace, malevolent propaganda efforts, and human and civil rights abuses that have been done by some of our government officials against *We the People* and other peoples in other countries in coordination with others.

That said, astute Americans can still fairly easily determine which of our political parties has done the most good and most harm, to their constituents, by reviewing domestic policies and those policy outcomes as well as conducting the legal sufficiency analysis or review in order to assess if the implemented policy is even constitutional or legal. The review of outcomes will determine how constituents fared under a particular party affiliated mayor or alike. The constitutional and legal assessment will determine if the politician is a criminal themselves for knowingly forcing illegal fiats on their constituents. To be politely exacting, public officials do not have the authority to break the laws they are sworn or positionally required to uphold. If someone is purposefully breaking significant laws that either makes them a criminal or a criminally negligent individual aka a criminal. So, in reference to political party policies, those citizens who pulled the shortest of the already unconstitutionally-shortened rainbow-straws, is fairly easy to evaluate using rudimentary analysis of data of various types including crime, school quality, infrastructure upkeep, proper use of resources, quality of life and health, and so on. However, let us focus on crime. So, reviewing an older 1990's correlational analysis [here](#) for violent crime based on standard Democrat or Republican run cities, the analysis shows a slightly higher "Democrat" crime correlation. However, for more recent times, Associate Professor (AP) Michael E Lewyn Esq. does a truly notable job refracting out to the data ([here](#)) some knowable truths by matching up like city groups and analyzing outcomes [here](#). He academically asserts that large cities run by "Democrat" - "progressives" (D-P) have the most significant upswing in murder rates and other lawlessness. Just by happenstance, the "Democrat" - "progressive" cities are the same municipal or county governments whose officials have unlawfully made fiats that their sovereignties are in the illusionary state of **sanctuary for criminal border crossers** (map and list [here](#))...like those type fiats were **EVER** within their authority or any individual public office holder's positional authority to execute. To be exact, AP Lewyn identifies Seattle, Portland (Multnomah County), Austin, Minneapolis (Hennepin County), Oakland, and Los Angeles in this problematic category. Only Austin does not definitively proclaim to be a sanctuary area because it is against Texas law (hmmm)...instead the Austin D-P politicians try to fig leaf over their intent and actions by calling their city, a "freedom city" ([here](#)) with similar unlawful policy objectives.

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Coincidentally Captain Seth Keshel, US Army Commissioned Officer (unknown status and unit), has leveraged Army Colonel Jack Pryor's analysis on drug cartels ([here](#)) and his own expertise to link drug cartel activity to election fraud which to no surprise are concentric areas ([here](#)). This type of heat mapping or enemy templating makes logical assessments and causations that the increase in election fraud in these areas is due that relationship. This correlation makes sense for sanctuaries for criminals leads to more and different types of criminals taking advantage of the law-and-order vacuum as if these cities were New Port Royales, modeled after the original during piratic eras. So logically all crime increases in a law-and-order vacuum including election fraud. Further election fraud would be occurring at higher levels where criminal cartel's traffic illegal cargo i.e., **sanctuary cities and counties** (again [here](#)) **who** are investing criminal proceeds into their interests and their subjects that they control. So, self-proclaimed "Democrat" politicians that are seemingly implementing policies conducive to the drug cartels illegal business interests and not for the interests of their true constituents demonstrate complicity with a TCO. So, thanks to the individuals occupying public offices, by their own public disclosures and actions, along with tangible outcomes against their constituents and/or guests caused by those unlawful policies, beyond-a-reasonable doubt evidence exists to sort them, deport them, and/or prosecute them more fully as applicable which also includes their underlings/subjects **who** are supporting lawlessness-and-disorder.

As shown above, anyone can tangibly show beyond-a-reasonable doubt that a specific politician chose to break the law, by both using public officials' statements and their actions along with empirical evidence in various crime events, stats and alike to demonstrate damages. Another example of this, that you (et al) can easily review, is shown in the **Oregon AG Conveyance email**, that I conveyed to you officially, for it has embedded data of lawlessness by those administering Oregonian governance. I have chosen to re-color or re-cast the official document with a new naming convention and add it to this follow-up **Notification and Conveyance Letter**, for your convenience. Please see **SR Blue Oregon AG Conveyance Email**. To be crystalline-clear, this is an identical document in content to the one I provided to you in the email string...the only substantive material differences between the two are the color of the window dressing and the attachment's moniker. Please know, like Sir Isaac Newton, I may see cyan as blue in the rainbow spectrum perhaps because I have imperfect perception aka a little too much green in my eyes. This is normal for we all see things a little differently. Right? So, I chose to change out that email's naming convention as well as add some figurative and literal color to it for your (et al) greater contemplation. Along that affiliated Covidian Line-of-effort, please know what I have provided to you directly, for your action, was based on a court confessed fraud by DOD attorneys in their official capacities...almost an indestructible material substance like diamond.

So given **SR Blue** is heavily reliant on the Covidian happenings as a proof of concept, let us further bring into focus the Covidian concoctions and conduct another exercise to evaluate, which of our citizens based on political party affiliation were disproportionally negatively affected by the lawless conduct. So, our Centers of Disease Control and Prevention (CDC) has provided us data sets, in a disaggregated manner, to help us educate ourselves. So, let's choose to use that data to help determine which types of Americans drew the shortest rainbow straws in regards by evaluating which colorful caricature-type administrators did the most harm to their constituents. First using VAERS data and sorting for OR (again [here](#)), we fully know quite a lot of people within Oregon were assaulted by the duplicitous Covidian substances connected to the fraud confessed in **Doe vs. Austin** (again [here](#)). Please note that the website highlights that the VAER System is voluntary and under counts the real human costs by ~99%. Further, the CDC has compiled where the fraud's abettors were most effective in propagandizing people to be injected aka aggravated assaulted with the Covidian toxics ([here](#)) with a high-resolution map [here](#). The map (data), in an apropos manner, shows in blue where most of the aggravated assaults occurred, the darker the blue the more effective the propaganda...which substantially is in Democrat governed areas. To be clear, this does not mean all Democrat-affiliated politicians or office holders are evil or corrupt or negligent ooor that Republican politicians are benevolent, just, and without exposure. **It just means that Democrats especially Democrat-progressives in public office did a much better job at poisoning their constituents.** Not surprisingly, given the strong correlation, this pattern appears to include Clackamas County (a sanctuary county) for you are indicated in having a **70-79% of all of your 12-year-olds and above** achieving the full mandated Covidian poisoning levels. Of course,

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it is a known fact that those who are affiliated with and who voted for Democrats have an even higher Covidian injection (poisoning) rate around 90% ([here](#)) with Republicans and independents have lower percentages. Very strange given much of Democrat history is based on a “go (fill-in-the blank)- yourself mentality.”

What makes this Democrat-plus follow-the-leader bridge-jumping exercise even more bewildering is that arguably the most famous vaccine safety advocate, as an individual, is a true-blue Democrat of an important benevolent Democrat Family Dynasty, Robert F. Kennedy Jr. Somehow this remarkable and extremely intelligent man whose family has sacrificed sooooo much for America (superficially mentioned in the postscript) was not good enough for the Democrat Party gods to be considered a Democrat, at least for the new re-imaged “Democrat Party.” RFK Jr. Esq, an environmental and safety lawyer *inter alia* *fiduciae* *munia*, even has several books out in regards to making vaccines safer. So, it is interesting that Democrats, given this prominent true-blue Democrat leader’s efforts, allowed themselves and their dependents to be poisoned at a much higher rate than other Americans. With all that refracted out, no matter what a politician says, a public officials’ actions and facts around those actions best convey their individual respect and intent for those they represent. I am confident every politician in America as well as their underlings will get the opportunity to be fully weighed and measured in due course. Given what I have highlighted above, in reference to political parties, I discern it is necessary to definitively affirm I am not affiliated with any political party or any specific politician other than what is obligated by my Oath of Office. Like all ***real public officials***, I am a free-practitioner only confining myself with what is traditionally ethical, obligated by my Oath, and permitted by the US Constitution and alike as well as adhering laws, regulations, and procedures and alike.

So, I reciprocally thank you for you truly have made my outreach experiences a little more memorable, material, and productive. Further, you have also allowed me to provide a small tribute for those who have suffered greatly for us. With that noted, I fully accept I am not the first individual that had grave concerns about some really bad hombres attacking Oregonians or the general public...remember Mr. John Belushi made it subtly known he had concerns ([here](#)) for the people of Oregon. He clearly warned a malevolent group or individual that Oregonians should be left alone and stated he would not be a part of it. If you remember John Belushi spent some time in Oregon, and he credits some of his career’s remarkable acting and comedic works to the great folks of Oregon who provided him the inspiration for it. So, Brother John Belushi chose to give Oregonians an ominous warning but he really did not provide concrete or actionable evidence of what he was concerned about. That said, he notably used his free speech to push back on narratives that drugs make people better at things which in the end is what supposedly did him in, along with some malfeasance blamed on what appears to be a patsy. Further, he seemed to be signaling that he was about to work on and write up something important, which due to his untimely death, never occurred. Perhaps, Mr. John Belushi was telling us that he and others had been ***Providentially Chosen*** to help “get the band back together.” They were calling out and shepherding us in their own comedic and musical ways to do something, but Brother John was forced to transition before he, Brother Daniel Aykroyd, and their band could finish. That said, coincidentally Mr. Jim Belushi, has picked up the ball ([here](#)) that his older brother was likely concerned about and refused to run with.... or maybe Brother Jim is a hostage of some type or maybe he, as he states, is really fighting the drug cartels and the Holly-wood Nazi-eques overlords in his own way by producing his own drugs for the American people. No matter, I am sure the real authorities know the foundational facts about a lot of the cartels’ works in Oregon and everywhere else. I will highlight more in the postscript.

Please know I have purposefully embedded much applicable information in this correspondence which would be wise for you (et al) to “put forth honest effort in the performance of [your]...duties” in order to have a base understanding of what I have provided you. For example, in the aforementioned DOI website that is hyperlinked above it has a reference to Executive Order 12674 [here](#). That Presidential EO stipulates that Government Officers and Employees will do a number of things. Now since CVSOs are partially federally funded, all Presidential EOs apply to you. Please understand I am not just providing this ***N&C Letter*** just because it is my job but also because I generally care about you. I am just highlighting these knowable facts in case my presumption of diligence was wrong in regards to you. I would prefer to keep all generally honorable although imperfect talent, on Team USA in some form, especially given the grave alternatives.

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Bottomline: Re-emphasizing that you have the authority to address what has been provided. However, given the apparent push back I have expanded the audience and refracted out more knowable facts for your (et al) use.

Finally, after reviewing your bio and goals, I know that I have simpler goals than you, although you are trying to evolve from "being the best in the world to being the best for the world," I am just trying to *be the best I can be* and in turn help others who are striving to do the same, so *together* we can do our small parts to man and/or command our posts for our *exceptional Constitutional Republic* and in keeping with the best precedence and traditions that were paid for with the blood, sweat, and tears of our brothers and sisters that came before us.

Godspeed,



JON J. CHYTKA
COL, USA
Commanding
inter alia fiducia munitia
DOD# 113953686

Spectrum Refraction (SR):

SR Red Extract USMA Amicus Mandatum Postscript (page 17+++ only)

SR Orange Extract ABCMR Examination Report (page 3 only)

SR Yellow Portsmouth Middle School (PMS) Examination Report (base document only)

SR Green Oregon JROTC Conveyance Email (base email only)

SR Blue [aka cyan] Oregon AG Conveyance Email (base email only)

SR Indigo [aka blue] John Belushi's "Getting the band back together" Postscript

SR Violet Why Portsmouth? Postscript

Postscript: As per my way, I will mix it up a little in a scholarly and practical way by using any variety of constructs layered within our history so to refract out key items and/or debunk what some may consider is settled, but logic and wisdom proves something different. For example, we can assess the efficacy assumed in the morose phrase or idiom "Dead men tell no tales," or alike concepts, that one of the sequel movies of the *Pirates of the Caribbean* series recently reacquainted our contemporary audiences with. Logically the piratic idiom is euphemistic speak that is mainly used by the criminally minded or narcissistically mentally-ill or diabolically re-imaged, **whoo** I will simply refer to as the malevolent-types. The idiom's meaning is to use murder or assassination as an operative method to get rid of someone or a group who knows too much or is too effective. Now many superficially may accept the face value of the concept to be correct, however, it is self-evident that its foundations have the cohesiveness of sand which will liquefy with enough disturbance. The amount of energy to cause the disturbance necessary to create this phenomenon may be quite low. The disturbance in turn allows proverbial xenoliths of documents with embedded significant hard crystalline-truths to rise, so they can be found. This low disturbance-high yield phenomenon is due to a variety of factors including the amount of time that has past, information accessibility, current efforts to obfuscate, the societal importance and interest, number and quality of the efforts searching, depositor's intent, and so on.

The reason that the above idiom is self-evidently in err is due to the fact that every person has a legacy that can become more pronounced after the person transitions from this life. For example, in general, it is indisputable that the lives-of-the-living are indivisible from the lives and works of dead men and women who came before us. We call these dead-peoples' collective lives and works, history.



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Our society, culture, conveniences, heritage, and daily lives rely heavily on those who have already transitioned going all the way back to the beginning of time. Death does not erase what our ancestors have accomplished or vice versa. Further, we also must be wary for sometimes malevolent-types over time can alter perceptions of truth for their own selfishness or agendas or their deities' demands. Even if malevolent-types choose to assassinate an American physically or by other means, and then obfuscate and cover over the truth, a persistent searcher with hard work can use the proverbial trowel, sieves, and brushes to lift out of the sands of time, what was hidden. Sometimes what can still be discovered is a truly significant crystalline-type truth or proverbial xenocryst. These stones may astonishingly appear to have been purposefully deposited within a time capsule or xenolith of documents deposited by one of God's Chosen imperfects or one of His spectral servants or God Himself. This concept is self-evident for it is not too different in essence to the way *Providence* gifted us with the *Dead Sea Scrolls* to help us confirm and/or more fully piece together many things that happened thousands of years ago...so knowing the truth about happenings today or a few years ago or even a couple of centuries back can be more easily understood if authentic sets of xenolithic documents come to light. Further, within these sets can be substantive translucent xenocrysts or stones-of-truth which can easily refract out other facts, patterns, and lessons, as I have imperfectly tried to show in many of my postscripts. I chose to embed these postscripts with their refractions in applicable official correspondence just like this one. I will share a couple of those postscripts in due course below.

To be clear, it is not like someone has to be a doctoral investigative journalist or be a seasoned detective or be a forensic examiner or be a military analyst, planner, and strategist or even have a M. Night Shyamalan conceived *Sixth Sense* type of ability in order to research and connect facts and events (dots) that logically match up...and refract out even more knowable items. So, interesting enough after you contacted me back, as if a *cue* to those who need it, Mr. Steve Bannon during *Bannon WarRoom Episode 3535* [here](#), decided to highlight remarkable recent efforts by a couple of researching authors. These authors used their skills and genius to more fully lift out of the sands of time what happened with the assassination of President John F. Kennedy (JFK) and the proverbial assassination of the Nixon Presidency **by other means** as well as show how that pattern or mode of operandi or doctrinal template matches in significant ways to what some are trying to do to President Donald J. Trump via lawfare. According to Dr. Jerome Corsi, a specific cabal (aka deep state) within the US government conducted a **coup d'état** and he and Dr. David Mantik, the co-author, asserts they have the receipts and applicable analysis within their recent book ([here](#)) to provide clear and compelling arguments. They use verifiable sets of documents (proverbial xenoliths) that were released a while back as well as some recently discovered sets that demonstrate that an interconnected group within the government and greater American society committed the **coup d'état on 22 November 1963 by assassinating President John F. Kennedy, the Commander-in-Chief (CIC) of THE United States of America**. This perception is already accepted by a majority of our American population...so Dr. Corsi and Dr. Mantik are just padding the score and placing down a few more important foundational markers.

Mr. Bannon then goes on to connect author Geoff Shepard's series of books and his most recent book ([here](#)) to demonstrate clear and compelling arguments that the Watergate Scandal, that destroyed aka assassinated the Nixon Presidency, was just a continuation of the treasonous intent of the Kennedy assassination to more fully subjugate the American people. Again, thanks to recently discovered sets of documents, Watergate-affiliated xenoliths with embedded xenocrysts, demonstrate that the **attack on President Nixon, again the Commander-in-Chief (CIC) of THE United States of the America**, was indeed a continuation to maintain the usurpation-control of our federal government. If Authors Jerome Corsi, David Mantik and Geoff Shepards books' evidence proves to be substantially verifiable and correct, it further collaborates what was demonstrated in the *States and Territorial AG TCO Filing Cover Letter* that you can get a copy of by contacting the Oregon AG's office or any AG's office. Also, if these author's books are structured and evidence verified in an easily refracted and cross-referenceable manner, these scholarly documents may assist civil or military law enforcement to open or reopen cases if evidence shows it to be justified and in our national interest. It would not surprise me if this has already occurred.

As referenced in this *N&C Letter's* main body, this oddly connects to Mr. John Belushi's efforts, his death, and the aftermath. Coincidentally, I crafted in one of my aforementioned postscripts in reference

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to Mr. John Belushi's cold case. I say cold case for no self-respecting red-blooded American believes the crap we were told about Brother John's death even if a Canadian drug dealer patsy was convicted and did a token amount of time in prison for the murder. It kinda rhymes with other clownish stories of assassins, suicides, and accidents for like situations, where imperfect be unrelenting honorable Americans of importance were taken out by wet-work or by other means. We certainly could review statements and documents around any number of assassins or failed assassins or just plain kooks who are claimed to be self-initiated and self-supported. Further, let us not forget the murder by tortured-"suicide" of Officer Terrence Yeakley, an Oklahoma City Bombing responding hero, or the suicide-by-fire "aka controlled collapse" of Little Brother WTC Building 7 on 9-11 and so on narratives, none of which a reasonable person would believe if they got the opportunity to study the knowable facts around these events. So, case in point, John Belushi's after-death character assassination, was executed by Bob Woodward and Jack Anderson **whoo** have close relationships with deep staters in the bowels of our government. These "journalists" were doing someone's bidding against the comedian's legacy which does not make any sense unless someone is trying to obfuscate something very damning that Brother John and others were trying to tell us.

Given the artificially created plight of the mean-tweeter President Trump, inter alia fiducia munita, it somewhat mirrors in ways Brother John Belushi's efforts, especially when he was dealing with the "Operation Mockingbird" media. Further, we have to acknowledge that much of the proverbial song, dance, and nonsensical chasing that has gone on, in the bewildering effort, to **Get Trump** at all costs, is beyond panic and desperation...it is truly goofy. Although it is "live from New York," and should have been only a short skit that quickly bombed, someone is artificially keeping it alive, hopefully to develop real evidence. Still, it appears to be a very clownish-type of a lawfare-chase which oddly mirrors the chase scenes by other means of the fictional Brothers Joliet's and Elwood saga in John Belushi's (et al) epic movie the **Blues Brothers**. Again coincidentally, the whole concept of the epic *SNL Blues Brothers* act is directly connected to Oregon in the vicinity of the cartel's drug, human trafficking, election fraud, and constituent poisoning operations, as shown in the main body's deep blue heat maps. Further, based on what Steve Bannon published in his *WarRoom* Episode 3535 (again [here](#)) in reference to deposing JFK (Democrat) and Richard Nixon (Republican), Jack Anderson, the "journalist" was useful in throwing out chafe to confuse the public. Bob Woodward did likewise against President Richard Nixon and President Donald J. Trump. Also, consequentially in a significant manner, both Jack Anderson and Bob Woodward are the "journalists" **whoo** unnecessarily smeared Brother John Belushi's legacy with made up crap, after his death. Thus, I discern given Mr. Bannon's and others **cues**, it is time to pull out of the **queue**, **SR Indigo John Belushi's "Getting the band back together" Postscript**, so its colors can be seen and contemplated.

Besides being a hat tip to a great American and one of the **Best** comedic geniuses of all-times whose life was cut tragically short robbing him as well as the rest of us of much more laughter, the Belushi postscript was meant to bring knowable things to light and point out other items. The postscript was a part of a **Conveyance Email** to alert and mentor a couple of novice public servants to help clean up the mess in their lanes of responsibility/influence. The email and postscript were also meant to have the good-guys in the US Navy address similar things to what I brought to your attention in the **Oregon VSO Conveyance Email**. As a sequel to that effort, I wanted the US Navy to help connect like-items to the malfeasance evident in the after-the-fact John Belushi character assassination by a couple of deep state apparatchiks turned "journalists" aka **Demo-cits** with US Navy connections or perhaps handlers. As I demonstrated in that postscript there were many dots to connect together in how Brother John's death sequence had deep state finger prints. As mentioned above, Brother John tried to warn us all in various ways that Oregonians and Americans as a whole were in danger from something hidden that was lurking in shadows. Apparently that hidden something (TCO) did not like Brother John speaking out. Using pattern recognition and/or modus operandi, the targeting of Brother John matches other killings to various degrees that had similar clownish obfuscation efforts by authorities and news organizations. I will add that the diversionary techniques used in the aforementioned scenarios are not too different from the way your email to me is crafted, although for different circumstances, even if that was not your intent. So, I have brought to you a little more evidence, we certainly recognize new

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evidence means new interest and appraisal as well as a requirement for due diligence. This is why law enforcement will, years later, review old cold cases or even “solved” cases after documents come to light and/or guilty consciences force disclosures which makes it easy to refract out a fuller truth of specific situations.

Now in case you (et al) are not familiar with the term **Demo-cits**, it is a contraction for a person who is a citizen of the infiltrative migratory nation **Demo-cracy** aka **Demo-cracy citizens**. The term is not to be confused with law abiding American Democrats. In fact, given what is laid out in the main body of this *N&C Letter*, there is clear and compelling evidence that American Democrats have been disproportionately targeted by Demo-cits in “Cruelty & perfidy scarcely paralleled in the most barbarous ages.” I laid out how to determine who is a **Demo-cracy citizen** in a substantial postscript which use key xenocrysts as prisms to refract out what has been happening. Now in case you have not received the *Why Portsmouth? Postscript*, please see *SR Violet*. It shows that our **usurpation state-of-the-union** started quite a while back. However, for now we should mostly consider what Steve Bannon and guests, in *WarRoom Episode 3535* (again [here](#)), document. They assert that JFK’s assassination was the start of the usg deep state’s aka **Demo-cracy’s coup d’etat** of our national sovereignty. Further, they logically contend the Watergate Scandal was a continuation of **coup d’etat by other means** which most Americans likely have a basic understanding of. Soooo, the logical next question should be how many **Demo-cits** are there in America? Normally that would be a very hard stat to know and likely classified but just by chance or not...

President Trump made a curious announcement that appears to be letting everyone understand what the tallies are currently. He stated he had 200 million American citizens supporting him, which are likely adult Americans who are fully capable of exercising their rights. He also acknowledged that there are 125 million other Americans that he represents. The 125 million logically consists of underage unemancipated dependent children, dependent incompetent adults and alike, loyal Americans who don’t support him, and finally it likely includes **Demo-cits** and/or their abettors who are substantially through a process of reconciliation or in a limbo status. Please note to be a **Demo-cit**, who is in the process of being fully reconciled, must have provided state’s and/or martial evidence along with signing an Oath of Allegiance to the United States. So doing the simple math that means 325 million Americans are accounted for currently and are on the safe side of the ledger or battlefield...leaving the rest living in America subject to extreme scrutiny as foreigners in America who do not have full constitutional rights per se, given our **usurpatio state-of-the-union**. I will carve out likely caveats for the above extreme scrutiny of foreigners. There may be a few or more friendly foreign forces under a SOFA or alike working in specific battle spaces like US Forces have been afforded in other nations. I only say this from my expertise, for I am not read in on any operations that are not my own. Finally, I would think that the CIC/Chief Magistrate would be giving a little deference to our patient, loyal, and hardworking Dreamers (aka DACA folks) and current green card holders who will likely remain in those statuses until the reckoning is complete.

Still, depending on the source for example [here](#) or [here](#) or [here](#) or [here](#) or [so on](#) that means that potentially between 8 million and ~45 million or more, other types of foreigners including US-born, naturalized, foreign documented or pseudo-documented, (not including fully undocumented), are potentially in grave jeopardy of many undesirable outcomes especially if they are creating mischief. Further, some sub-sets of this massive group could be deemed full up enemies of the United States based on triggering mechanisms and/or actions these foreigners took. So, they can be dealt with accordingly, under civil, criminal, martial, and other law as well as rules-of-engagement during wartime conditions, when or even before the **big announcements** are made.

Now some could think this “legal theory” preposterous, that a US-born person thought to be a US Citizen all their life can be treated as a foreigner and even deported for treason, sedition, and so on ...but it is not a theory it is a codified fact. Further, this concept is self-evident given the precedence for it in our US history. Additionally, the American public has been notified that certain acts will earn a citizen, a loss of their US nationality, for example [here](#) and has been deeply embedded in US Code 8 U.S.C. 1481 ([here](#)) awhile back. It does not matter if a US citizen is naturalized or US-born they can strip themselves of citizenship and be deported for malevolent acts against the US. This construct is even

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more necessary when a US territory can be shown to be in a **usurpatio state** or **occupied territory** status, and US-born persons fully enforced the unconstitutional or unlawful policies of the usurpers. So, if a belligerent, even if in a generally non-violent manner, **whoo** lives in an **occupy-territory** of the US that freely officially enforced the usurping regime's dictates outside what is permitted by the US Constitution, then those belligerents have self-actualized themselves as solely a citizen of the parasitic regime or infiltrative nation giving up their US Citizenship. As BAD as that may sound, it gets much worse and unfair...but the real law and justice is blind.

The hardest and most heartbreaking situation and likely the most difficult ethical conundrum, is in regards to children and/or dependents no fault of their own who could be deported. They could be deported, if both their parents or custodians are deemed malevolent foreigners which necessarily will include unreconciled **Demo-cits**. So, let's Hope those socio-confused **Demo-cits...FOOTSTOMPER** ...on the wrong side of the ledger or battlefield reconcile soon for all of our sakes...but mostly for their children's and children's children and so on sakes. I say this for even if these children are adults now or even more senior adults, given what I have laid out in the **SR Red USMA Amicus Mandatum Postscript (page 17+++ only)**, treasonous or seditious actions connected to a **back-dated declared war** or alike can assess actions of saboteurs and alike **retroactively** this will affect many adults' progenies who did not even know their parents or grandparents and so on were a part of a **coup d'etat** against **We the People**. Well, let us just Hope, if a Demo-cit remain unreconciled, that the charged authorities that have to adjudicate the mess choose to use the least intrusive method for these affected presumed innocent folks (unreconciled Demo-cit's children), by benevolently simply adding them to the DACA roles and maybe even providing them a green card. I guess the silver-lining of this stercus-sandwich, that wise old fools or worse forced on their children and the rest of us, is that there will even be more Dreamers anticipating and praying that **real Americans** will choose to forgive and further choose not to hold, even the gravest of sins by their parents and so on, against them (the new Dreamers aka unreconciled Demo-cits' children) personally...what a mess.

All that said and no disrespect to Mr. Bannon's and guests' extraordinary efforts, I contend that the undeclared war against the USA given knowable facts, actually started to occur much early than the JFK assassination with other **coup d'etats** and other major usurpations in our history that had substantial provable costs to **We the People**. Perhaps that is what the very capable Dr. Peter Navarro has chosen to occupy his time working on while in his Miami prison cell. Or perhaps not, still those illuminating refractions that are yet to be projected, using other known xenocrysts, can wait for another time. So again, it is self-evident that dead men, women, socio-confused eunuchs and alike and so on all have tales to tell even after death. Finally, some perps may think statutes-of-limitations are long past for their or others' dirty deeds or "dirty tricks" and alike. Thus, they may think they have gotten away with any number of depraved actions or abets, in a "fair and square" method. However, given our **usurpatio state-of-the-union** and/or **occupied territory status** or **undeclared war status** or **unrealized announced declared war status** or **so on**, that is a materially, wrong assumption. Case in point, it is clear that the **Demo-crazy** aka deep state and their apparatchiks did not attack JFK or Richard Nixon in a personal capacity, they attacked them as our **Commander-in-chiefs of THE United States of America** which is not only treason it is an **act-of-war** against all Americans and is a clear **Joint-Combined Military issue given the greater global context and implications**. **To be crystal clear, the issues need a full up Material-Spectral Flagged Coalition (the Benevolent-ish Brotherhood Band)** i.e., **We the People, our Friends, and Allies together again, in a war mindset and on a war footing to address the common universal enemy**.

After which we hopefully can work towards what Brother John's immortalized words were intending. He purposefully put them center stage for us to find, in the Jail House Rock scene, of his (et al) epic the **Blues Brothers**...that is if we were attentive enough to see them and alive enough to care what they meant. I assess he and his band's words to us had a double meaning (maybe more). First a face value prayer for us all, to forgive and mend. The second given the story plot of the book with essentially the same name in concurrence with his own life's journey...he was telling us, that like the American Soldiers and Patriots before him, he was willing to do **whatever it takes** to preserve our Nation. He was willing to sing and dance for hostile audiences, be beaten up by those in authority, be chased and hunted, give up a career, pay a debt that wasn't his and so on...go to jail...and as it turned out, even lay down his life for his friends (**no greater love**).

Yes, Brother John...I do concur, **"It's Never Too Late Mend"** (again [here](#))...(RIP).

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Deliberately acting outside those clear guardrails puts individuals in a faithless and unlawful status and at risk of being deemed as unfaithful officials or worse during the times of war. Thus, it is logical and expected, that individuals will be held fully accountable for their actions. This is true no matter what the shade of human they are, what individual preferences they hold, ^(17/03/23 errata) what they want to be called, or what God or gods or self-worship they proclaim. There is clear precedence that public officials and citizens can be deemed enemies-of-the-United States depending on their circumstances. Given the precedence of *Prizes Case* where “undeclared war” may exist, this means unfaithful officials and alike, based on their actions can be deemed enemies-of-the-United States. ***This official action can be done retroactively.*** Once the war is fully declared and announced it will point to events that started the war, meaning from that point forward we were under martial law the entire time, although most citizens did not grasp it and its implications. Additionally, some may also be deemed war criminals given the precedence for various crimes laid out in the Nuremberg and alike trials and individuals can be extradited or deported as we have continuously done to bring Nazis and alike to justice.

Ironically this may seem like a temporal hack or “time heist” to some. However, it is simply accumulated hard-fought wins by our amazing, but imperfect, forebearers both in war and in peace. There is a greater point here that is completely lost on many of us. That is the fact that even the greatest of our champions did not achieve their status completely on their own. In the case of our country, there was a vast army, past and present, of many individual Americans, our Friends, and our Allies whose contributions may not even have earned them a full point on the wins-above-replacement metric but each effort was and is still essential. These good-willed cumulative efforts dwarf even the greatest individual efforts of our purely humankind.

So, when our essential American instruments of balance, transparency, justice and so on are corrupted or inadequate, other instruments can prevail through the cumulative good-willed efforts of bands of Patriots...and Providentially, time can be rewound and evaluated to discern fuller truths as well as clutch a fuller temporal justice.

Only a legitimate authority can approve the course and parameters thereby completing the loop that I propose or similar efforts that may have already been completed. That person is the Chief Magistrate and Commander-in-Chief. Although many endgame solutions can be devised, I humbly offer that the Chief Magistrate/CIC at a time of his choosing, that dignifies his office and his position in our American legacy, can in an *instant* officially announce that “under the authorities vested in me by the US Constitution as the Commander-in-Chief an updated **General Order 100** has been published and is now in effect.” Hopefully it is not as draconian, as is permissible. With that considered, until that moment occurs an opportunity for those who covered themselves or allowed themselves to be covered with stercus ^(13/04/23 errata) can choose to stop their childish participation, clean themselves off the best they can, and resubmit to the laws of the United States of America before it is too late for them. In closing, all Americans have a part to play in getting the mess cleaned up and ensuring that this type of situation ***Never Happens Again! Complement 7, veritas odit moras!***

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classic bait-and-switch fraud with the intent to commit an aggravated assault against every Servicemember. As the fraud naturally fractured into other lines-of-effort, it attacked every US citizen and the world writ large in various ways. Given that these acknowledgements occurred in open court by DOD attorneys in their official capacities, it makes the confession indestructible, irrefutable evidence to criminal activity against the United States of America and every Servicemember as well as logically putting our national security at risk. The testimony shows this governmental criminal conspiracy happened **from the inception of the governmental mandates**, i.e. 24 August 2021. Thus, until the fraud is adjudicated no subsequent related effort will be lawful necessarily.

Legal Precedence: So, to be clear, the Supreme Court has definitively stated in UNITED STATES v. THROCKMORTON that “fraud vitiates every thing.” So, any actions, transactions, decisions, manifestations, branches, sequels, matriculations and so on are in a state of unlawfulness base on the original fraud. Nothing that has a significant nexus or similar will be deemed lawful until the fraud is fully adjudicated. **Thus, for your purposes every disciplinary, administrative, or forced-retirement action that was based on the Covidian injection fraud and mandates, are necessarily void.** That logic holds that “fraud vitiates everything” even if commanders in good conscience directed their subordinates to be injected and Soldiers without evidence or even invocation of their rights chose to not follow the good-faith orders actions against them are void. To reemphasize, the reason for this annualization default status, even for enlisted, is again because the Supreme Court has definitely ruled “fraud vitiates every thing.” Even if subsequent vaccines were designated with the facade of being safe, effective, and licensed, that is irrelevant until the original fraud is adjudicated and remedied.

Now some may think this type of targeting is unprecedented. That is incorrect in both world or American history. For example, the German SS targeted its enemies with euthanasian, experimentation, and alike programs (see *Accessory 8*). Further it can be shown how our current medical unlawful can be linked to our home grown fiends affiliated with usg programs that have done the same as the Nazis, see *Accessory 9 Extract Administrative (Legal) Notification* which includes targeting of Servicemembers over time like physician Captain John Buck MD for something that was provably unlawful, as the Anthrax Vaccine program was, for it was determined to be unlawful in court. The current difference between the WWII example and the sequel usg programs is that no US public officials and defacto surrogates have been held accountable for their crimes as of yet.

This litigious analysis is not only meant to help those targeted by the Covidians. It is also meant to codify for the record that a continuous targeting of American Servicemembers, our greater American family, and our greater international family, by psychopathic Darwinists, sociopathic Utopians, creepy-depraved cultists, and alike has been a continuous “joint[-combined] venture” including within the USG for quite a long time. Just an aside for consideration, there seems to be a correlation between Servicemember experimental injection programs and the “Spanish Flu” pandemic, where patient zero or near to him occurred at FT Riley, Kansas (here) not in Spain. Prior to **the brothel of symbiotic death-dealing viral-bacterial contagions** (wiki review here pg 58, 163-172) being spread to the rest of the world killing millions, some of our fast and lose institutions had injected our Servicemember with concoctions with assembly line efficiency. So, it may be worthy of further diligent forensic investigation into these types of programs. I say this given how it appears to rhyme or appear to be a patten with what has just been perpetrated on the USA and the world by GANOPMA and alike in the Covidian injection program.

Remedy: Given all that has been discussed and that can be easily authenticated, it logically follows that an immediate defacto restoration decision in the favor of Servicemembers who were criminally targeted for elimination from service is imperative to secure justice, that is **if** the specific discharge was significantly based on the implementation and enforcement of the **24 August 2023 Austin Executive Determination** and

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COL Jon J. Chytka
US Army
Notification Officer

10 November 2022 (1/10/23 errata)

Principal João Arruda
Portsmouth Middle School
125 Jepson Ln.
Portsmouth, RI 02871

SUBJECT: *Examination report with embedded official notification of unlawful conduct* of irrefutable illegal human experimentation implemented and enforced at Portsmouth Middle School (PMS) along with countless other agencies.

Dear Principal João Arruda (et al),

I hope Ms. Michelle Michno, your PMS POC, or someone else has given you a heads up about this *Examination Report* with embedded *official notification of unlawful conduct*. Although I used my best discretion in regards to crafting this document in an effort to ease the audience into a liberated understanding of the situation, this *Examination Report* is an *official legal construct*, not a rhetorical one. This document presents evidence and analysis of a fairly complicated and mind-boggling situation in a manner that an average high school sophomore should be able to read, research, verify, and accept or provide a satisfactory counterargument based on knowable facts and/or legitimate faults in the *Report's* facts, logic, or reasonableness. That said, I am not overly concerned in convincing the socio-confused of anything. This *Examination Report* is meant to highlight clearly unlawful conduct and inculpatory evidence using verifiable open-source evidence and a sampling of official documents in my greater investigations. It is a continuation effort to scrub off or de-worm the proverbial parasites and clean up the carnage they have perpetrated. Please know, I expect and want everyone to be appropriately skeptical and discerning of me or any public official or private individual as you confirm what the Truth really is. So, conduct your own due diligence, check my evidence, make some calls, and help yourself (et al) as well as others in evaluating this *Report*. Please feel free to forward this *Report* on to other public-school principals, teachers, staff, and alike (see distro list) that are in the same predicament, for their benefit.

Since I have not received any response from you or your POC on how to proceed with this official document, I have thoroughly researched different avenues, consulted with the *Best* and then used my best judgment. I certainly realize, depending on someone's perspective, that somehow "*I'm the bad guy*" to those who are oblivious, confused, fearful, complicit, or worse. It is just natural not to want to be told that something you did was unlawful or a price has to be paid...this is self-evident based on our nature, as an example, think of the documented fibs many of us tell our brave and beloved police officers, just to get out of a simple traffic ticket. However, those who are wise and/or astute will realize I am being a true friend, for this *Examination Report* is actually a *lifeline* for the complacent, deceived and/or contrite.

I did my best to advise our State and Territorial Attorney Generals that this situation is very sticky and needs to be navigated with great care for all involved. I was hoping all State AGs had gotten their arms around this conundrum by now, but based on my witness and interactions with administrators, teachers, and staff, that does not seem to be the case. So, I am Dutybound to get involved, again. What no one should tolerate is the obfuscation of evidence that would allow psychos including psycho child predators to continue to pollute the vast pools of honorable, but imperfect, public school personnel or alike, by not addressing the mistakes head on. By doing this self-cleaning, our honorable school officials or alike can continue forward in helping parents teach, coach, guide and love (agape) our next American generation. The unlawful activity of the psychopaths among others is not just potentially sexual in nature but also includes documented unlawful physical restraint, seclusion (isolation), human experimentation, psychological manipulation, and resiliency reduction or eradication especially focused on children. The damages to our children and some public officials as well as the public writ large are already tangible, just with the open-source knowable facts.

BLUF: *This Examination Report is meant to notify honorable, but imperfect, public officials that have been deceived into taking part in abusive conduct against our children as well as participating in other illegal human experimentation efforts. These actions have led to some public officials and some in the general public being assaulted by experimental injected concoctions without full informed consent, as well as outright coercion. Thus, this Report's recommendations are meant for honorable public officials to clean themselves off the best they can.*



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Background:

I affirm that I, in my official capacity, recently finished a major criminal investigation into extensive and debilitating government corruption which occurred at every level of government. In due course of that investigation, I discovered irrefutable evidence of illegal human experimentation. As an example, DOD attorneys in open court confessed in Doe (Coker) vs. Austin (pages 12-15) to a dangerous bait and switch fraud from the inception of the Department of Defense (DOD) COVID-19 injection program (Digital copy see **Accessory 1**). So, the logic holds that if DOD, the most well funding organization in world history, did not or does not have “licensed” COVID-19 injections, then no one does. Thus, probable cause exists that all public officials (and the public) including public school officials and alike were given experimental concoctions while believing these injections were proven safe, effective, and licensed. There is probable cause that the fraud’s mode of operandi has been perpetrated against the State of Rhode Island [and Providence Plantation] as well as all other State, Local, Tribal, and Territorial (SLTT) governments. In the case of Portsmouth School Department’s schools, you all advertised and provided building space to dispense the EUA COVID (experimental) injections on site, becoming a de facto test center which means someone was required to provide an institution assurance statement. This Assurance statement normally references the Belmont Report and National Research Act (Pub. L. 93-348) which lays out requirements, for example giving the informed consent briefings, taking and storing the consent documentation, monitoring test-subjects, and so on. This construct is still required even if the RI Governor invoked RIGL § 23-8-2 in good-faith.

Although some may claim licensed COVID-19 injections are **now** available, it is truly irrelevant if these concoctions have a façade of a licensure or not. This is easily determined because the Supreme Court has ruled that “fraud vitiates everything” (See UNITED STATES v. THROCKMORTON). So, USG and other public officials are required to adjudicate the origins of the COVID-19 injection fraud transparently and completely before moving forward with any action or substance affiliated with the fraud. Reviewing the 24 August 2021 Secretary of Defense Austin Executive Determination, all the COVID 19 injections are directly connected to that fraud including the “boosters” as a potential sequential continuance. See **Accessory 2**. Also see Safe Federal Workforce Task Force Letter (Accessory 6) to assess how PMS protocols are interconnected in the larger national issues. It is really dumbfounding to watch as some continue to let the unlawfulness ride as shown on Rhode Island Dept. of Health’s COVID-19 Website that is promoting COVID Bivalent Boosters for children (here).

Still public officials, via their fiduciary legal responsibilities, are required to assess other base documents for authority, ethics and intent, including state and local authorities which can vary. It is also important to review other actions that have a **sufficient nexus** to the aforementioned established fraud, as jurisdictions necessitate. As discussed in **Accessory 6**, these affiliated nexus actions necessarily include the draconian and unscientific protocols directed, implemented, and enforced by public officials against their constituents and constituent’s dependents. It also includes documents that point to intent. An example of this is the Biden Administration’s intent to “leverage” school sport participation (here) into coercing parents to have their children or the children themselves (as per § 23-4.6-1) take an unnecessary experimental injection. This guidance has a clearly coercive intent which is a no-no for experimental therapies and alike. Although Portsmouth Schools did not implement this specific coercive contrick, the schools did use other draconian unscientific COVID protocols that have a **significant nexus** to the fraud with similar intent through coercive effects.

Introduction:

If you do not fully appreciate and identify all references, thoughts, and/or suggestions in this official *Examination Report* it is understandable, for some of the offerings are not necessarily meant for you personally. That said, I have *hyper-linked* items or attached evidence via *Accessories* for your (et al) benefit.

I should not have to reiterate in great detail what occurred over the last few years nationwide and in our townships and public schools because we all lived through the nonsense, together. Pretty much everyone in the United States is a material witness. I fully recognize that hindsight gives us almost 20/20 vision on the outcomes of decisions, actions and events, that is why it is so foundational for public officials to transparently color within the lines of what is legal, procedural, and ethical as prescribed by our Oaths at any given moment. If American office holders do not meet these foundational obligations, we risk our Constitutional Republic being another great idea that ends up on the ash-heap of history as well as worse outcomes after that regression is fully implemented and enforced by the very real kooky-creepy cultists and/or psycho-darwinists and/or sociopathic-utopians and so on, who live among us. The most likely way to non-kinetically destroy our Constitutional Republic is by duping and/or hacking our American population, in various ways, in consort with the malevolent actions of faithless officials and other accessories. Time is truly a great evaluator, as time moves forward, it provides an opportunity to clearly examine the knowable facts and allows us to grade our own



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actions. We are in luck for there are official rubrics for public officials as well as our population writ large which we are judged against and can be held accountable for. For public officials these would include but not limited to:

Oaths of Office: Rhode Island [and Providence Plantation's Oath of Office] or alike as an example.

Nested and/or in conjunction with:

The US Constitution, Bill of Right (Amendment 1-10), other Amendments (11-27) and guiding founding documents (Declaration of Independence) (the Federal Papers);

United States Code;

International treaties, agreements, compacts, and precedence;

State Constitutions: Rhode Island [and Providence Plantation's] Constitution as an example;

State Laws: Rhode Island General Laws, again as an example;

Local charters and ordinances/code: Portsmouth, RI Charter and Code, again as an example;

Ethical Codes: Rhode Island Code of Ethics, again as an example;

and/or the Uniform Code of Military Justice (military law) including *martial law-type situations*.

All the above compulsory law and/or codes would make it seem that the type of crap that has been perpetrated against the American people, our children and the world writ large these past few years, maybe longer, is seemingly impossible... that is unless some of those filling public offices are not ethical and/or competent and/or honorable public officials at all, but something else.

Although I could unpack much in regards to the substantial compulsory list above, in order to respect everyone's time, I will simply focus on some of what was unprecedentedly mandated, implemented and enforced in the Portsmouth School System and compare it against some of the RI State and local rubrics. Given my first-hand knowledge of Portsmouth, Rhode Island's pandemic actions, I will use some words and actions of the authorities involved later in this examination as an illustration, but this analysis could be applied to other SLTTs depending on how their specific situations differed.

It is essential to understand that someone who directed, implemented, and/or enforced unlawful actions may have done so in good-faith if not in the letter of the law. So, it is unhelpful to declare anyone guilty of anything opposed to simply offering that something is unlawful and let the officeholders figure out their own level of aiding, abetting and culpability for themselves, at least at this juncture in time. By doing this, it allows individuals to wake up and mitigate and/or remedy their own mistakes as well as help develop the larger awareness through the astral-exposure of the truly malevolent individuals. Further, I offer that there may be no technical legal violations for some, depending on an individual's specific circumstances and actions. Reminder: non-violent wrongheaded speech, not financially solicited, even if it got individuals to join in on the experiments is likely protected speech. However discretionary inaction by an individual in authority who knows of major infractions of law and security, but does nothing to address them has committed an irreconcilable breach of their fiduciary duties and their Oaths. That said, this *official notification* to you will give you a full opportunity to scrutinize actions that you (et al) all executed individually and collectively as a stand-alone facility and semi-autonomous agency. Again, I have both the obligation and authority to provide this *Examination Report*, due to my status and assignment. Further, I am executing these actions in a multi-level, inter-agency, and inter-branch method for a number of reasons, including so you (et al) can easily verify the base knowable facts and so we can check each other's proverbial homework, and hold each other accountable.

Knowable Facts:

Analysis of the science:

So, *as we all witnessed first-hand*, a number of extreme and unprecedented measures were taken in the name of COVID 19 health, safety and protection. Although these antics labeled as protocols are well known, I will quote from an official document submitted by a person some of you know well and hold in some esteem, former Portsmouth student Cadet Maria Chytka. The Portsmouth School Committee ^(11/25/22 errata update) even formally acknowledged her remarkable achievements in the National Merit Scholar Competition during one of their meetings. Further, in the midst of Appointee (now cadet) Maria Chytka's brave Notification process, the honorable Portsmouth High School faculty selected her as their choice to be the student speaker at Portsmouth's 2022 Graduation (speech here starting ~ minute 1 hour and 18-minute mark). I commend that speech to you, for it has a set of messages in it for you personally.



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As shown in Cadet Maria Chytka's *Medical Accommodation Notification Memo* to USG officials in her official capacity (10 U.S. Code § 7441a), she provided what she and her fellow students were put through as Portsmouth, Rhode Island students. I quote from her *Notification*:

“there is much that I could do an in-depth scrutiny of, based on my first-hand personal experiences of unscientific COVID-19 guidance and mandates including lock downs, one-way hallways, 3-6 ft. personal space rules, masking procedures, unreliable testing procedures,” See *Accessory 4*.

Using the aforementioned confirmed enforced protocols, let us use logic to determine what these measures are and what they are not. Cadet Maria Chytka states definitely that these are “unscientific.” She stated this knowing that some highly credentialed individuals in the health system are providing it as guidance, highly credentialed individuals are implementing the guidance, and highly credentialed individuals are enforcing the protocols. Still, she, in her official capacity as an appointee under the penalty of perjury, contends these measures are unscientific.

Honestly, this is quite brave for a 17-year-old (at the time) appointee to put in an official affidavit-type document that she could be held personally accountable for. So again, the information in the *Notification* is part of an official government document which Cadet Maria Chytka has authorized me to release. She is confidently saying that protocols are “unscientific,” this is based on what she has learned and experienced including while matriculating in the Portsmouth School System, which included several science fair projects where she leveraged the Scientific Method. If something is scientifically proven it has been studied and is shown effective or operative. We do not need to wonder about it because honorable public officials can show us their homework via the studies they used to assess the protocols and demonstrate their good-faith intent even if technically coloring outside of the rule-of-law.

The study data PMS (et al) used to evaluate the protocols should have been assessed, published, and reproducible. That said, it seems clear in the case of PMS as well as the greater Portsmouth School System (et al), for whatever reason, did not follow confirmed science but instead followed unhinged mandates based on opinion. We certainly have seen a lot of opinions on the subject of these protocols including highly credentialed individual's contradicting themselves. Public servants do not implement opinion outside the law because opinion even if given by an expert has no hard evidence and cannot be enforced outside the judicial system. On the contrary, there is quite a bit of evidence that these COVID-19 protocols did do provable harm when implemented and enforced. For the knowable tangible damages, see any of the studies listed [here](#) and recent test scores ([here](#)) and VAERS data ([here](#)) and suicide rates ([here](#)). In fact, there is so much evidence that public health officials are not using science, that comedians are having a field day in one of our most treasured traditions...comedy. Here are a couple for your benefit ([here](#)) ([here](#)). If comedians are pointing this out, it is in the public's consciousness and is public knowledge that will boomerang soon or soon enough on all involved. That is why it is essential for imperfect but honorable public servants to mitigate and remedy their own actions the best they can, the sooner the better.

Reference the COVID 19 EUA injections, especially the gene therapy (mRNA)-type, Cadet Maria Chytka's official *Notification* lays out a number of knowable salient points in regards to the injections. She demonstrates that medical and health officials know there are problems. First, there were known therapeutics curatives from nearly the beginning of the pandemic making the COVID 19 injections **unnecessary** from the get-go. See cumulative list of studies on therapeutic curatives ([here](#)). She shows that some medical and health officials are hiding study data and holding back and delaying the notification of adverse side-effects and outcomes data. She even does additional analysis using the scientific method to see through the noise and chaos to determine what is really going on. Her analysis shows that the US and greater world are in a large illegal human experiment whose patrons have hijacked authorities to enforce the physical components of the experiment. She minimally alludes to psychological experiment that is also underway. She cautiously highlights those connections in later submissions to authorities.

That said, even if the unscientific and nonsensical protocols were not based on science and did not have a compelling need, it still could be technically legal if precedence and/or law supports it. Below I will review the different potential legal paths for what happened to discern if there are any legal gray areas for wrongheaded public officials who experimented on children, each other and in various ways the greater public.

Analysis based on Law:

Every public official takes an official Oath of Office that obligates these officials to work within a specific set of guide posts for their specific office. In the case of public-school committees and other school officials, they have an Oath very similar to the school committee oath below.



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Oath of Office (here): “I do solemnly swear that I will support the Constitution [RIPP] and obey the laws of the United States of America and the State of Rhode Island and Providence Plantations; and that I will faithfully discharge the duties of the office of Regional School Committee member.” Most state and local Oaths are similar to this with a few nuanced differences based on position held and most add “So help me God.” I am unsure why the above Oath does not have this important and traditional acknowledgement to the Creator in it, but no matter the RI[PP] Constitution is clear in its deference and acknowledgment of the Creator’s omni-authority. See also RI[PP] Constitution Article III Section 4. Oath of general assembly members, judges, and other officers.

Although Oaths are fairly short, they are densely packed with Responsibilities, Obligations, and Duties...very serious and material items. Taking an Oath of Office at any level or discipline, in the United States, is a foundational commitment that joins an Oath-holder to our governing documents, laws, codes, precedence, respectful traditions, and our efforts to constantly improve on our legacy as we try to perfect our Nation in fully reaching our founding principles. Below I will unpack some of the state and local legal authorities that should have been examined before executing and/or continuing with the COVID 19 fiats or their implementation and enforcement by school officials and others.

The State of Rhode Island [and Providence Plantations] Constitution (here 11 November 2020 version): Rhode Islanders are quite blessed for the State of Rhode Island [and Providence Plantations] Constitution is truly remarkable. It deliberately re-codifies, for Rhode Islanders and those legally living in its borders, Rhode Island’s enumerated and Rhode Islanders’ individual rights from the US Constitution and its Amendments. It further declares “The rights guaranteed by this Constitution {RI[PP]} are not dependent on those guaranteed by the Constitution of the United States.” It shows great foresight by all Rhode Island framers that culminated in the adoption of the 1986 Rhode Island [PP] Constitution. They seem to recognize that forces, nationally, could be at work to steal the codified endowed rights given to us by the Creator. Further, the framers of the 1986 RI[PP] Constitution better explain some individual rights in the body of the RI[PP] Constitution itself. See Article I. So, the RI[PP] Constitution has many applicable articles in regards to the public schools and COVID experiments and alike. There are several Article I Individual Rights that could be unpacked and shown to have been illegitimately infringed upon, by public officials in the name of the COVID protective custody and control experiments. For example, a solid argument can be made that the unscientific mandates infringed on **Section 2. Laws for good of whole...**, **Section 3. Freedom of religion**, **Section 4. Slavery prohibited**, **Section 8. Bail, fines and punishments**, **Section 20. Freedom of press**, **Section 21. Right to assemble — Redress of grievances — Freedom of speech**. With that emphasized, I will choose to highlight other items. For example Article XII of RI[PP] Constitution clearly put Education in the primary responsibility of the State Legislature who will promote and fund it...with essential oversight functions. I also want to highlight that RI[PP] Constitution Article XIII delegates authorities for home rule to local governments but clearly limits chartered townships by directing them to obey the State’s Constitution and statutes.

State Law - Rhode Island General Laws (RIGL here): Besides the remarkable RI[PP] Constitution, Rhode Islanders are also quite blessed with some reasonable state statutes meant to prevent abuse and overreach by incompetent and/or wrongheaded and/or malfasant public officials and others who may want to journey down a wrong path. There are dozens of statutes that should have been considered before directing, implementing, and enforcing a set of experiments on constituents and constituent’s dependents. Below is a sampling of statutes *that in hindsight should have been leveraged as foresight* and are relevant in the COVID-19 preventable overreach and follow-on outcomes:

- RIGL Title 23 Health and Safety Chapter 4.6 Consent to Medical and Surgical Care § 23-4.6-1...this statute is poorly worded and arguably incongruent in regards to age requirements with other statutes meant to protect minors like § 15-2-14 Marriage licenses or § 23-4.7-6 Informed Consent for Abortion. That said, this statute still codifies that health and medical procedures and protocols need parental consent for minors that are 16 years of age and younger. According to § 23-4.6-1 “Any person of the age of sixteen (16) or over...may consent to routine, emergency, medical or surgical care” which could include taking EUA COVID-19 injections depending on the discretion of the clinician. Although expecting 16 years old (or ~ high school sophomore) to fully grasp complicated medical things is problematic without a guardian’s assistance. That said, Clinicians and alike who injected COVID 19 concoctions into 16-year olds or anyone else will be able to produce the notifications of risk via a standardized flyer or a standardize briefing document that they gave prior to injecting the concoctions into the test subjects.
- RIGL Title 42 - State Affairs and Government Chapter 42-72.9 Children's Right to Freedom From Restraint Act...this statute/act should have prevented the unscientific protocols of isolating healthy children in quarantine or making them put on restrictive gear like masks for long durations.



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- RIGL Title 16 Education Chapter 21 Health and Safety of Pupils § 16-21-34 Statewide bullying policy implemented... this statute/act should have prevented the enforcement of unscientific protocols that instilled fear and disrespect towards minors. This statute is front and center on Portsmouth School Department's website ([here](#)) and our school personnel are trained on it.
- RIGL Title 40 Human Services Chapter 11 Abused and Neglected Children R.I. Gen. Laws § 40-11-6.1 ...this statute should have emboldened our public officials to push back on the peculiar unprecedented protocols for minors who are not affected in any great manner by COVID-19. Our public officials should have recognized the protocols as abusive and unlawful.
- RIGL Title 42 State Affairs and Government Chapter 112 The Civil Rights Act of 1990 R.I. Gen. Laws § 42-112-1... this statute/act should have allowed parents to stop the aforementioned experiments against their children by simply raising the issues with the School Administrators, School Committee members, and so on, which many parents did do and wrongheaded officials chose to continue with their experiments.

That said, as Title 30 Military Affairs and Defense Chapter 15 Emergency Management (EM), gives the State and Local governments enhanced authority to combat verifiable emergencies or disasters. As a Soldier, staff officer, and US Army Corps of Engineer Commander, I can attest, from experience, to the importance of these authorities as my teams supported EM exercises and several real-world emergencies. It is essential for states and local jurisdictions to provide leaders with an amount of discretion to deal with fast moving emergency situations. Rhode Islanders' wisdom in empowering Governors is no different as shown in § 30-15-7 that states when Rhode Island Governors, in disaster situations, "Issue executive orders, proclamations, and regulations and amend or rescind them. Executive orders, proclamations, and regulations, for the purposes of this chapter, have the force and effect of law," now not to diminish the governor's enhanced authorities in disasters, but the Governor can't just order any type of action he/she pleases. These decisions must be faithfully executed in a balanced application in regards the RI[PP] Constitution, existing law and the verifiable compelling need. Further, as appropriate in the case of the COVID pandemic, GOV Raimondo also invoked Title 23 Title 8 Quarantine Generally-authorities which gave her extraordinary additional leeway to address health emergencies. In this law as per § 23-8-18, the governor can "place under quarantine the whole state or that portion of the state that he or she may deem necessary" or as per, § 23-8-2 can determine a "voluntary mass immunization program" and "public or private agencies that participate in the authorized mass immunization projects shall not be liable to any person who experiences or purports to experience adverse effects arising from the immunization or attendant procedures; provided, however, that **informed consent is obtained.**" Again, not to diminish the governors' authorities but Governor Raimondo, now Governor McKee, were still required to seek out the knowable facts before taking actions to ensure the Administration is coloring within what is legally and morally defensible while pursuing the best interests of the common good. Further, if Governors and subordinates see something extraordinary done within their office's purview, they need to scrutinize it. This due diligence ensures they are well and faithfully discharging the duties of their office. Also, this due diligence would include official reviews of hospital occupancies, identifying the most vulnerable, securing study data, reviewing study reports of protocols, and receiving many differing opinions, as well as securing promising therapies and curatives and so on. Even if there had been scientific documentation that the COVID health and medical protocols that shows them effective, the Rhode Island governors would need to follow informed consent and parental consent laws/regulations, as per § 23-4.6-1, before implementing and enforcing a medical or health procedure on anyone especially children.

Governors and other leaders are required to challenge health, medical, and other officials (and vice versa) when they seek or direct or demand excessive concessions from the population that are unreasonable and/or unlawful. Some COVID fiats are clearly and purposefully coloring outside what is appropriate as shown in the simple review of the aforementioned Constitutional Articles and statutes mentioned above. Further, ordering individuals to do things where there is no clear evidence of compelling need or scientific basis for protocols is problematic (generous terminology). This clearly makes all the "ordered" inmate-eques protocols questionable. The "unscientific" masking, one-way hallways, 3-to-6-foot rules and other isolation techniques are cruel and unusual. We have long known of the psychological secondary effects of isolation as proven in medical studies ([here](#)) and this knowledge is in the general public's consciousness based on films that portray the effects of isolation like the movies *Cast Away* and *The Martian*. So, it was foreseeable that a corresponding rise in suicide rates would occur by executing **unnecessary** isolation. This is especially true with children who likely have not had the time to develop coping mechanisms necessary to endure that type of treatment. Also, ordering long duration lock downs (a protective custody technique) greater than the period of the expected course of sickness in itself is absurd. Likewise, the crazy quarantine requirements of COVID-infected suspects who may have come in contact with an unclean COVID "zombie" requiring the COVID-infected suspect to be



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extra-procedurally put in quarantine jail without confirmed positive COVID “zombie” test is also outrageous. To prevent this type of amateurism, Rhode Island state and local authorities have statute authority as per § 23-8-4.1 to examine suspected cases, but Rhode Island officials blew off this step in lieu of the arbitrary quarantine method that forced healthy individuals, mostly children, who are not affected by the disease into isolation or semi-isolation for extended periods of time. All the orders, implementations, and enforcements need to be fully examined. The evidence that this happened is publicly known and has been logged in various state, territorial, and local systems, including the PMS nurse’s school health system and in the guardians’ emails and texts and sometimes in corresponding unscheduled vacation or sick leave if parents are lucky enough to have those work benefits.

I would like to think when some national leaders, public officials, frontline doctors, parents and others brought up the growing evidence that we were not following science or the law, the goofiness would have stopped and lawfulness would have quickly reemerged, but that did not happen. Why? No public official involved no matter the branch and/or level of government can self-exonerate themselves from culpability. The National Conference of State Legislatures even lays out clearly the state legislatures responsibilities of oversight in emergencies (here), meaning when overreach occurs it is their job to step in...but many did not. Why?

Precedence: In regards to forced immunizations and health protocols, there is precedence that goes back to the founding of our country of localized mandated immunizations and quarantines which has been upheld in court. For example, George Washington, after much contemplation, begrudgingly ordered the Continental Army to be inoculated for small pox. This occurred only after the Brits were alleged to be using biowarfare as well as since many natural outbreaks of small pox were occurring throughout the colonies. Washington’s decision, based on potentially losing a war, took him a very long time to discern. It must be noted that this is prior to many safeguards and the Constitution itself. However, the precedence (codified in law) is followed today for Servicemembers involved with specified operations where a creditable risk exists for a specific contagion. So, this would not apply to any of our current experimental COVID inoculation programs, even for the military.

Also, as Justice Alito specifically highlighted in his 12 November 2020 speech (here ~ 10 minute mark), a 1905 Supreme Court precedence Jacobson vs Massachusetts exists. The city of Cambridge actually passed an ordinance requiring immunization for small pox during a local endemic. The city ordered all residents to be immunized for small pox. The city fined Mr. Jacobson \$5 for not complying and when he refused to pay, the city then jailed him until he paid up. Note, the \$5 US Silver Treasury Certificate fine is equivalent to \$169 US Federal Reserve Notes in today’s currency, and subsequent jailing was deemed Constitutional by the US Supreme Court. A very thoughtful discussion on the potential forced immunizations can be found here and in **Point 11 on page 15** in the attached **Hennings’ Letter Accessory 5** (letter only). CAPT Chad Hennings, NUWC commander, is cc’d so you can verify that the year-old examination report and **Notification** document is authentic. The crux of these discussions leaves the door open, even for a countrywide immunization program for a specific contagion, however it would most likely require both a Congressional Act and verifiable compelling need to execute a nationwide mandatory immunization for a pandemic using a licensed vaccine or alike. I offer this point only gingerly, with the caveat that Justice Alito’s comments demonstrate great interest (by likely most or all of the Supreme Court Justices) in regard to the COVID infringements. He freely offers that Justice Kagan has affirmed herself as a Constitutional originalist and contextualist. So, the Supreme Court could choose to review the Jacobson vs. Massachusetts decision as a part of the greater set of issues with COVID-19 overreaches by all levels of government and de facto agents of the government and then who knows... what proverbial card they could establish, as they do their best to apply the developing concepts originalism and contextualism. This point is just meant to reemphasize with Judge Alito said, the Supreme Court appears to be greatly in concurrence on these essential principles in determining future cases.

In hindsight, given the knowable facts, we were in an artificial pandemic not requiring forced immunizations, draconian protocols and attempted indoctrination programs, which bring us to a different but notable type of precedence. There is a heroic precedence that we would hope our public school teachers and alike would emulate on how to push back on wrongheaded pseudo-science, pseudo-history and psychological indoctrination, for example how Norwegian teachers prevented a Nazi takeover of their education system in 1942. On the other hand, there is ugly precedence in our own country that included public school teachers who supported wrongheaded government officials by psychologically demoralizing parts of our first Americans’ population and their children. The usa did this by first confining some of these first peoples of America in concentration camps by treaty, by pseudo-legislation and/or by fiat. Later, some wrongheaded public officials, including educators, tried to eradicate some of America’s first authentic language, culture and heritage opposed to just building educational bridges through to them. Thank God that the usa failed to meet its intended outcomes in that experiment. Providence showed us how indispensable those brave and



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honorable Americans, with their (our) authentic culture and language, were to us and the world writ large especially in WWI, WWII and beyond. It is odd how in many ways our current situation rhymes with this past nonsense.

Town Charter ([here](#)), Ordinances/code ([here](#)) or special statute authority ([here](#)):

Our township has a well-constructed Charter that lays out authorities and who does a number of things. It directs that most policies for the School Department are directed and implemented by the School Committee and Superintendent, but “no legislative powers of the Council may be delegated to these committees” or individuals. The Charter states clearly that the Town Council subordinate organs are required to follow the RI[PP] Constitution and state statutes. It is clear from Article XIII Section 2. Local legislative powers: “Every city and town shall have the power at any time to adopt a charter, amend its charter, enact and amend local laws relating to its property, affairs and government **not inconsistent with this Constitution and laws enacted** by the general assembly in conformity with the powers reserved to the general assembly.” This means, all Rhode Island Town Councils have legislature functions with corresponding oversight responsibilities. So, the Portsmouth Town Council has a lot of authority to challenge orders, adjudicate missteps and refer filings for wrongdoing as evidence presents itself. Since, the School Committee and alike fall under the Town Council, it is in the Town Council’s authority to oversee that committee and other subordinates, i.e., the School Department and schools. I will add, it is also every public official’s responsibility to address overreach in their positional lane. Much could be unpacked in the Portsmouth Code, but it is unnecessary for the Code must appropriately conform with the state Constitution and statutes, leaving no gray area.

Rhode Island COVID declarations, orders, and other fiats:

Reviewing our Rhode Island officials’ initial actions in regards to the COVID 19 pandemic, it is worrisome and telling given the knowable facts. Our public officials who are supposed to be reasoned, lawful, and disciplined, instead seemed to be inflicted with panic from a boogie-virus. As many of us have learned from experience, first reports are often wrong. It is usually wise to pause until what is assumed true is confirmed as well as verify the greater situation. It is human nature to overreact in amorphous and ambitious situations; that is why clear processes and protocols are laid out to help work through complicated events. Further, just because you have the authority to take a specific action, it does not mean it is faithful, reasonable and/or wise to do so.

Given the benefit of hindsight, we can assess many things about the Great COVID Hokey Pokey and those who directed, implemented, and enforced it. As mentioned, Governors, as our states’ chief executive and commanders-in-chief, have great authority to administrator services and execute emergency measures. For example, how Raimondo & McKee Administrations have directed, implemented, enforced, applauded, and/or spectated while some unprecedented and unnecessary (in hindsight) actions occurred on their respective watches. GOV Raimondo’s original Emergency Declaration for COVID was reasonable, well-constructed, and shows a focus on limited use of authority and where that authority is codified in law, see 9 March 2020 by signing Executive Order 20-02 (EO 20-02) Declaration of Emergency (COVID-19). The disaster was confirmed and partly federalized by President Trump’s Major Disaster Declaration for the State of Rhode Island on 31 March 2020, FEMA HQ-20-052. So, given EO 20-02’s appropriate measures, the subsequent actions went from reasonable to worrisome with many subsequent COVID affiliated executive orders. Reviewing Raimondo’s original declaration, it clearly states:

“NOW, THEREFORE, I, GINA M. RAIMONDO, by virtue of the authority vested in me as Governor of the State of Rhode Island and Providence Plantations, pursuant to Article IX of the Rhode Island Constitution and the Rhode Island General Laws, including, but not limited to, Title 30, Chapter 15, do hereby order and direct the following...”

Again, EO 20-02 is well put together and focuses on the logical needs and statutory authorities of Title 30 Chapter 15 Emergency Management. It appropriately reduces regulatory burdens and enforcement actions at the discretion of public servants to best serve the public, so everyone could get their arms and minds around the crisis. As important is what EO 20-02 does not do. It does not invoke infringements on Constitutional freedoms in the text of the order. Subsequent EO’s and actions did not keep with that deliberate and logical framework.

The Raimondo Administration slipped down the slope of more and more infringement and coercion as it continued to publish COVID EOs. Although the intent of specific EOs may have been meant to force positive outcomes, the manner of implementation in many cases are provably arbitrary, capricious, and did not have a compelling need. Although plausibly well-intentioned, it still places these acts arguably outside the rule-of-law and is repugnant to the US



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Constitution and the more stringent Rhode Island [PP] Constitution. The Raimondo Administration did this while intermingling Executive Orders that could be deemed reasonable in accommodating for her own pronouncements.

A review of GOV Raimondo's Legal Sufficiency Analysis (LSA) for each EO and other major behind-the-scenes actions would help us understand the administration's basis for each, and the legal reviews by state and local agencies that implemented and enforced "the orders" would also be valuable to see if any friction or pushback aided in a better decision as it should have. LSAs and legal reviews (LRs) aide authorities to prevent decisionmakers from breaking the laws they are sworn to uphold. LSAs and LR's are key tools for public officials to ensure they are coloring within what is legally defensible, however these tools of legal advice cannot fully exonerate public officials from major missteps, but the instruments could be a mitigating factor, more discussed in Recommendation Section below. I have included an example of an LSA that I constructed for the **24 August 2021 Austin Executive Determination (ED)**. I did this to help me and others understand how the ED was legally justified or not. It is attached for your benefit and understanding. See *Accessory 3*. That said, Raimondo's "orders" are problematic when reviewing the subsequent EOs through the lenses of common sense, logic, science and law. I provide a sampling of the Supplemental EO's with wiki-reviews below:

- EXECUTIVE ORDER 20-03 Supplemental Emergency Declaration – 13 March 2020... focused on US Citizens including Rhode Islanders who have travelled outside the DC and 50 States, ordering them to quarantine (protective custody status). It is arbitrary and capricious because it does not focus on knowable hotspot areas. The intent of EO 20-03 and subsequent EO's is not to stop the spread completely because that is scientifically impossible. The intent is to slow the spread so it does not overwhelm the healthcare system. The EO 20-03 document does not specifically focus on the disease at all. It oddly focuses on a robust arbitrary and capricious sets of areas. For example, it arbitrarily is treating US citizens from our territories differently than the rest of the states and the District of Colombia. There are certainly hotspots outside the US's borders but not all countries are hotspots, so US citizens unless tested positive or examined in some way should not be forced into quarantine.

- EXECUTIVE ORDER 20-04 Second Supplemental Declaration – Restaurants, Bars, Entertainment Venues, and Public Gatherings -16 March 2020 ... focuses on Rhode Island business owners, clergy, and so on. GOV Raimondo discerned that the threat from COVID-19 was so dire she invoked her substantial general quarantine authorities in Title 23 Chapter 8. The Rhode Island Governor can "quarantine the entire state" if she deems it necessary. It is hard to see the necessity given the caseloads during the time she used the authority. See graph of Rhode Island COVID cases by time ([here](#)).

- EXECUTIVE ORDER 20-10 Eighth Supplemental Emergency Declaration – Quarantine Restrictions on Domestic Air Travelers – 23 March 2020... focused on all US Citizens and guests, **except** public health, public safety or healthcare workers, who were flying into Rhode Island. So again, it is knowable where hotspots are and those flights coming into Rhode Island from those locations should be the ones focused on. Further, it does not make sense that public health, public safety or healthcare workers are separated out as if these individuals have special immunity to the disease or are a special class of individual. All US citizens unless tested positive should not be forced into quarantine.

- EXECUTIVE ORDER 20-12 Tenth Supplemental Emergency Declaration – Quarantine Restrictions on Travelers from New York State – 26 March, 2020... was fixated on New Yorkers which to be honest most Americans (other than New Yorkers) probably humorously joked with other family members, as per our natural tendency to tilt towards tribalism and humor, i.e., "If it was this easy, I wish our Governor had figured out how to contain New Yorkers many years earlier, think of all those obnoxious Yankee and Mets fans who have escaped already." That said, it is true that NY, at the time of this EO, had a larger number of COVID cases. So it may have been appropriate to address this in some manner ([graph here](#)) especially around NYC and suburbs ([graph here](#)). New York, like many states, is the size of a small country or about 50 times the size of Rhode Island and had some counties with very low cases ([graph here](#)) at the time. So, if a legal and science-based Legal Sufficiency Analysis (LSA) of EO 20-12 had been done focusing on the hotspots in the state of New York and greater US, it would not have been as arbitrary and capricious but it technically might have had other legal issues. Case numbers were easily known at the time...again see graphs by county and time ([here](#)). All joking aside, it was good that Governor Raimondo *welcomed back* our New York brothers and sisters by rescinding the order, but it does beg the question who is providing medical and legal advice for such arbitrary and capricious actions.

- EXECUTIVE ORDER 20-13 Eleventh Supplemental Emergency Declaration – Staying At Home, Reducing Gatherings, Certain Retail Business Closures and Further Quarantine Provisions – 28 March 2020... with this EO the fixation no longer was just on New Yorkers but now on our Rhody neighbors...all of them as well as others living in the state. That said, as mentioned above, Governor Raimondo had the authority as per § 23-8-18 to do this if the



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conditions warranted it. That said, my hospital stay in April 2020, I witnessed under-utilized faculties which is confirmed by the case numbers on the graph ([here](#)) make a statewide quarantine seem suspect to order (more below).
- EXECUTIVE ORDER 20-20 Seventeenth Supplemental Emergency Declaration – Further Quarantine Order April 9, 2020... focused on the chance 6 foot passing of a confirmed COVID “zombie” by a potential COVID suspect which became a de facto verdict for a two-week quarantine. This again as mentioned above is unlawful without an examination or positive test among other items.
- EXECUTIVE ORDER 20-24 Twenty-first Supplemental Emergency Declaration – Requiring Cloth Face Masks at Work- April 14, 2020 ... this fiat focused on making masks mandatory at work because the CDC recommended it...not leveraging any scientific studies showing this long duration medical procedure had any benefits and it did not even provide the risks of potential harms. It clearly violates informed consent.

From open-source reporting ([here](#)), Portsmouth Superintendent Tom Kenworthy appears to have taken a less aggressive stance on the experimental COVID 19 injections, when other chose to emulate the wrongheaded mentality of Captain Richard Henry Pratt on their fellow Americans. This interview was before the 12 November 2021 DOD attorney’s court confession (see *Accessory 1*). Further, the aforementioned confession was not treated like it should have been, i.e., predicate for a nationwide injunction on COVID 19 injections. Further, it was not publicized for whatever reason. Thus, Kenworthy’s “vaccination” or test option is a reasonable way of addressing the crazy **demand characteristics**, although the policies implementation still may have had potential sticky Health Insurance Portability and Accountability Act (HIPAA) issues in demanding proof of “vaccination” with experimental concoctions. These comments are not an exoneration of anything or of other COVID policies under his authority, like implementation and enforcement or spectating over the restrictive and isolation mandates in the Portsmouth school system. It is simply an observation of some restraint by a public official.

Given all the above, I offer to see how really absurd these masking and other antics were, a school official can simply review the standard International Rules: Guidelines for Science and Engineering Fairs 2022–2023 Risk Assessment Form which Portsmouth Schools use for lane-proofing student science fair project. The one-page form is a standard process that schools mandate teachers, students and parents to contemplate before the school approves a student’s experiment, You (et al) have experts in your school who can assist in applying this form in regards to your specific set of COVID experimental actions.

I could go on and on regarding problematic orders or other decisions involved, however it would serve no additional purpose. Each and every executive order, declaration, fiat, implementation, enforcement or alike should have had a legal examination. Public servant implementers and enforcers should have demanded to see LSAs/LRs or refused to comply. Many of the COVID fiat documents are repugnant in both direct and indirect ways to the RI[PP] Constitution and state statutes. To put it very simply, RI[PP] Constitution Article 1 Section 2 “**No person shall be deprived of life, liberty or property without due process of law.**”

Compilation of Analysis:

Now some can tell themselves that the team at Portsmouth Middle School (et al) were convinced that all the nonsense was legal, scientific, and there was a compelling need, but I quote from Cadet Maria Chytka’s *Medical Accommodation Notification (Accessory 4)* conveyed in her official capacity:

“The issues with the COVID-19 guidance and mandates are so obvious that my schoolmates and I recognize that the scientific method was not followed as we did the routine for two years because it was mandated. Below I do my best to demonstrate this lack of scientific method in this specific situation.”

If some public officials, experts, parents, high schoolers, middle schoolers and equal-opportunity comedians are talking about the unscientific nonsense that some public and school officials are directing, implementing, and/or enforcing, then no objective adjudicator, grand review board, or alike is likely going to believe that public officials with BAs, BSs, MAs, MSs and greater credentials who executed the nonsense had failed to figure this out also. Even given all the above, which may seem to be **indefensible**, *I offer a few science-based reasons that honorable, highly intelligent and educated folks could be in a vapor-lock status for two years.*



Mitigating circumstances:

Legal and expert opinion documentation: Besides the aforementioned judicial decisions giving deference to Governors, there may be other major mitigating considerations for school officials that took actions due to faulty legal advice/opinions. Faulty legal advice could have misled good-faith public servants giving them a false sense of authority. These documents would include state Legal Sufficiency Analysis (LSA) documents that show the logic and need to invoke specific parts of state law and direct specific intrusive actions through executive orders, declarations, and other fiats. Further, at every subsequent level of government the senior decision-makers should have directed due diligence Legal Reviews for their organization when actions were not routine or unusual in some way. Finally, given the unprecedented unscientific mandates, likely some public officials may have asked and reviewed the set of LSA/LRs to do their own assessments prior to implementing or enforcing any of the mandates on anyone else, which may have been faulty. Chairmen, Superintendents, Principals and alike likely have documented in writing the legal, medical, health, supervisory or other experts' advice that individuals provided them. This advice could be in emails or other correspondence or documented in meeting notes if it was only verbal. I did ask Ms. Michno, PMS POC, for the set of LSA/LRs for each of the COVID-19 policies and have waited for her to provide them. However, they have not been forthcoming so I cannot assess their mitigating value.

Reasonableness: Although something can be unlawful or negligent in hindsight, some individuals' actions could have been reasonable, at the time, based on the circumstances and the available evidence available to them and/or authorities invoked for exigent conditions. We have an objective legal standard called the reasonable person that we can leverage to determine if someone acted reasonably. A great majority of our population at the start of the pandemic thought it was reasonable and dutiful to follow certain governmental direction from our federal and SLTT governments despite infringements on our rights. Again, Justice Alito mentioned in reference to the COVID Hokey Pokey that some judges provided our Governors extraordinary deference on lock downs or alike (again see here). So, it could be plausible for our honorable public servants to consider these infringements legal if judges were ruling in favor of them. Further, common sense could determine that many unprecedented odd actions were meant to slow the spread of a novel worrisome disease, quarantine the sick, and protect the most susceptible. Thus, our society, for a short duration, could reasonably support a set of potential and assumed helpful protocols while scientific evaluation could be more thoroughly done. That said, Supreme Court Justice Samuel Alito during the speech and before subtly reaffirmed to the nation in a very generic manner, the US Constitution (any part) is not suspended no matter the location or preference, even in a pandemic (here). He artfully in a non-judgmental way stated this in the speech to the prestigious nonpartisan Federalist Society. He seemingly is notifying elected officials, public servants and others back on 12 November 2020 (here) to re-think about the unprecedented actions by fiat. Further, he lays out in a matter-of-fact way the state of union and our government's contract from a Justice's perspective. He authoritatively clarifies that the purposeful deterioration of our National contract (the Constitution) including threatening intents to the judiciary, by those who took an Oath to support and defend the document, is an "afront to the Constitution" itself (here ~ 29-minute mark). It may not have seemed like it, but he was subtly making public officials aware of our country's dangerous slide towards lawlessness as well as subtly notifying faithless officials of the precarious predicament, they have put themselves in.

So, it is appropriate for a period of time to believe that elected, medical, health and other officials were acting reasonably (unless there is evidence otherwise) to protect US citizens as they directed, implemented, or enforced health protocols for the COVID amorphous situation. However, within months (generous) of the protocols being directed, implemented, and enforced, most of our health officials knew something was wrong. I would let you determine at what point that occurred for your organization and alike, at that epiphany moment public servants transitioned from reasonable to unlawful. For example, public officials knew that many hospitals were not stressed with the COVID 19 sick and that therapeutics were proving effective (here). As mention before from my firsthand experience, I witnessed virtually empty hospitals (April 2020) during the beginning of the pandemic. Like many hospitals (here) and temporary hospitals (Javits Center here), they were greatly under capacity, not busy at all during that period of the pandemic. Now this may be only anecdotal evidence, but that is not what the COVID case numbers showed for many counties across the USA. Again, review the graphs by state, here. So, at some point the supporting of the tyranny became unreasonable. It thus became unlawful to continue the Schutzhaft-type and other actions against our population because common sense, logic, science, and the law demonstrated it. Again, you can determine when these actions transitioned from dubious gray area to purely unlawful for your (et al) own situation.



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Punitive actions (coercion) against public official dissenters: Many coercive actions through official processes, that have legitimate purposes, were abused against those astute and/or honorable public servants who questioned the hokey narrative and affiliated activities. These coercions were directed, implemented, and enforced unlawfully, when taken against public officials who did not want to comply with the COVID-19 unlawful and unscientific mandates. This consideration is an important mitigating factor. Most public officials, like the general public, have their own burdens financially and among other items that make it almost impossible for them to go without a job or not have funding coming in. The coercive actions, against many of these public officials, may have forced them into bad decisions for themselves and in regards to their conduct towards consent rules and our students' and other's wellbeing. Again, documentation of this can be found in emails, notifications, counselings, and alike.

Human nature or psychology: Our human nature is such that we have many tendencies including conformity, group think, obedience, authority abuse, or even cultic obsession. Further, once a public official or individual has started down the road of implementing and enforcing wrong-headed mandates or actions, it becomes very hard to convince them that they are on the wrong path, the wrong side, or have done something wrong...so they often double-down or triple-down on their thoughtlessness. This construct occurs when our human psychological dimensions are hacked or hijacked due to the circumstances, individuals volunteer for, or are forced into. Many experiments and assessments have shown these tendencies quite clearly. Review the following psychological experiments and assessments that rhymes with what we just went through in our COVID experience. It clearly shows subjects doing things that do not make sense, are not moral, or could be unlawful if it actually occurred outside the consent rules:

Asch Conformity Experiment (video)

Milgram Experiment on obedience

The Stanford Prison Experiment... (Authority abuse study)

And subsequent review of it The Stanford Prison Experiment (demand characteristics)

Cult Case Study of Rajneeshpuram (cultic obsession)

Or Bonhoeffer's Theory of Stupidity (Wilmer Republic citizen's main failure)

Perhaps some think this is all nonsense and that they're "**just following orders**" and that it is not a big deal because you (et al) have not seen the full extent of the harm as of yet.

So I can only offer that besides the above scientific experiments to help any socio-confused among us, the next video shows how these actions will likely lead to outcomes for some of our vulnerable and/or at risk children and fellow public servants...see **Experiments 1 and 3** of the 5 Most Disturbing and Unethical Human Experiments. Further, those of you (et al) who have recently violated HIPAA and usurped parent rights again, to get at some confused children in regards to their gender, it is also disturbing and a no-no. You did this by soliciting preferred pronouns, not too dissimilar in concept to a psychiatric inkblot test for gender-confused children. There is a reasonable suspicion that some of you did this so that these vulnerable children can be identified and potentially groomed or hurt through sexual or transexual tinkering...that alleged intent violates RIGL § 23-94-1. I offer you Experiment 4 on likely outcomes if these situations are corruptly manipulated by outsiders to the child's core family unit.

I know the pronoun nonsense happened for a fact, because you (PMS) were notified by one of your children's parents about a teacher's unsought solicitation. Several public-school teachers, at the Portsmouth High School, did this also via a questionnaire on a seemingly benign survey. So, you have been **officially notified** of that alleged HIPAA misstep of secretly collecting psychological or spiritual information [whatever intent] without cause or necessity, which given the greater unlawfulness could be considered as a continuance issue. I will add that the experiments in the above videos were most likely covered with informed consent and/or parental consent...which you did not receive for the great majority of your Portsmouth students before experimenting on them for the last two years. God knows, we do not want our vulnerable, at risk, or confused children to end up like the gentleman in Experiment 5 because of their forced restrictions, isolation, harassment, manipulations and so on by public officials who are supposed to have our children's wellbeing at heart.

Confidence in the goodness of the vast majority of public officials once fully de-programed:

Although it may seem to confused or fearful individuals that I have no faith in Portsmouth School officials, that is verifiably not true. Please know, I assess Portsmouth Public Schools do a fairly solid job of educating children with a few big dumbfounding holes, of course I caveat this point by leaving out the ~ March 2020 – March 2022 period or so. Hear me out on a couple of instances. For example, I amusingly remember a conversation with one of my daughter's



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grade school teachers who told me Maria was doing okay considering she was a military brat. That teacher and I then came to an agreement that she would assist Maria and me in overcoming that **prejudice**...and not so surprisingly Cadet Maria Chytka did. To respect everyone's time I will fast-forward to the present time. Recently, I had a couple of concerning conversations with PMS personnel. A senior guidance counselor, who I have great respect for, and I discussed the wrongheadedness of expecting parents to just take their children out of PMS if they did not like the inmate-eques protocols, by putting them in private school. Is that financially feasible for most parents to just decide to move their children into a private school? Is that a reasonable position? Is it legal for a public school to tell taxpayers if you do not like my way (extra-lawful isolation, restriction and so on) then hit the highway with the kid? Hmmm.

As concerning, for a number of reasons, was my conversation with my son's science teacher. She offered freely to a group of parents that PMS is having a teacher shortage because of high numbers of COVID infections. I raised my hand and in the Socratic method politely asked a series of questions, that I will paraphrase...Are not most or all teachers "vaccinated" with the COVID injections? Short Answer: Yes they are. Aren't the COVID injections supposed to immunize patients from the infection? The answer got cut off, we were interrupted by a fellow parent who apparently did not approve of the Socratic method. Again, I was asking the questions in respect to scientific inquiry from a fellow Master of Science to leverage our professional practitioner expertise for the benefit and education of all present. That parent then stated "that isn't what the COVID injections are supposed to do." I reminded him "that we, the public, were told by our public officials that the COVID injections were effective in prevention of the infection and its spread...and there is video evidence of that point ([here](#))." I asked if anyone in the room had gotten Polio and what is the likely reason for that outcome. I immediately had another parent push back on my inquiry as she stated, "that is not how it works." Wow! Then the science teacher, without providing her thoughts, prompted us in an uncomfortable manner that it was time to move-on, I discerned it was also best to move to more productive items. So, I simply stated softly "that is exactly how vaccines are supposed to work." There is more to the greater conversation, but to respect everyone's time I will just offer some logic for our current state of the Dark Ages, given that these astonishing conversations were with **adults**. I would normally leverage a to-the-point military-type principle to explain this morosophic phenomenon. For example, the General Honore Precept, which is an application of the aforementioned Bonhoeffer's Theory through direct and public intervention, but some may be in need of a longer maturation of the concept. So, although I find Bill Maher's and George Carlin's verbal elbows a little sharp for my taste, perhaps they can provide some very solid points in a more comedic fashion to help some of us *wake up* in regards to the knowable facts of our population's general knowledge and critical-thinking short-falls. For example New Rule: The United States of Dumb-merica and The Reason Education Sucks respectively, parental guidance is suggested.

Recommendations:

I am a US Army Commissioned Officer and have a federal Oath of Office, however I fully embrace my host state's constitution and the rights codified in it. So, even for school and other officials who are documented in directing, implementing, and enforcing any of the COVID 19 experiments, I assert these individuals have the presumption of innocence (Article I Section 14. Presumption of innocence). Further, I assert all individuals involved have the right not to self-incriminate (Article II Section 13. Self-crimination). All that said, public servants have many avenues to procedurally address the issues at hand. However, I recommended a simple concept, to Attorney General (AG) Ravensborg, AG Neronha and all AGs back in March of this year in my States and Territories law enforcement filing or notification of it. I suggested in that official document, we needed to give each public official the opportunity to clean themselves off the best they can, through their submission of affidavits that can identify who are the corrupt imps and alike behind directing, implementing, and enforcing the unlawfulness. Given my recent experiences with public school officials, I discern that some of you have not been given that opportunity as of yet. If I am wrong on that point, I regret this additional wire-brushing of the situation that I have laid at your door step.

That said, I assess a **full unconditional amnesty, as per The Atlantic's amnesty counterbid, especially without full adjudication is not reasonable**. So, I re-iterate, as my email to Ms. Michno states, that a conditional amnesty or partial amnesty (also here and here) may be possible for the "go-along to get-along" crowd and/or contrite rank and file wrongheaded perpetrators. However, these official mechanisms will have appropriate stipulations, caveats, and probations attached to them. So, as a first good-faith step, I am recommending, for your consideration, what I call the Uncle Remus briar patch method to destroy the seemingly indestructible entrapment you all may assume you are in currently. This no-way-out conundrum is an **illusion** for the vast majority of you. In reference the briar patch method, I have lane-proofed this method myself a few times to varying degrees including when wrongheaded individuals tried to corner me with contricks and lies and smeared me with stercurus and then gave me the **illusion** of only bad choices. So, from experience I suggest this method because it allows good-faith, but imperfect individuals, to address a proverbial



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tar-baby on his or her own terms using their honor as a shield, Faith as the catalyst and perseverant-inertia to do what is necessary, and approved processes and procedures as the path to reconciliation.

Public schools can use this technique in a layered manner as a group and as individuals. All individual schools should have their personnel meet as a group to discuss the issues of their school's specific situation, as a semi-autonomous agency. Given the situation, normal authority figures need to recuse themselves from impeding any groups' or subgroups' or individuals' decisions, but should not recuse themselves from complete participation. Then individual schools (or sub-groups etc.) can notify their chain of authority in writing of the issues and collective missteps of their specific school as well as concrete mitigating circumstances. Legal advice needs to be secured from outside the school system, i.e., an attorney hired to represent the school as a whole or in its parts and directly. Further, each individual can write an affidavit of their specific situation while considering self-incrimination issues. These individuals need also to secure individual legal and other advice before signing that document. All pre-decisional work product should be labeled as such and appropriately disregarded when a final document is signed. An individual's document should be held in a safe place until requested, if needed at all. Note this is not an all or nothing scenario, some public officials may not want to use this method and some may...*each to their own*. This situation is fairly easy to rectify by forming like-minded groups and/or guilds with a membership list and so on, that discern to go or use a preferred way. I would not recommend using labor union systems for in open-source reporting some were complicit in pushing pieces of the nonsense or rubber stamping it. Finally, the lowest elected level of government with important codified authorities that is not fully compromised by ordering any part of the unlawfulness is the most appropriate body to investigate, adjudicate, and refer items as appropriate.

The Portsmouth Town Council does seem to have some unfortunate exposure to the COVID mandates through its pass-through actions under the leadership/authority of Chairman Kevin Aguilar (example [here](#)) based on his Chairman EM authorities. Further, others in the town bureaucracy who pushed the experiments and/or experimental injections and used town facilities to do so including at the Portsmouth High School ([here](#)) need to recuse themselves. Not to pick on Chairman Aguilar, but as [Portsmouth EM Code § 15-2](#) lays out, the Chairman is specifically warned not to follow Governor's orders that are inconsistent with other provisions of law. So given the situation, Chairman Aguilar will need to recuse himself which is not an admission of guilt but just normal procedure. Still, their maybe one or even a few of the Portsmouth Town Council members who tried to stop the nonsense, as well as the newly elected Council members who are not conflicted in anyway. These unconflicted officials will be able to help clean up the mess. Those Council members could legitimately address the school (and other town agencies) adjudication efforts through an official inquiry. Thus, a petition from the school directly to the Town Council requesting an invocation of the Council's authority to address the situation is advisable. The non-recused Council members can invoke the [Town Charter's Section 206 Investigations clause](#). Given the Portsmouth Police Department has similar COVID mandate issues, it would be inappropriate for them to be involved at this juncture. The Town Council can also leverage its subpoena authority ([Section 207](#)) to help get to the truth. I posit the Town Council could recruit, hire and put on orders a set of impartial third-party investigator(s) to assist them. Perhaps a retired federal prosecutor, retired federal judge, a retired federal police officer and/or a retired federal military servicemember or a combination of the aforementioned who are not conflicted in anyway and who are residents of the state. Further, you may want to leverage the county sheriff office's authorities, as appropriate. If empowered to do so, this special investigator or investigation group could use their federal authorities (retirees are in an on retainer status) and a local official charge as a dual set of authorities. They will be able to work with the Rhode Island AG's office and/or the US Military directly, as jurisdictionally appropriate. That said, each individual public official involved can invoke their authorities on a separate path as their discretion, judgement and law permits.

If a public official assesses he/she was criminally targeted, for example forced to get an experimental COVID injection and/or did not receive a Belmont Report-type briefing or standard vaccination risk briefing and/or was coerced in any way, they should submit a law enforcement or ombudsman filing for aggravated assault, medical malpractice, breach of labor rules, and/or ethical violations and alike, and submit it in their *official capacity*, as appropriate. These public officials should leverage all the evidence in their possession including open-source articles, signed policies, mandates, counselings, phone records, emails and alike. Those filings can leverage the information in this *Report and Accessories*, as appropriate.

Cadet Maria Chytka has already laid the groundwork at the local level (Portsmouth) by submitting a criminal filing that has a **significant nexus** to COVID injection assaults and affiliated protocols. She did this in her official capacity providing a thorough statement and substantial evidence packet. This packet resides at Portsmouth Police Department (PPD) under *PPD criminal complaint report #22-714-0F with a pre-positioned set of affiliated official documents emailed on or about 21 June 2022*. The *PPD criminal complaint report #22-714-0F* in is reference to attempted



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assault with experimental injections among other major no-nos. Portsmouth public officials who can conscientiously declare that they were unknowingly or coerced into being experimented on can connect their state or local filing, in the system of their choosing to that complaint. This complaint can be used as collaborating evidence no matter what specific path in the Rhode Island or other jurisdictional law enforcement and/or ombudsmen function they decide to use. The PPD can provide access to her complaint and documents, as appropriate. Further, on the federal level (DODEA and other federal officials and alike) can connect their filings to Cadet Maria Chytka's federal filing for witness tampering and attempted aggravated assault by other public officials. Federal officials can leverage her ***DODIG Complaint # 20220627-078254-CASE-01*** or its affiliated pending referral to DCIS or FBI or Special Military Authority for capital crimes as per *Accessory I*. A Federal official can do this no matter what federal law enforcement or ombudsman system they use. Again, the DOD IG and alike can provide the federal investigative agency access to the filing, as appropriate. Further, on behalf of the USG, I provided a similar report to this one to the DOD IG regarding to those who tampered with Cadet Maria Chytka. The current POC for that examination report and for Cadet Maria Chytka's complaint is Senior Investigator John Pietri, cc'd on corresponding email. He, his supervisory chain and likely many others are also working through a pile of similar issues, but their pile is likely a MUCH bigger one. They have probably figured out the greater exposure to treachery which is shown in my examination report and affiliated complaints and filings going back years.

A caveat for law enforcement and ombudsmen-type filings: public officials should not submit a filing where they themselves technically broke the law in regards to this specific issue, for example leaders, supervisors, attorneys, medical personnel or alike who were conned into taking the experimental injection and then turned around to "order" and/or advise, in an official capacity, others to do the same as well as those who administered or injected others in the COVID injection fiasco and ditto for other like and interrelated issues and circumstances. This individual type of filing and effort, even if done in good-faith and well-intended, could end up as a form of self-incrimination of generally honorable individuals. This self-destructive behavior is **unhelpful**. It is understandable that some duped extreme-moralfiles will want be forgiven at any cost...go see a priest and get some penance that way. Again, the best way to handle the aforementioned set of circumstances, in this paragraph, is through the chain of authority notifications and Town Council petitions as a general issue to be adjudicated. This approach will allow good-faith, but imperfect, public officials to address the issues without self-incrimination and potentially wasting resources. It would not serve America and our schools and alike to have the careless morosophs, generally honorable first-offenders, and alike get prosecuted to the full extent of the law, while the psycho master-minds and alike get away to plan their next treachery or attack on the innocent.

Mounting a Reasonable Argument and Defense:

In case some think it best to delay addressing their individual or collective failures because this may just all blow over, I measure it will not work out for many because the statutes of limitations for this type of crap is fairly lengthy, especially when criminal continuation can be proven. We have all been told that **big announcements** are going to occur in the very near future which might end the show leaving some holding the bag. However, the Creator gave all of us free-will, so again *suum cuique*.

I will posit that most Americans achieve the dubious sophomore status once maybe twice in their lives, but some of us never break through our morosorphism (technical definition) or perhaps we regress back into the condition when **demand characteristics** or alike are put on us. So, I offer, for those who need it, a quote attributed to one of my favorite authors, "I have never let my schooling interfere with my education." Mark Twain's wit, tales, and values can bring us back to a time when things made much more sense or perhaps a quote and song from our great Rhody composer George M. Cohen, who advises us "Don't tell 'em - SHOW 'em!." Or for those who need a more vigorous mental recalibration, Bill Maher can be of service New Rule: A Unified Theory of Wokeness and for those who need a sharp elbow to the frontal cortex, there is likely no one better than George Carlin Question Everything, again parental guidance suggested.

Hopefully, those compromised by their thoughtlessness or apathy or complacency get unstuck and/or **wake up** soon, as well as for those with dirtier hands and alike, I offer the fungible advise of Prof. Dave Clement in his parable (here), before any earthshaking announcements are made and any proceedings or tribunals start up.

Most of us military-types (and those of similar ethos) are big proponents for people in bad situations helping sort themselves out, so that others do not have to do it for them in a more callous way given how future heavy-handed **demand characteristics** are likely to immerse in due course...or God-forbid, when run-of-the-mill pissed-off great-grand parents, grandparents, parents, guardians, extended family, greater American family, greater international family, or the abused themselves want to take the "let God sort them out" approach as many populations did in regards to the



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way they treated the Axis Powers' rank and file personnel, kapos, and other collaborators, after WWII. I personally discern that a proverbial "coming to Jesus-moment" and good-faith works by our public servants would do us all some good. Everyone makes honest mistakes, but we must endeavor to get back on track...so all can cheer and welcome back a friend with confidence. I offer the following for your (et al) contemplation in your Faith tradition as an opening prayer during your next meeting or set of meetings:

Prayer for a Teachers' Staff Meeting

Father, we thank you for all the children in our school. Each one is so special and precious to you. Thank you for the skills and talents you have given us as teachers. We offer them to you now and ask for your blessings on them. Lord, we give you this time as we plan and make decisions for our school. We ask for your guidance, inspiration and direction. Holy Spirit, may we be sensitive to your leading as we talk and share together now.
Amen.

Affirmation of Impartiality:

I am not a partisan nor a direct supporter of a political party or politician, outside what is prescribed by my Oath of Office. I have purposely chosen to hold this document so that I did not affect the recent elections in any manner and have abstained in any direct involvement in this election cycle to prevent confusion of my intentions. To be frank, it does not matter who is in a public office, as long as that person is a true and faithful American who holds to their Oath and all that it entails. Office holders have the obligation to address the evidence in this *Report*. The items highlighted in this *Report* are not a party or policy issue, it is a rule-of-law issue with greater implications. I reiterate, I have recently completed a very extensive investigation that took many years to complete. As appropriate I provided interim reports to key governmental bodies to trigger their Constitutional authorities, see interim report update via *Letter to Speaker of the House Nancy Pelosi, Accessory 7*. My culminating State and territorial AGs' filing provided probable cause for capital crimes and irrefutably proved a number of things including that a purposeful and treacherous bait and switch fraud in regards to the COVID injection program started from its inception on 24 August 2020 as well as proved the attacks on our children in various ways.

I am providing this *Examination Report* to you (et al) in my official capacity as a US Army Commissioned Officer based on my first-hand investigation and battles to mitigate the debilitating governmental corruption, as per AR 600-20 Army Command Policy and other applicable regulations prescribe. I fully acknowledge my relationship with some of your current students, as their father, but I am executing this action in my official capacity. Logically someone could assume I am very angry and dissatisfied which could provide a reasonable doubt to my motives. However, I have purposefully not pulled my children from the Portsmouth School System because I assess that the great majority of our public administrators, teachers, coaches, and alike are faithful public servants who were duped and/or coerced into wading into and building upon the pile of sterCUS, and now while being covered with it, have the **illusion** of only bad choices. **To be clear again, I do not assert that anyone is guilty of anything other than being an imperfect human being like everyone else. However, individual public servants' next actions will be the tell.**

Since my chain of command has chosen not to intervene, I continue to assert full authority over my investigatory efforts, affiliated documents and recommendations whether or not they are being used or leveraged in other inquiries and alike. I have diligently and purposefully annotated their authorized distribution and classification as I executed my official duties and responsibilities, again without objection from my chain of command. The documents produced by me are annotated so that individuals who receive them or have them in their possession have legal authority to distribute them as labeled and/or as an official may be obligated to by Oath or state law in order to execute their duty to warn, protect, and notify. Please note I have crafted this submission to meet the requirements of RIGL Title 9 Chapter 19 Evidence § 9-19-21. Prima facie validity of federal findings and certified copies.

Post-amble reminder:

So, I want to ensure you all do not forget who you are...Rhode Islanders and owners of a great and impressive legacy that was secured by the blood, sweat and tears of many great Americans and Patriots including Roger Williams, Joseph Brown, Nathanael Greene, Matthew C. Perry, Percy Daniels, Elizabeth Buffum Chace, George M. Cohan, the Flynn Brothers, and so on +++

"We, the people of the State of Rhode Island and Providence Plantations, grateful to Almighty God for the civil and religious liberty which He hath so long permitted us to enjoy, and looking to Him for a blessing upon our endeavors to secure and to transmit the same, unimpaired, to succeeding generations, do ordain and establish this Constitution of government..."



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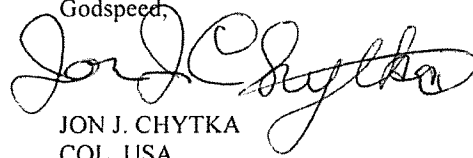
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L'est our Rhodys forget! And likewise, any of the rest of us.

Bottomline: *This Examination Report is meant to notify honorable, but imperfect, public officials that have been deceived into taking part in abusive conduct against our children as well as participating in other illegal human experimentation efforts. These actions have led to some public officials and some in the general public being assaulted by experimental injected concoctions without full informed consent, as well as outright coercion. Thus, this Report's recommendations are meant for honorable public officials to clean themselves off the best they can.*

Again, please know, I hold no malice towards you or Portsmouth and so on as shown by my continued and deliberate patronage by sharing my most important responsibility in life with you, that is protecting, raising, and educating my children. Although Juli Chytka, USN Civilian, and I had other great options, we chose not to fold on the Rhodys and left God's priceless gifts to us, our children, partially in your care and at all levels of the Portsmouth Patriot School System and so on because we have confidence in you to do what is right...eventually. We discerned you (et al) won't let us down. Again, I assess you all are generally good and honest people, no matter your mistakes or your individual benign and lawful preferences. So, I am just trying to be a fair-minded brother, who wants his brothers and sisters to look at their hands so they can pull them away and stop assisting in stirring the unhallowed cauldron. I hope you put to good use the indestructible and irrefutable evidence as well as the goodwilled recommendations in this *Examination Report* with its authentic *Accessories*. You can leverage the public officials cc'd on the email that this *Examination Report* was initially conveyed through, as your discernment dictates. Everyone stumbles or fumbles or is deceived, sometimes very publicly...what individuals do after that, shows their true character. Again, I am hopeful this *Report* has *welcomed back* many to a state of mind that makes much more sense. I have included Commander Kasim Yarn, USN, on the conveyance email in case you want an alternative state coordination liaison given his dual federal and state authorities. I pray for your wisdom and "I, too, hope that the inquiry[ies] can move forward in the most amicable fashion."

Godspeed,



JON J. CHYTKA
COL, USA
Commanding

POD ID # 1139531686

DL:

All Patriot Portsmouth Schools' personnel
All SLTT public officials
All Federal and military officials

Examination Report Releasable to All US Citizens Not Earlier Than (NET) 3 January 2023.

Attached *Accessories* to this report are releasable as annotated in each document's distribution list.

Accessories attached:

- Accessory 1 20211112 Doe (Coker) vs. Austin court document capturing the confessed fraud
- Accessory 2 20210824 Austin Executive Determination (ED) Mandatory Coronavirus Disease 2019 Vaccination of Department of Defense Service Members
- Accessory 3 20220525 Legal Sufficiency Analysis (LSA) on 24 August 2021 Austin Executive Determination
- Accessory 4 20220512 Cadet Maria Chytka's Medical Accommodation Notification Memo
- Accessory 5 20211001 Letter to CAPT Chad Hennings
- Accessory 6 20211119 Letter to Safer Federal Workforce Task Force
- Accessory 7 20201001 Letter to Speaker of House Nancy Pelosi

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Postscript:

As is my way, I offer this *Examination Report* with inculpatory evidence and recommendations for school administrators, teachers, other school staff and other public servants, in honor and memory of one of America's *Best* and one of our best Friends who most of us never knew...an American and loving father who grew up in Nebraska, Illinois, New York, Florida, Massachusetts, and Wisconsin. Providentially, his experiences and drive would propel him to become a US Navy Commissioned Officer, WWII veteran, school teacher and administrator, elected Californian City Councilmen, Mayor, Assemblyman and Congressman. All the while, he stayed true to his *Calling* as a relentless American Soldier and fact-finder who "would march into the heart of hell to see it firsthand." U.S. Representative Leo Joseph Ryan, Jr. Rep. Leo Ryan even allowed himself to be arrested and was incarcerated in Folsom Prison, on our behalf, to move the train down the tracks a little by understanding first and then trying to advance prison reform, so more of our lost brothers and sisters could have a better opportunity to change their ways. To this day, Rep. Leo Ryan is amongst a very few US Congressmen killed *in the line of Duty*.

I am sure Rep Leo Ryan told many a wrongheaded or evil individual, in a play on words, that "I'm the bad guy." Rep Ryan's works and perseverance put him at odds with many powerful people including the likes of Reverend Jim Jones and those of his ilk. As was his way, Representative Ryan, when *Called* to do so, deployed himself on a fact finding/investigational mission to Guyana to help those who were alleged captive in the slaveholders' grip of a psychopath and his handlers. In the end, as he faced down Legion at the heart of the Peoples Temple as well as unaccountable autocrats, he lost his life in defense of our country and its people. Like many others, his sacrifice as well as the sacrifices of those captive who he came to collect, were not in vain, for it placed an essential piece into a slowly assembling puzzle that his untimely transition did not allow him to complete.

His efforts in Guyana and prior exposed much and shined a light on one of the beta tests of Apostolic Socialism based on the concept of social justice which corruptly divides the principle of justice making it less impartial and objective and more reflective of selfish and diabolical tyranny. I posit Apostolic Socialism is not too dissimilar in structure or intended outcomes of the other blood-thirsty fascistic, communistic, and/or cultic pyramidal oligarchies. Although Rep. Leo Ryan did not know it, the techniques tested at Jonestown and perfected at other locations would eventually be turned fully against America and the world.

By stepping back and critically reviewing how various historic circumstances rhyme with what was perpetrated against us recently with the use of a chimera boogie-virus pandemic (terrorism), unhinged declarations and orders (tyrannical fiat), masking and other unscientific protocols (control rituals), lockdowns and half-way schools (Schutzhaft, gulag, and brainwashing ops), and of course Frankenstein-eques gene therapy "cool-aid" concoctions (apocalyptic doomsday salvation) implemented under many different facades of our public and private institutional authority including within our beloved public schools...it is **indefensible**.

Leo's daughter Pat stated after his death that "He wanted to be loved and he wanted to be respected and he wanted to be different and he wanted to make a difference. He probably had a hard time letting people really get to know him as a person." Hmm. As a fellow public servant and educator, I offer that Rep. Leo Ryan achieved a rare and priceless type of excellence as well as emulated the highest of Callings, no greater love.

Leo, after forty-four years ^(01/10/23 crmla) we more fully understand now, as some threatened you, your colleagues deserted you and others conspired against you, you stayed the course despite knowing the risks and the odds, *whatever it takes*...you chose to proverbially fall into hell on our behalf. You made a difference and you are loved, respected, and missed. *You did your job*, for that we are eternally grateful. You have set, for public servants, very high bars as a military-man, a school teacher/administrator, an elected official and mentor. It is an honor to *compete* against your actions and legacy as well as against countless others the likes of you, while fully knowing that the best any of us can do in comparison is achieve a draw. I appreciate your final words and actions that are echoing towards us at this very moment...and thank you for the ace. Requiescat in Pace, you are among Friends now.





Colonel Chytka <jjfchytka@gmail.com>

Fwd: Unclassified: Examination Report with inculpatory evidence - Oregon

Jon Chytka <jjfchytka@gmail.com>

Fri, Dec 16, 2022 at 6:13 PM

To: mark.smith@lebanon.k12.or.us, michael.sell@lebanon.k12.or.us, gwallace@509j.net, Douglas.Thomas@orecity.k12.or.us, Rob.Aguilar@orecity.k12.or.us, doug.seal@redmondschools.org, michael.trammel@redmondschools.org, mjohnson@rsd7.net, Morse_Dwight@salkeiz.k12.or.us, Wagne_Jim@salkeiz.k12.or.us

LTC Markl Smith (et al),

BLUF: The Examination Report and other documents attached to this email are meant to be disseminated (see respective distro lists) to help honorable, but imperfect, public officials to understand the unlawful situation many of them are a part of, as well as provide recommendations on how to address the situation.

I am contacting you in my **official capacity** to assist Oregon and thereby our greater Republic (and so on) vis-à-vis the cleaning up of the state's portion of the documented nationwide COVID and other usurpation operations. As difficult as it may be to comprehend the crime spree included an embedded planned democide as well as illegal experimentation on our children and others. So, I expect and hope that you are appropriately skeptical but also diligent and vigilant as you review the email-string and the attached documents. I realize you do not know me but you can execute a web search on me to discern my credibility or I offer for a quick start my last official public speaking event (here starting at the 38-minute mark). I shortly followed the speech up with an extensive DOD filing which included an affidavit. I am providing you with the last page. Review the last two attached documents to see it and where it fits in the broader context. You can assess where these efforts fit in with the pandemic timeline on your own. It may be very difficult for you to wrap your minds around the true state-of-the-union, that is if you are still sleep walking or substantially groggy. Please hear me out because the concealed COG protocols will probably be revealed soon, likely leaving fewer opportunities for adjudication of unlawfulness at the local community-level's discretion.

You can appropriately apply your official authorities (federal and/or state) to address your organizations' and alike potential missteps. I have crafted the **Examination Report** (attached) with **Accessories** for dissemination with recommendations to help our semi-autonomous public schools and other stand-alone public agencies i.e., districts, bodies, departments, committees, divisions, field offices or alike as well as private entities' personnel and alike that have acted as de facto (functional) public dispensers of unhinged policy thus aiding and abetting in the catastrophe.

Although I crafted the **Examination Report** for a semi-autonomous set of stand-alone schools in a state that I am familiar with, the **Report's** fungible approaches were meant to be used **universally** especially given the international laws and precedence that are in play. I have fashioned the **Examination Report** using our foundational documents, laws, regulations, precedence and traditions with an emphasis on the lowest level that has appropriate authorities. The techniques in the **Examination Report** can be replicated for semi-autonomous agencies in any of our sovereignties or semi-autonomous territories (and beyond).

To be clear, this step is only focused on starting a process for reconciliation of the duped, complacent, and contrite public officials and alike who participated in any of the unlawful lines-of-effort during the COVID or other usurpation operations. You can forward this email or the documents as per their individual distribution lists. You all have the expertise and experience necessary to recognize that by receiving this **Report** (and embedded evidence) especially given the violations, it **fully activates** your Oaths. Thus, you need to authenticate the documents and then take action on the correspondence as appropriate to your judgement. That said, if you do not get the **Examination Report with the Accessories** into your state's public-school systems for our educators and staff to consider as well as the aforementioned individuals in similar circumstances, it will be a great disservice to the vast majority of them. Although I have an ambiguous amount of authority, I am not directing you to do anything...as odd it may sound, you now have **mission command** (as per JP 1) just to follow your good sense and expertise to address the issues as you discern, starting with your organization and then diligently expanding from there. As you will see in the email string (sampling), I tested the waters to see if principals, normal faculty, and others in general, would be able to recalibrate and then address the **Examination Report** in a due process manner with the expediency it requires. Although I hope I am wrong, it appears to me that they have not been able to shift into the appropriate gear. Perhaps they will get there in a few days. So, I am in Charlie Mike mode and thus laying this responsibility partially at your doorstep to help

get your state on a right or better track. Given your very extensive experience, you will be able to help your respective principals and staff (and so on) to discern a reasonable process.

I sincerely regret if you feel I have taken extraordinary liberties by contacting you to help in addressing the missteps as shown in the *Examination Report*, but I did this because you took Oaths, you are being paid to teach and set the example, you are paid to be on military retainer, and you have the warrior ethos. Further, I have no doubt that in your past you bravely served somewhere on Freedom's Frontier and perhaps while there thanked God that you and your children and/or your relations were Americans. Ironically, that frontier's boundary is literally knocking at your door and looking in your window at this very moment. Your situation is probably not quite a "Broken Arrow" issue, but perhaps an all-hands-on-deck or a stand-to approach is a good call. The great thing is that you all have been at that boundary before in harsher conditions and so has America. Our forefathers and foremothers have had to repeatedly snatch victory and liberty from the jaws of defeat and tyranny as demonstrated in our epic-laden history...we simply must do our parts to do it again.

Bottomline: The Examination Report and other documents attached to this email are meant to be disseminated (see respective distro lists) to help honorable, but imperfect, public officials to understand the unlawful situation many of them are a part of, as well as provide recommendations on how to address the situation.

See below and attached.

Godspeed,

JON J. CHYTKA
COL, USA
Commanding



Postscript: As is my way, I think reviewing the past helps guide our future. So, in honor of all of those who sacrificed so much for us, in the Great War, I offer a quote from the book that I occasionally reached for while I performed my duties as the Army Chair at USNWC. The Chair was dedicated to the memory of an incredible Scholar-Soldier's legacy and one of the very few original USNWC faculty members, as a lowly Army Lieutenant. Tasker Howard Bliss was a humble, brilliant American whose journey would include his direct witness of the "peace conference" to officially end the "war to end all wars." At the conference, its participants selfishly and negligently sowed the seeds for the next world war. As the Treaty of Versailles' ink and wax was still drying, it opened the seal for even greater brutality and bloodshed for later generations. Our US Senate for various reasons would end up not ratifying the document but made a separate peace with the opposing powers, years later. While at the conference, General Bliss in a letter to Secretary of War Newton D. Baker transparently offered what the participants at the conference missed or chose to purposefully blow off. He then also gave a recommendation on how to avert the next catastrophe:

"It goes without saying that the other groups will be each a unit and the full strength of the national interest for each of the representatives will be brought to bear on the result. It *must* be so with the American representation. And it is not merely national interests that these groups represent, still less partisan interests in the respective countries. We are going to vote the proxies of millions of dead men who have died in the hope and belief that what we do now will make it impossible for the same awful sacrifice to be demanded of their children. But, unfortunately, the greater part of these millions of proxies are in the hands of nations that do not seem disposed to think much of the interests of the coming generation and who do not care much for the most important of the ideals that inspired Americans when they came into the war. Our only chance is for the United States to stand a unit for its ideals and if necessary to appeal to the fathers and brothers and sons of those millions of the dead men and bring the common people of the world to our side."

General Bliss, 9 December 1918 (Bliss, *The Peacemaker* pg.354)

Let's pray (whatever Faith tradition) that the Holy Spirit will provide guidance to us Americans and our greater family of mankind to fully embrace these words that are echoing towards us at this very moment.

DL: Federal-SLTT public officials
De facto public officials in private entities
Alike Counterparts of the above in Friendly and Allied Nations
General Distribution Authorized (Not Earlier Than 3 JAN 2023)

Unclassified

----- Forwarded message -----

From: **Jon Chytka** <jjfchytka@gmail.com>

Date: Thu, Dec 1, 2022 at 5:56 PM

Subject: Re: Unclassified: Examination Report with inculpatory evidence

To: <arrudaj@portsmouthschoolsri.org>

Cc: <chad.hennings@navy.mil>, Yarn, Kasim (VETS) <Kasim.yarn@vets.ri.gov>, <john.pietri@dodig.mil>, <reportvriend@rilegislature.gov>, <kaguiar@portsmouthri.com>, fariaf@portsmouthschoolsri.org <fariaf@portsmouthschoolsri.org>, milonec@portsmouthschoolsri.org <milonec@portsmouthschoolsri.org>, Michno, Michelle <michnom@portsmouthschoolsri.org>, <copelande@portsmouthschoolsri.org>, <payeroj@portsmouthschoolsri.org>, <angerst@portsmouthschoolsri.org>

Dear Principal João Arruda (et al),

It has been three weeks since I contacted you directly. So as appropriate I am re-contacting you for a number of reasons. First, I wanted to remind you it is always important to ensure that answerable public servants and alike who receive official complaint-type or other actionable correspondence, acknowledge receipt of the documents (custody) and address them as appropriate (due process). Given that I did not receive an acknowledgement, I have sent the original **Examination Report** (report only) to the Principals of Portsmouth Schools via certified US Mail. Thus, I have received confirmation (21 November 2022) that PMS received the original base **Examination Report** (report only) by US mail which was a follow up to my 10 November 2022 email to you. Further, I am expanding the audience as appropriate because I am concerned, hopefully incorrectly, that potentially a confidential close-hold approach is being used when the best approach is to disseminate the documents as fully and as quickly as possible per the distribution list. Time is ticking away.

Second, I always want my official correspondence to be erratum-free in regards to knowable facts, immaterial or not. Mea culpa, I incorrectly wrote that the Portsmouth Town Council was the authority who recognized Maria Chytka for her achievements when clearly it was the Portsmouth School Committee on 26 October 2022 (video ~8 minute mark). Hopefully, Chairman Kevin Aguilar has already set this err straight. However, I am still bringing the erratum to your attention for I have sadly, on occasion, witnessed wrongheaded individuals try to lead others astray for minor items like the aforementioned mistakenness, among other superficial and irrelevant nonsense. That said, I just demonstrated to you (et al) how easy it is to stumble on occasion even in good-faith efforts, as well as how to clean the mistake up, fairly quickly. My apologies for any confusion the mistake may have caused. Please see the updated **Examination Report** attached.

Finally, I wanted to highlight an under-the-radar occurrence which potentially may be very revealing. I do not know if you noted that within two weeks of my email to you, the US Supreme Court coincidentally discerned to place an obscure election case on its docket, accepting a civil action petition, the day before Thanksgiving, 23 November 2022, which was also a couple of days after it can be ascertained you received the original **Examine Report** by certified US mail. On the surface of Case 22-380 Raland J. Brunson, Petitioner v. Alma S. Adams, et al. would seem to be someone trying to profit from a simple procedural mistake (stumble) in 2020 Election certification process by the US Congress. That said, taking a broader view, the congressional misstep really is a potentially much more severe and expansive blunder which seems to have prompted the US Supreme Court to docket it. Please be patient with me, for I will circle back in this discussion to how this US Supreme Court action (indicator) and the potential outcomes could affect you and many public officials.

So, digging into the petition a little, at first blush, it would seem to be "frivolous," as the 10th US Circuit Court of Appeals determined in its 6 October 2022 Order and Judgement. However, if that was true then why is the US Supreme Court taking up a "frivolous" petition that pushes up against the sovereign immunity protections of public officials? The petition was submitted by Mr. Brunson, one Utahn in a per se status, which is eerily similar to the method that Dr. Shiva used in his Massachusetts federal case that uncovered major election fraud and First Amendment usurpations in his Republican primary. Mr. Brunson, according to the court documents, chose to deliberately deal with the respondents as individuals opposed to treating them as the USG proper, see again

the case's name. Further Mr. Brunson chooses to treat the respondents in their official capacity not a personal (individual) capacity. Mr. Brunson's petition includes ~ \$3 billion price tag in damages (tax free)...seems to be a little excessive and self-centered, although I do acknowledge our God-given individual freedoms, codified in US, RI, most other Constitutions and other documents, are *priceless*. Further, Mr. Brunson also clearly asserts that many senior federal public officials need to be charged with treason based on their purposeful lack of care in certifying the 2020 election, without procedural due diligence, which is an interesting and bold assertion in a "frivolous" civil petition. That said, after re-reading the petitioner's documents and then taking a broader site-picture, the potential precedence setting outcomes that the SC Justices could discern from this Hail Mary-type Petition oddly rhymes with the themes in a letter (examination report) I sent well-over a year ago. In that letter, I actually provided a similar set of premises to the District of Columbia's US Attorney Channing D. Phillips before he was replaced by US Attorney Graves. Please know that the Phillips Letter was nowhere near as cordial as the one you (et al) received.

The Phillips Letter laid out many self-evident malfeasant missteps which I assessed had no plausible deniability for. As in your case, I had firsthand knowledge of the situation. I further used additional open-source evidence to give an in-depth analysis of his US Attorney office's glaring in-your-face usurpations of procedures and individual's rights without mitigating circumstances. The situation permitted me to state to US Attorney Phillips that I had no reasonable doubts that malfeasance was at work. In that official letter, I alluded to what I considered a grave national security concern, which was the potential for faithless officials to hide behind official capacity and its immunities to cover for gross negligence, selfishness, and/or seditious actions. I also did my best to clearly define what official vs. personal (individual) capacity for public officials is and what it is not. It is likely at least one of the US Supreme Court Justices have reviewed that document. With a cursory review of that letter, a college sophomore would recognize that I was arguing that our well-intentioned sovereign immunities could be leveraged by enemy combatants within our government against We-the-People. The existence of the Phillips Letter can be verified by Chief Brian Peters and others at PPD, who received it on 14 December 2021 for referral. I have not cc'd Chief Peters for obvious reasons mentioned in the *Examination Report*. Using the above as a backdrop, bear with me as I use my expertise to consider what the Supreme Court docketing of Case 22-380 could mean.

So now, given the construct and arguments in Case 22-380, one could reasonably see the US Supreme Court is reconsidering what immunities or tort protections We-the-People have provided public servants. As Justice Alito mentioned in his speech (See *Examination Report*), the Justices will be using law and legal precepts including the developing concepts like Justice Scalia's originalism and contextualism. The outcomes from the case could strike down, alter, and/or add to current precedence. I offer the Justices may review and assess the eligibility and immunity-constructs that shelter public officials for most situations. The case has Providential timing, given recent egregious circumstances of lawlessness that our public officials have been a part of. The Justices, in due course, may even definitize levels of eligibility for immunity depending on the specifics ie. foundational line-of-duty, accidental actions, simple negligence, gross negligence, inaction (complacency), purposeful malfeasance (intent) and so on as well as perhaps offering thoughts on culpable or compromised public officials who took efforts to mitigate or remedy breaches of law that they were a part of.

Further, I posit given the incredible talent and thought diversity of our US Supreme Court, it is extremely hard to determine how many different new precedents could come out of this highly-charged case while considering so many different diverse Justice perspectives exist. Further, the Justices may choose to address the alleged criminal realm in one way and the civil items in another.

The Supreme Court likely will not choose to investigate the situation themselves to determine which state-of-mind-categories specific public officials fall into or even necessarily determine which crimes a respondent should be charged with. The Court could certainly leverage ongoing investigations and grand juries for that information and justifications...perhaps that has already occurred. They could also refer items to other appropriate jurisdictions.

So, given the precedent of US vs. Aaron Burr, our Justices may, if they actually discern treason is in play, could choose to try those cases themselves. Lord knows they probably already have probable cause that some respondents have demonstrated reoccurring malevolent intent by taking egregious actions against faithful USG Executives, other federal-SLTT officials, the Supreme Court itself, and We-the-People in an arbitrarily, capriciously, and unfaithful manner. Further it will be interesting to see how they handle the damages seeing that the petitioner did not sue the USG proper. He sued the individuals named in the case, likely making them on the hook for whatever the SC provides in damages likely up to \$3B.

So, if the Supreme Court discerns that the US Congress and others acted unlawfully, who is the Supreme Court going to direct the massive crap sandwich to in order to ensure the adjudication process is thorough, objective, and the boards/juries have the best likelihood of being untainted, especially given all the purposefully interconnected usurpations? Well doing a little higher-level analysis by combining a few open-source dots, I offer that Special Counsel John Durham among others have developed substantial indestructible evidence as well as generated great concern with civilian juries. So, given all the weighty topics the Justices may discern the best choice to re-establish lawfulness nationwide would be the US Military. This would be based on need, circumstances, jurisdiction and precedence. As an aside, I will openly offer that I am likely one of the more cordial, given the circumstances, in that group (military) of extremely moral, lawful, and disciplined steely-eyed managers and executors of violence.

So, how does this affect you? Remember, I did transparently state in the *Examination Report* (see attached) that our public schools' unlawfulness has a **significant** nexus to a greater crime set so use your imagination how the outcomes of Case 22-380 could affect you criminally and/or civilly. However, the good news is that until the US Supreme Court publishes its potential landmark rulings on Case 22-380, an opportunity still exists for the rank-and-file federal-SLTT usurpers, whatever their specific circumstances, to use the local processes and procedures to assist in addressing the issues. I have a little expertise in regards to how our military commanders think, so based on that I do not foresee the US Military COC will want to re-adjudicate cases that went through a verifiable untainted and reasonable process at any level of government. Of course, the US military if/when it knows it has full jurisdiction would be obligated to take evidence packets referred to it from any reasonable process or **any** credible witness against any alleged Shiro Ishii, Graziani, Eichmann, Mengele, Rauff, Stangl, Schwammberger, Priebke, Bohne, Axmann-types and so on in our midst...just pointing out some applicable precedence and past failures.

Further for your benefit I have attached another year-old email so that you understand that I am not arbitrarily targeting Portsmouth, RI per se. Please know, it would be nonsensical for me to recommend the process of reconciliation by using a school, township etc. that I do not have firsthand knowledge of its missteps. By means of my beloved host community, Portsmouth, RI, I have taken the natural next step in a very long journey to address our local/national issues. Again, the *Examination Report* compassionately offers the least callous way to clean up our township's mess and be a guiding light for others.

Since I am kinda feeling let down by you, as is my way, I offer that a prayer in your Faith tradition requesting guidance from the Holy Spirit may do you (et al) some good. See below and attached.

Godspeed,

JON J. CHYTKA
COL, USA
Official Capacity



Postscript: I bid that scrutinizing events and circumstances in history including recent history, especially anomalies, and using hindsight and common sense may allow an astute individual to peer through the proverbial fog-of-war and gain a fuller understanding of what **may be** going on.

Since, I am not **fully** read in on any specific operation, that is not under my direct control, and since my COC has chosen not to intercede in any of my lines-of-effort, I can freely suggest matters for your (et al) review and assessment using open-source documents. I unassertively offer that a review of the US Supreme Court's unanimous no-standing (federal) decision in regards to the Docket No. 22O155 Texas vs. Pennsylvania (et al) may be beneficial. I know there has been all kinds of rumors, innuendos, unsubstantiated assertions, whines, and other nonsense in regards to this specific bill of complaint. I would simply suggest instead of getting caught up in any of that noise, it would be wise for individuals to just review the case themselves. Especially review the Justices' definitive and succinct determination and compare it against the three-part test for federal standing. Once the review is complete, then apply the concept of Occam's razor to determine what could have caused this specific outcome. Why did all 9 Justices concur that there was no federal standing for Texas and other states(+)? Why did most of the Justices discern to deny the docketing of the bill of complaint, at all? Does anyone really think our US Supreme Court, all or any of our remarkable Justices, just chose to blow off their Duties because they were corrupt or cowardice or compromised or besotted? Please review our recently confirmed Justices' Senate testimony here, here (starting at ~ 7:30 minute mark), and here (starting at ~ 8 minute mark) on the subject of the importance and character of our Courts and especially our US Supreme Court. I am confident that all Justices have a similar spirit and honor that these aforementioned extraordinary Americans conveyed in their testimony, although certainly they do not hold the exact same perspectives. So, combining this solemnness of a Justice's Duty with the outcome of the three-part test for federal standing as well as with other open-source federal and state anomalies at the time and DNI Ratcliff's submission to the US Congress, what does it suggest? Using the in-plain-sight evidence and cutting away the noise, what is the simplest reason (Occam's razor) for all the unusual activity and patterns as well as the Supreme Court's actions? By doing this modest exercise, an amazing and inspiring image emerges that is worthy of the legacy that has been bestowed to our collective care, as **real Americans**.

On Thu, Nov 10, 2022 at 11:00 PM Jon Chytka <jfchytka@gmail.com> wrote:
Principal João Arruda,

It has been a few weeks since I talked with Ms. Faria and corresponded with Ms. Michno. So, I hope one of them informed you of my intent to notify. Further, I hope you were able to think about the points in the email I sent to Ms. Michno, as shown in the email string. From my understanding AG Neronha and his office have not contacted you or the other principals, in regards to the vast COVID missteps and abuses that occurred at all levels of our government including your school. As I mentioned to the AGs this is a very sticky problem and could turn very nasty if not handled with utmost care given the classification of unlawfulness that was perpetrated against our US population. Given this apparent lack of progress, I am Dutybound to get involved again to continue the process. I can understand if it seems overwhelming, I hope you have gotten over any vapor lock and are ready to move forward and are prepared to consider my recommendations. Although I wanted your input, I did not get anything from you, no worries I know how busy things can get. That said, I have chosen to use a standard legal construct that I am very familiar with.

Attached I have provided an Examination Report with notification of inculpatory evidence. Although the Report may seem to be a referral of charges, it is not. I have provided to you and others an opportunity to address very concerning items yourselves. As per the RI[PP] Constitution, all have the presumption of innocence. So, the Examination Report does not individually allege intent by school officials or anyone. The document simply recounts the facts, does some analysis, tries to wake up the drowsy, and takes items to logical conclusions in a nonjudgmental manner. More importantly, it provides a solid set of recommendations for you and your team to consider in order to appropriately address the missteps. We certainly do not want a political circus going on that leads to skewed justice. I do not know if you saw this video (here) of a rehearsal of a future hearing in regards to COVID injections. With that highlighted, I would like

to think you, other principals, and alike would try to prevent a hearing like that in regards to actions by PMS or fill-in-the-blank _____ agency's personnel against children and/or others. You have a good opportunity to prevent it through the recommendations I offered. So, it is best to handle this at the lowest level possible that has appropriate authorities. As I told Ms. Michno, I cannot be a part of the execution of this. So please do not involve me more than just acknowledging receipt.

You got this; I know you (et al) won't let us down. See below and attached.

Godspeed,

JON J. CHYTKA
COL, USA
Official Capacity



Unclassified
Distribution authorized as per Distribution List.

On Mon, Oct 17, 2022 at 4:38 PM Jon Chytka <jjfchytka@gmail.com> wrote:

Dear Ms. Michelle Michno,

I hope you had a good weekend. I thank you for responding even though I did not get the requested information but something much different. I can only believe, by your response, that it means that a procedural legal review or alike was blown off or has not been done at the school-level, which means you need my assistance and recommendations more than ever.

Please understand I have been doing official correspondence and reports like this for quite a while. So although it may seem unusual to you it really is just routine. Perhaps you are familiar with the federal COVID policy pause in regards to the COVID 19 injections for federal employees while the policies legality is being reviewed. So, again you are the Middle School's POC that contacted me knowing what Ms. Faria told you about the specifics of my future complaint/notification. Now Ms. Faria may have chosen to mention masking as a salient point of my discussion with her, but it was a very small subpoint of the larger conversation that had a compelling analogy. That analogy is what our general population is likely going to compare the conduct of our public servants to when considering how some executed the unhinged COVID policies against the population and especially our children, or aiding and abetting in any number of ways. However, unlike the run-of-the-mill public servants in the analogy I provided, there are relatively no protections for public servants who willingly followed illegal orders in our current specific fiasco.

Although I suspect most of our schools' personnel are unaware of their de facto complicity in the greater schemes; the schools' actions are linked to other major subversive activities that are laid out in an official law enforcement filing, I submitted, in my official capacity. However, given my status, I can provide a mitigation strategy or opportunity that can **likely** compel a conditional mass amnesty or alike to contrite participants who clean themselves off the best they can. That said, it will be up to each school's faculty and staff to plot their own course, I can not be directly involved in the execution.

If you reread my previous email, it clearly lays out what I am doing. I am not hiding anything and do not have an ulterior motive other than helping good-willed faculty and staff that stumbled. So again, in my official capacity, I am providing inculpatory evidence which I am trying to put in a designated school format and channel so that the faculty and staff can come together and address the issues themselves. If you are unsure what that means, you probably should talk with your school's attorney for legal advice. A complaint filing or notice is not a

request that can be refused or dismissed outright. It must be received and a solid review and research be done to determine how best to address it.

Regarding your comment below, "The decisions regarding the mask policy were not made at the building level," I understand that may be your honest held belief, but it is self-evident that this is an incorrect statement for any of the policies I mentioned in my email. This is self-evident because the "decision" to enforce the mandated policies were implemented at the school-level, there are hundreds of witnesses to this and even parents pleading with your school administration to stop the nonsense against their children. This means that individuals at the school thought it was within their authority to execute/implement a set of pseudo health and medical mandates without parental consent or full informed consent, among other concerning decisions. Executing or implementing policy is an enforcement action (decision) and must be covered with appropriate authorities to do the action. That is why Legal Sufficiency Analysis (LSA) and/or Legal Reviews (LR) are so important in assisting officeholders when faced with whether or not to use their positional authority to implement/enforce a policy. So, it does not matter if a wrongheaded individual(s) in the authority chain chose to cobble a set of coherent words together; it does equate to actual authority and/or legal sufficiency. Further, having a faulty LSA and/or LR does not exonerate individual(s) who executed illegal orders against children and their fellow public officials because these instruments are still a type of **advice**. They are not permission or authority but could be a mitigating factor.

Further, it should be noted that cobbling words together does not cause injury thus the wrongheaded words could be considered of lesser importance when an egregious mistake is made. Injury does not occur until someone decides to implement problematic words into actions. To prevent this type of overreach, State Local Tribal Territorial (SLTT) governments as well as our federal government recruits applicants with the faculties for a specific position, requires legally-binding Oaths of Office, trains officeholders on their duties and responsibilities, empowers these officeholders to challenge missteps, and disciplines some when or if appropriate. In the COVID chaos, every school official was still required to assess if they had the authority to execute the policy prior to playing a part in it.

Honestly it is extremely hard for me to understand how this type of situation could have happened at any of our US public schools, let alone yours, because of the high quality of the vast majority of our teachers and coaches who take no lip, and how teachers are constantly demanding to see the work on how answers were determined. Somehow this was not applied when asked to execute an extraordinary unscientific unprecedented set of health and medical procedures against every student and the school's personnel.

Given the gift of time, we have the opportunity to use hindsight which helps us to make more perfect evaluations. If you want to know how really egregious and unlawful the **last two years** have been, please read the following excerpt for one of our school policies, which takes center stage on the Portsmouth School Department's webpage. The policy is based on statute (real authority). It easily shows a contrast between what is normal procedure and what was done for the COVID enforcement actions. In fact this policy, that every school official is trained on, could be applied in regards to what happened to every one of your students as well as your faculty and staff if the perpetrators were students:

"This Statewide Bullying Policy is promulgated pursuant to the authority set forth in §16- 21-34 of the General Laws of Rhode Island. Known as the Safe School Act, the statute recognizes that the bullying of a student creates a climate of fear and disrespect that can seriously impair the student's health and negatively affect learning. Bullying undermines the safe learning environment that students need to achieve their full potential. The purpose of the policy is to ensure a consistent and unified statewide approach to the prohibition of bullying at school."

Please note that the concrete authority to implement the policy is located in the first sentence of the introduction, which makes it easy to check the proverbial work. You and many of your fellow public officials may believe my calling out the missteps is unfair in some way. I can sympathize with that feeling, but perhaps you should objectively review your Oaths of Office and review what you unnecessarily put the children through, to really understand who the victims are.

If you feel that you are unable to assist me in fulfilling my request for information, maybe Ms. Faria, who is acquainted with me and my family, would be a better liaison to represent the school. One of the documents I will reference is an official document signed by Cadet Maria Chytka whose insights, I posit, may help many of your faculty and staff to gain a fuller understanding. Many of your faculty and staff know her very well and hold her in great esteem.

From my conversation with Ms. Milone, I understand the Middle School no longer uses the Scientific Method centered on a hypothesis which is the format Cadet Maria Chytka leverages in her analysis to explain many things. I hope this will not be a distraction to those who prefer a different format. Further, the analysis in the document may give Ms. Milone a fuller understanding as to why I posed the logical question in regards to vaccine outcomes when she informed our parents group that the school is currently undermanned because so many teachers are out with COVID. That said, I am providing Cadet Maria Chytka's document (with her permission) to you now. It will provide a partial notification to those that implemented the COVID injection nonsense.

I did note your under the signature block language or rhetoric in regards to legal notice. Given the circumstances, I find it irrelevant to our conversation. I have seen that type standard language in the hands of wrongheaded individuals be used to cover up bad behavior. As appropriate, I have chosen to appropriately expand the audience as my authorities and duties dictate.

Please pass on my genuine regards to the greater Portsmouth Patriots Middle School's amazing faculty and staff. I look forward to assisting them in getting this ugly period in our history addressed and put away, so that good-willed Americans and our Friends and Allies can move on while not being too worried that this type of crap will happen again.

You may feel that I am joking or wrongheaded or so on, but as hard as it is to believe I am being your true Friend by telling you and the school's personnel what you need to hear despite the likely ire you may have towards me for doing so.

I look forward to you or Ms. Faria providing me the requested information. Please see attached document. Cadet Maria Chytka is a graduate of the Portsmouth School System including attendance at Hathaway, Middle School and High School. She was the student selected by Portsmouth High School Faculty to give one of the student graduation speeches this past June.

Godspeed,

JON J. CHYTKA
COL, USA
Official Capacity

Food for Thought: "Education is here placed among the articles of public care, not that it would be proposed to take its ordinary branches out of the hands of private enterprise, which manages so much better all the concerns to which it is equal, but a public institution can alone

supply those sciences which, though rarely called for, are yet necessary to complete the circle, all the parts of which contribute to the improvement of the country, and some of them to its preservation.”

- Thomas Jefferson

On Fri, Oct 14, 2022 at 2:08 PM Michno, Michelle <michnom@portsmouthschoolsri.org> wrote:

Hello,

The decisions regarding the mask policy were not made at the building level.

Sincerely,

Michelle Michno

Michelle Michno

Coordinator of Student Life Grades 7/8

Portsmouth Middle School

Phone: 401-849-3700 extension 3341

On Fri, Oct 14, 2022 at 10:08 AM Jon Chytka <jfchytka@gmail.com> wrote:

Ms. Michelle Michno,

Thank you for your reply. My apologies for not getting back to you sooner. I was working with another DOD investigator to procedurally provide him and others with a court confession to fraud, reference the COVID 19 injection fiasco, that he was in need of. As required he officially acknowledge receipt. As I stated to Ms. Faria, my intent was to file an official complaint/notice at our school levels to help our good-willed Portsmouth teachers and other public officials to get ahead of what is coming. I absolutely understand that there is a major set of criminal and/or civil investigations/cases going on at the federal and state levels which could be devastating to officials involved with COVID 19 mandates as well as those who directly implemented them, because the mandated actions are provably a type of illegally human experimentation. I have already asked if the AG office directed RI public officials to help clean themselves via affidavits and alike, however I was told straight up 'no' by a seasoned teaching professional. It is imperative for school officials to openly address the situation internally first as a semi-autonomous agency and then up the chain of authority before a grand review board or equivalent reviews the actions of each individual involved. From my experience and from our history, if our great teachers and others do not proactively address their involvement in the experiment on children and in some cases on each other, it will not turn out well for many and could lead to another catastrophe.

So here is what I am requesting in my official capacity so that I can procedurally provide you with what you need. Please provide the format you would like my complaint/notice to come to you in and the official channel you want to receive it in at the **school level** so I can provide you with the inculpatory evidence for your faculty and staffs individual review. In order to make my complaint/notice more thorough, I would request the documents the school used to justify the COVID requirements. I have already scoured your website and have the ones that are located there. However I am looking for the clear science-based documents that the Portsmouth school chain of authority used to demonstrate effectiveness and necessity of the mandates. I also have not seen on your website the documents that spell out the authorities used to implement the mandates at the state, district and school levels. I think what is best would be to proactively provide me the required state Legal Sufficiency Analysis and your district/school's Legal Reviews (LRs) of it. I would think their would be a set LSA/LR for each policy that you used prior to implementing them, i.e. the COVID 19 mandates in regard to the school personnel vaccination program, COVID 19 on-site injection clinics, and the COVID 19 mandated rules on children (masking, isolation, prevention of assembly, etc.). Further, since parental consent was usurped in regards the medical procedures used on their children a separate set of LSA/LRs should have been done for that specific usurpation, so please provide that also. I do not need any expert **opinion** documentation unless it was directed cited in the finalized LSAs or LR's. If these procedural legal documents don't exist, just let me know that also.

I realize that this may seem unusual to those who have not had to deal with fiduciary breaches or governmental overreach or purposeful usurpation or corruption before, but I am using a simple method to adjudicate and mitigate the issues in the best interest of the officials duped into playing a part in the criminal activity. Please know I have just closed another branch investigation and I am not planning to investigate anything in regards to Portsmouth Schools per se. I am just being a true Friend to those caught up in this very sticky situation and/or those who have been duped. I am executing this by providing inculpatory evidence and recommendations so my fellow Oathholders, at the local level, can clean themselves off the best they can. I will

also be providing the same public officials documented evidence of criminal activity in regards to COVID 19 injections and other interconnected criminal actions so that some of our Portsmouth Faculty and Staff can stop poisoning themselves literally and figuratively. Since the Portsmouth Public School System is a public agency all the above information requested is public property in the determination of general school policies. To state it another way finished public work product used in policy determinations is releasable and should have been easily found at your website. Do not provide me any pre-decisional work product that is for auditors and investigators to review.

Please know I have already been in contact with the RI AG's office and fulfilled my mandatory duty to report (major criminal activity) which was a certification of the evidence. I have cced Commander Yarn, who has a set of dual fed/state official authorities. He can inform the appropriate state officials of my next set of official notifications which is to you. Not that is necessary but If you want to assess my credibility, you can just do a web-search for what is knowable open source..

Godspeed,

JON J. CHYTKA

COL, USA

Official Capacity



Postscript: As a fellow educator, I offer the following quote as food for thought:

Liberty without Learning is always in peril and Learning without Liberty is always in vain.

- John F. Kennedy

From: Michno, Michelle <michnom@portsmouthschoolsri.org>

Sent: Thursday, September 22, 2022 3:05 PM

To: chytkas@mail.com; Michelle Michno <michnom@portsmouthschoolsri.org>

Subject: information

Hello Mr. Chytkas,

Miss Faria, the guidance counselor, spoke to you last night at the open house and she mentioned you wanted to speak to someone in regards to the mask policy.

I am new to this position as I was a guidance counselor for the last two years and wasn't part of the administrative team who made the mask decisions. I would be happy to direct you to the administration if you would like to speak to them in regards to policy. Please let me know so I can forward you that information.

Thank you,

Michelle Michno

Michelle Michno

Coordinator of Student Life Grades 7/8











Portsmouth Middle School

Phone: 401-849-3700 extension 3341

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10 attachments

-  **20221110 Examination Report to Portsmouth Middle School (et al) (1).pdf**
1013K
-  **Accessory 1 - 20211112 Case 321-cv-01211-AW-HTC Doe vs. Austin Judge Allen Winsor presiding.pdf**
296K
-  **Accessory 2 20210824 Austin Executive Determination for COVID 19.pdf**
471K
-  **Accessory 3 20220525 LSA Austin Exec. Determination dated 24 August 2021.pdf**
675K
-  **Accessory 4 20220512 Appointee Maria Chytka - Medical Accommodation Notification Memo.pdf**
417K
-  **Accessory 5 20211001 Letter to CAPT Henning.PDF**
1830K
-  **Accessory 6 - 20211112 Letter to Safe Federal Workforce Task Force.pdf**
1550K
-  **Accessory 7 202001015 Letter to the Speaker Pelosi and US Congress.pdf**
1610K
-  **20220328 Evidence and Analysis Packet that concerns your command.pdf**
3481K
-  **20200103 Affidavit Extract in ref to 12 NOV 2016 BAF bombing.pdf**
388K



Colonel Chytka <jjfchytka@gmail.com>

Unclassified Evidence and Analysis Packet

Jon Chytka <jjfchytka@gmail.com>

Tue, Apr 12, 2022 at 11:53 AM

To: ellen.f.Rosenblum@doj.state.or.us, ellen.rosenblum@doj.state.or.us, Tina.BeattyWalters@doj.state.or.us, Scott.Kaplan@doj.state.or.us, Lisa.Udland@doj.state.or.us, AttorneyGeneral@doj.state.or.us Cc: "Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA)" <juli.chytka@navy.mil>

Unclassified Public Distribution on Authorized

Subject: Attached is a Filing Cover Letter and just a small sampling of evidence in a much greater Evidence and Analysis Packet demonstrating a Transnational Organized Crime (TOC) spree that has targeted every resident of **Oregon**, every US Citizen and so many more. The spree has accumulated much crime including the mass wounding and democides of historic proportions.

Dear Attorney General Ellen F. Rosenblum (et al),

I have reviewed your bio and every other State and Territorial Attorney Generals' bio. You all have very impressive credentials and work experience which bewilders me in understanding how so much usurpation and crap was perpetrated against every resident of every state and territory to varying degrees. Alas, it could even be discerned by a reasonable person that the most egregious usurpations were done intentionally by some state and local officials as shown in their actions or inactions.

The attached Ravensborg Letter dated 25 March 2022 and the packet that it resides in may seem extraordinary and certainly that indeed is true, however the epic show is not unprecedented, or its intrigue is not that hard to comprehend in concept. That said, the intrigue's full scope is not easily perceptible. Likely by design, our situation rhymes with other ugly periods in our history. Please take great care in reviewing the letter and verifying with AG Neronha and/or AG Ravensborg that the packet does exist, it demonstrates that certain individuals in government at all levels knowingly committed pieces of an interrelated crime orgy. The most concerning crimes that some individuals deliberately perpetrated were in regards to a multi-prong democide. Beyond-a-reasonable-doubt evidence of this can be found in **Exhibit μ (mu)** of the packet; a sampling of the exhibit is attached. The attached **Notification Letter to OPM Director Ahuja dated 19 October 2021** puts her on notice that she is involved in a coerced experimentation program on US Federal Employees that will knowingly injure and kill some of our federal workforce. Director Ahuja's "How-to use Coercion" Memo to Heads of Federal Departments and Agencies, dated 1 October 2021 only lists Emergency Use Authorized "vaccine," after Pfizer Comirnaty was "licensed." Thus, it is likely Ahuja fully knows what she is a part of and its indefensible outcomes. Further, since DOD attorneys in Doe vs. Austin Case 3:21-cv-01211-AW-HTC (pages 13-14) confessed in open court to using experimental "vaccine" against US Armed Forces personnel without informed consent, this re-enforces that a nationwide illegal experimentation program was implemented. Thus, probable cause exists that the entire Biden Administration's COVID-19 6 Point Plan was meant to injure and/or kill vast swathes of the US population, especially given the illogical and unscientific frequent booster requirements.

Not meaning to be discourteous but everyone knows or will know that unlike most other State AGs, you chose to do nothing to stop the obvious overreach by the Biden Administration in regards to the injection mandate nonsense which injured and killed a determinable number of **Oregon** residents. That

said, please use your wisdom in deciding if you or others need to recuse yourselves due to your personal actions or inactions in regards to forcing or permitting residents to be poisoned with provable crap "vaccine" or putting residents in an invalid Schutzhaft-type status for contrived medical or health reasons. A medical quarantine is reasonable for a contagious period of an infected patient, ONCE. That is if a diagnosis can be proven valid for a specific contagion. Authorities going beyond the two-week quarantine (protective custody) for a specific COVID-19 patient, is egregious and a type of false imprisonment. Using that reasoning, it makes the statewide or citywide, long-lasting Schutzhaft -type crap much more diabolical. Anyone involved in any of the protective custody façades (masking, societal closures, or stay-at-home orders), even if it was done in good faith, needs to recuse themselves from follow on adjudication efforts and provide evidence to law enforcement pointing out who was directing the abuse. Further, those who prevented an investigation into any of the major nationwide crimes shown in this filing or who prevented a court filing when evidence necessitated it should also recuse themselves. Do not be dismayed if you and many others choose to recuse yourselves, I am confident, based on statistics, that somewhere in your office you have a competent sidelined subordinate that had been raising the Constitutional issues all along. You can now allow that astute individual to lead the effort to clean up the mess. As for those who this notification email went to and how it was distributed, well that was my prerogative as THE United States Commissioned Military Officer charged with addressing, head on, some of the more egregious attacks by our domestic enemies in the asymmetric war we are in the midst of.

Please know having taken the recusal leap-of-faith before, I do realize recusing oneself is not always easy, especially when you know in your heart you did nothing wrong purposefully. That said, almost always removing oneself when a credible perception of complicity or personal confliction exists truly helps all involved. Do not assume that I am insinuating anything other than what is proper and procedural.

Once your (et al) appropriate skepticism is alleviated, my counsel to you is to focus on protecting our **Oregon** residents first from those who are trying to injury them or worse with dangerous "vaccine" or alike, and then help other State, Local, Tribal, and Territorial (SLTT) governments do the same. I am providing a similar email to all states and territories. Perhaps coordinating state efforts prior to moving forward would be wise. Just know I will be continuing with my Duties and assignments. So, if our efforts overlap some, that is to be expected.

Godspeed,

JON J. CHYTKA
Colonel, US Army
THE United States of America
Official Capacity



OBTW: Again, I am not judging you as a person nor am I convicting you of anything. That said, the measure of a State or Territory Attorney General is how well they enforce the rule-of-law especially against government overreach, RICO groups, public corruption, predatory crime and so on. Using all the COVID 19 illegal mumbo jumbo, including the state-sponsored euthanasia and Schutzhaft -type programs, you can grade yourself on your performance using open-source information (here) (here) (here) (here) so on and alike.

Recognize I am just one person fulfilling my Duty and Calling. So, if you realize it or not, I do care, and I am acting as your (et al) true Friend. Perhaps stepping back and broadening your perspective using the

evidence in this email, the Ravensborg Letter, where that Letter points, and what COL Ravensborg and/or AG Neronha choose to provide you will help you gain wisdom. Further, you can combine the aforementioned evidence with what you already have on hand from your Oregon investigations or audits into election fraud, strong statistical anomalies of fraud, voting machine insecurities, and voter roll concerns, including what Mr. Lindell may have provided you, so to observe a more complete picture of what is really going on. Just by coincidence, it is the week many Americans as well as many of our Friends and Allies remember the Passion of the Christ and Passover and Ramadan and so on...during which many contemplate God's deep love for each of us, and His willingness to forgive any of us for our failings no matter how grave. Great timing, for we all require God's redemption to some extent.

Attached: **Letter to South Dakota AG/COL Ravensborg (et al) dated 25 March 2022 Subject: Corpus delicti ...democide...**

Sampling of Exhibit μ (mu) #21 of 35 – Notification Letter to OPM Director Ahuja (et al) dated 19 October 2021 Subject: Systematic failures...federal organizations.

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----- Forwarded message -----

From: **Jon Chytka** <jjfchytka@gmail.com>

Date: Wed, Mar 30, 2022 at 5:34 PM

Subject: Unclassified Evidence and Analysis Packet

To: <Jason.ravnsborg@state.sd.us>, <peterneronha@riag.ri.gov>, <Charles.mcguigan@state.sd.us>, <marialenz@riag.ri.gov>

Cc: Chytka, Juli CIV USN NUWC DIV NEWPORT RI (USA) <juli.chytka@navy.mil>

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Dear AG/Colonel Ravensborg (et al),

Although you (et al) and I have lived in the vicinity of each other during periods of our lives, know many of the same folks, and may even have been at the same events...we do not really know each other. Further you may be astonished that you have not been made aware of my friends, my family's and my efforts. It is partly because we discerned that Silent Running so-to-speak was the best approach for all involved. It's not like I need everyone to know that my family and friends made a hole-in-one. I am just satisfied that I was able to play a small part in an important moment in our history. That stated, we now have been brought **together** to further help address our current state of the union and to address the crime orgy in your specific jurisdictions, thereby aiding the rest of our country and the world. I fully understand and hope you (et al) are appropriately skeptical of the assertions in this filing as well as being diligent and vigilant by validating all the evidence, talking to witnesses, and doing your own research.

I am familiar with your (AG Ravensborg) life's path and also that recently it has been very hard for you personally in regards to the very odd and tragic accident that had very strange timing and odd publicized damning evidence. I can somewhat commiserate with the difficulties of your situation, but I highlight that in the really tough moments of our lives it is then that we get the opportunity to demonstrate the full contents of our character. This notion has been repeatedly accomplished by many of our foreparents in our turbulent US history. It is showcased in the quilt-work of the

remarkable legacy they left us. At our country's darkest moments, honorable Americans found the will and the Grace to shine.

So, I am circling back to South Dakota and Rhode Island where my filings started in order to provide a capstone type filing which eventually is meant to aid all of our great states and territories. None of the crap that the United States and world has gone through recently was necessary. I contend that if my fellow Oathholders would have chosen to address things in a procedural and logical manner, then much of the crime orgy would have been averted while still addressing a substantial part of the infiltration and corruption.

The truly great news is you (AG Ravensborg and AG Neronha) have tremendous influence with your peer AGs, their offices, and alike based on your affiliations, previous work relationships, or current professional interactions. I have confidence that if you want to assist your fellow AG offices or counterpart agencies, you can point out to them where there are perceptions that they or those working for them are coloring outside the rule-of-law. If they do not correct their paths soon, these wrongheaded perpetrators will eventually pay dearly when the Scales of Justice are balanced. Given the weighty crimes that are in the filing, all US citizens need to have confidence that their filings are going to be addressed by Dutiful public officials...not incompetent fools, useful idiots, or worse.

I recognize that what I have assembled and asserted in the attached filing may seem extraordinary, but the asymmetric wars and their applied means and methods are not completely unprecedented in world history. Further, since we do not know each other personally, you (et al) may want to do a background check on me. You are in luck as you can simply execute a web search on me to discern my credibility. Also, for your consideration as a quick start in regards to me, you could review my last public speaking event on 13 December 2019, just before we were attacked with the COVID-19 bioweapon. I am not claiming that I am a great orator, but the speech has a set of messages in it for you (et al) personally. So if you discern it is worthwhile, you can go on the Rhode Island State House Link: <http://ritv.devosvideo.com/show?video=706a679fe58b&apg=c7e3a6c7> and watch minute 39 until the end of my remarks, ~10 minutes. Prior to listening to my portion of the video, I urge you to listen to AG Peter Neronha's dialogue (starting at minute 27:45) crafted from his personal witness and study, which perfectly sets the stage for my dialogue. History does not repeat itself, but it sure as hell rhymes.

So, for your (et al) review and action, I have combined the knowable facts, my first-hand knowledge, and my expertise in assembling a fairly comprehensive filing. The filing consists of four main complements shared with you in a piecemeal manner. Once you read the filing you will understand why I took this approach. **Complement 1** is this email and the attached Letter testimony for you, other State AGs and alike. **Complement 2** is a filing statement that maps to this filing's exhibits and previous official filings in various law enforcement and ombudsmen systems. **Complement 2** will be sent to you via the DOD Safe system for I discerned it is DOD CUI. **Complement 3** is a USB drive of the filing's exhibits. SD AG Office's USPS Certified Mail # is 7021 2720 0002 6839 0472 and RI AG Office's USPS Certified Mail # is 7021 2720 0002 6839 0489. This packet should reach to you in 1-3 days. **Complement 4** are my and my family's previous filings and other evidence that residents in your states as well as our federal officials have received, that you are capable of retrieving from them in your official capacities and ensuring to document how the filings were adjudicated or not. I will be notifying others soon with only the Letter testimony. You can assist other State, Local, Tribal, and Territorial (SLTT) governments with the other documents as your wisdom prescribes. I will only re-emphasize that some state AGs, US Attorneys, and government prosecutors appear to be coloring outside constitutional and lawful conduct.

I pray for your and other law-abiding AGs' success, in convincing those involved at the SLTT levels to cooperate with all diligent authorities...it just pains me to think of anyone being at the end of their rope, earned or not. Of course, individuals can roll the dice and when that fails then choose to be contrite in their last words and or at their final judgement...as they wish.

Godspeed,
Jon J. Chytka
Colonel, US Army
THE United States of America
Official Capacity



Postscript: I suspect that many of those caught up in the perpetration of our current democide will get the opportunity, like some of their fascist predecessors, to convey final thoughts of their efforts. Oddly much can be gleaned from their words including the last words of the Nazis at the Nuremberg Trials. The sentiments that these belligerents portrayed included innocence, amnesia, wrongheadedness, remorse, gratitude, defiance, warnings, threats, and roots causes seem to be echoing towards us in our current epic. Below are the words of just two of the many who were on trial there, Von Papen was acquitted and Ohlendorf was found guilty and hung:

Von Papen provides a **concise root cause analysis** of what happened in Germany, perhaps to warn others what to look for the next time around: "The accusation amazed me, for these reasons: (1) The **irresponsibility** with which Germany **was cast into this war** and a **world-wide catastrophe**, (2) the **vast number of crimes** which some of my countrymen have committed. The last point is **psychologically inexplicable**. I believe that **paganism** and the years of **totalitarian** regime are chiefly to blame. Both turned Hitler [and his ilk] into a **pathological liar[s]** in the course of time."

SS (the dead head cult) General and Doctor Otto Ohlendorf provided Trial Prosecutor Benjamin Ferencz a very stark foreshadowing threat after Ferencz asked compassionately if there was anything he could do for Ohlendorf after his trial conviction. Ohlendorf said "The Jews in America will suffer for what you have done to me."


Let's hope and pray you (the honorable state AGs and alike) can help avert any further catastrophes that the current day Ohlendorfs in America have planned, for we are still On Dangerous Ground.

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2 attachments

 **20220325 Letter portion of State AG Filing for Update III YPD 20150514 8PD.pdf**
1519K

 **Sampling of Exhibit μ (mu) #21 of 35 20211019 Letter to Director Ahuja of inculpatory evidence.PDF**
1093K

to take a moment and in your Faith tradition to pray and ask the Holy Spirit to provide you with understanding, guidance, and perseverance.

Godspeed,

JON J. CHYTKA
COL, USA
Official Capacity



Postscript: As you are familiar, I am a military professor with many other expertise to include critical analysis, investigations, pattern recognition, procedures and euphemistic double speak. So, I can attest that reviewing historical documents, video, documentaries, testaments, ledgers, outcomes and alike, through the lenses of common sense and discernment, can provide us remarkable insights in order to more fully understand situations. It helps us to see through the noise and illusion to perceive what is really going on as well as navigate difficult times like we find ourselves in now. So back to Brother John Belushi; if you know it or not, he was enormously popular around the time he was killed. Despite his imperfections and bad habits...he was THAT dude...guy...man everybody wanted to hang out with and laugh with, for a while.

So back to the aforementioned Brother Belushi interview at the top of the email: what is going on in the interview? Having fulfilled the role of an interviewer-director-producer before, I know that questions or topics elicited from a guest(s) demonstrates where the director-producer wants topics to go. The show's theme appears to be centered around a "drugs make you better" bent, so to speak. However, Brother John and two of the three other guests chose to push back on the narrative. No big deal, it is a free country and everyone has a right to voice their opinions, correct? So, why does the attractive Newsgal Judi Witt show up and whisper in Brother John's ear...is she really looking for someone to help her with the news or other items mentioned? Does that make any sense? It is difficult to know but our common experiences can help us discern what was really going on.

So, what Brother John does next helps tell the story. He snipes and degrades the newsgal, he tries to "baptize" her with water but settles for "baptizing" the table and Host Bill Boggs (former corporate-level minion), and kicks the coffee table down the set's steps among other antics. That said, it could be just part of the planned script of the show but all on set seem to call out that this is an ad lib. So why such an over-the-top improv for a talk show? Well, if we insert an average American man into this scene, the evident reason for the reaction would be that the newsgal's whispered message irritated Brother John. So, he wanted the newsgal, director-producer, interviewer and everyone else to know he was pissed.

I also noted that Brother John, Steve Allen, and the unidentified-comedian seem to specifically highlight Michael O'Donoghue's "funny" Mr. Mike's Uncle Remus skit at the beginning of the show as especially notable. Now just by chance, I somewhat remember watching that skit when I was a little younger than you all are now, but I did not find the skit humorous at all, instead it seemed very strange and morbid. In Mr. Mike's version of Uncle Remus, Brer Rabbit is eaten by Brer Fox and Brer Bear, straight up, as well as adding a new twist to the story. The twist was that the "bluebird of happiness" was found dead due to "a random act of violence" (skit transcript here). Now that is a very strange and dark set of messages and is not humorous at all, the skit bombed badly in my opinion. That said, perhaps it was never meant to be only comedy but do something else entirely different. Looking at this through the lens of euphemisms...it is a clear warning or threat to those who "sing." Again, it is hard to know, however as any wise plebe knows, broadening the site picture gives them more intelligence on where the upperclassmen may pop out from and mess with you.

So, stepping back and viewing the greater context, a lot more interesting things come into focus. For example, a recurring theme of death and other weird concerns keeps coming up in Brother John's interviews in a very contrived or forced manner. Review this video (here) in December 1981, (~3 month prior to his killing) starting ~minute 3:30, Gene Shalit as the interviewer chose to ask about last meals, very odd. Eventually Brother John provides the audience with his concerns for us by alluding to the Fiddler on the Roof reference. Now it may be just Brother John's way or his luck that death is always on the menu of topics for him, but Brother Dan also seems to be inflicted with the same concerns and so are others in showbiz. See this short video here, the Brothers are not only concerned about having a short time to live but they're concerned for our Oregonians. I did not know paranoia or thanatophobia was so contagious...it could be just a showbiz and/or industry thing. Hmm. Although smoking a lot, Brother John does not seem to be all drugged up in his interviews even though that narrative about him was prevalent after his death, example here. There also appears to be a lot of collaborating witnesses that Brother John was having troubles (here).

That said, Brothers John and Dan from one of the interviews are looking forward to future endeavors, including a reference to a spy movie about a couple of DOD employees which seems to allude to the 1985 *Spies Like Us* hit movie.

Sadly, Brother John did not live to fill that role or the Ghostbuster's role meant for him. According to open sources, Brother John checked into a California Hotel in LA ([creepy Chateau Marmont](#)), on 28 February 1982 and then asked his "physical trainer/body guard" to bring him a tape recorder and typewriter, so the story goes. His "physical trainer/body guard" was the one who was found hovering over the body by the hotel assistant manager ([here](#)). Between those two events, check-in and the hotel assistant manager finding Brother John and his "physical trainer/body guard" together, Brother John Belushi died, at age 33. Of course, it was a clear-cut case of death by natural causes (unknown reasons) or what we call today sudden death syndrome (SDS), or at least that is what the police initially ruled it as. Providentially, we would find out later there was much more to the story.

We learned that Brother John did not die from natural causes but poisoning via drugs. Eventually Brother John's death was pinned on his seasoned drug dealer, that is after she started talking to newspapers. She then was charged with murder (months later), with a potential life sentence. Of course, that is after not being a suspect for any wrong doing initially. However, the charges were greatly reduced in a plea deal for involuntary manslaughter after the seasoned drug dealer copped to injecting Brother John with drugs. She ended up getting three years and served roughly half of the sentence, after which she was promptly deported to Canada. I say all of this while assessing that it is odd she got charged for anything in regards to his death itself because Brother John was alive and appeared fine when the seasoned drug dealer departed him ([here](#)). Hmm. On its face, it would appear to the astute that the seasoned drug dealer was a potential patsy to cover LAPD and maybe others' involvement. Of course, after the killing, there was still more that came out as a secondary narrative through several channels that the whole thing was a LAPD sting operation that had gone bad. It seems the LAPD wanted to catch Brother John and other Hollywood folks for violating drug use laws, very admirable. The seasoned drug dealer was even alleged to be an informant. Further, a lot of noise came out after Mr. Bob Woodward's book **Wired spat on the scene** which was alleged to be co-ghost written by the infamous Jack Anderson. The book painted Brother John in a very bad light as well as the book was alleged to be inaccurate and exploitative.

For example, Brother Dan Akroyd lets us know that Woodward attributed comments to him (Brother Dan) that he did not think he made. Brother Dan purposefully links the Woodward's character assassin of Brother John to the infamous John (Jack) Anderson. See video ~ minute 1:50 [here](#). Jack Anderson, over his career, seems to have done a "where's Waldo" impression. He seems to be repeatedly the conduit for very sensitive information from individuals inside the bowels of usg at pivotal times. Throughout his years, Anderson's work adds noise or damning evidence (partial context) to the public consciousness in regards the JFK assassin theories, Chappaquiddick incident, [Watergate](#), Iran-Contra scandal among other things. His work, although remarkable, seems fueled by individuals with agendas. Especially in efforts that damaged the repudiations of independent minded, but imperfect, US Politicians and other personalities. In fact, recently released FBI evidence points to "journalist" Jack Anderson's involvement in the Watergate scandal as a purposeful and planned tar baby con trick ([here](#)) against the Presidency and our Republic.

Again, Brother Dan asserts that the LAPD was involved in Brother John's death as a sting operation. He must have a reason to believe this. A second well connected friend to Brother John ([article here](#)) who was a self-rehabilitated seasoned drug dealer, gives similar witness. So, I fully acknowledge that these gents are probably correct that individuals in the LAPD had some involvement in the Brother John death parody. I say this based on the LAPD's amateurish and clownish conduct in handling the case from the get-go. For example, besides the laughable nothing-to-see-here just natural causes farce, the LAPD thought it appropriate to handcuff a material witness. "Police...said she [drug dealer] was a potential witness and the handcuffs were just standard procedure ([here](#))." Having done similar type work before, I would never put witnesses in restraints because I would be justifiably charged with intimidation of a witness...subjects or accused, where probable cause exists, is a different matter.

Additionally, not meaning to be disrespectful to the sting-theory promoters, but the drug user sting assertion seems hokey and is illogical. It is illogical to put so much effort into a drug user sting, just to catch Brother John and others in misdemeanor drug charges. An adequately planned Halloween or alike party-crash sting would be much more efficient to nab large swaths of celeb drug users as a general policing strategy. However, these types of drug offences do not have severe enough penalties to even use as creditable blackmail or informant-turning material. A little more circumstantial evidence, that something is amiss, is the fact the room was in complete "shambles – not sloppy, but actually trashed, as if in a rage ([here](#))." So, had the room been tossed or had there been an altercation of some type? Although seemingly meant to highlight LAPD misconduct, the sting-narratives act like white noise, meaning they cause the obvious anomalies to be partially obfuscated including possibly both the exact method and reason for the killing.


So was Brother John's death by natural causes (heart attack), death by choking on something ([here](#)), a drug accident via a seasoned drug dealer, suicide via repetitive drug injections, a drug deal gone bad, tampered product, torture ([here](#)) given the odd and substantial internal organ damage in combination with the use of morphine, or a failed LAPD sting? Hmm. Or a purposeful murder via some method to keep Brother John quiet about something important as well as to be a stark warning to all others who dare think about being the proverbial singing "bluebird of happiness"? Although a lot of people have profited from Brother John's notoriety and infamous death, I find it extremely interesting that Bob Woodward in lockstep with Jack Anderson and his handlers chose to do an intrasession to paint Brother John poorly while all public officials involved painted the seasoned drug dealer with sympathetic if not glowing words...that is once she took

a plea deal. The patterns wreak of a cover up. Further, given all the conspiracy-eques noise that flooded the public consciousness, I think it is eventually worth knowing what actually happened.

I say this for it would be very detrimental to America to have many of our talented and beautiful Hollywood, music and sports celebs and/or other elites in our society be blackmailed, intimidated and/or controlled. Which in turn could force these generally honorable folks into using their influence, authority, and means to lead their constituents and others that love them, astray similar in function to the proverbial Pied Piper's flute. That said, it is truly difficult to know what happened to Brother John but his death seems very mysterious and ominous with a lot of clown work...it certainly should be appropriately scrutinized further.

Brother John's saga does not even end at his death. He was buried far from his roots in the Land of Lincoln but he does have two gravestones, one cenotaph with Christian symbols (Illinois) and one with the memento mori (skull and bones) warning on Martha's Vineyard. He was buried in Martha's Vineyard ([watch video here ~2-minute mark](#)), due to his wife's wishes. On Martha's Vineyard, Brother John and his wife bought a beachfront property from SECDEF Robert McNamara and made it a second home ([here](#)). Oddly, Brother John was eventually exhumed, from his not so final resting place, to control his fans' excessive littering and malingering. As we would expect he made good use of disinterment by escaping his coffin, then he was re-captured and re-casketed, and for all his efforts he was moved to an unmarked grave, so the story goes. JEEZ...can Brother John be resting in peace after all of that nonsense?

Well at least we can feel really good that Brother John's "physical trainer" aka "Superfoot" was not exactly like Celeb Ye's (formerly known as Kanye West). If you saw Ye's recently released texts from his "personal trainer" ([here](#))([here](#)), it is clear the NPD-trainer is a type of present-day slave-driver. The NPD-trainer is literally treating Ye like a disobedient slave, opposed to the guy Ye hired to keep him fit. If true, the unusual arrangement is not unprecedented in history – the Nazis did similar things at the Babelsberg Studios which is Germany's equivalent to our Hollywood. See sampling of the odd Nazi shenanigans in regards to the German Starlets of their time, by reviewing how the stars' were treated ([here](#)). The Nazi fascination of propaganda value, as well as psychology and behavior manipulation value, of theater and cinema was most likely a major reason that the SS, Hitler's evil pagan cult, took over and refurbished the dilapidated Babelsberg Castle with the standard set of underground facilities. The castle, not so surprisingly is fairly close to the Babelsberg Studios allowing it to be a control mechanism in concert with the spiritual mischief via their kooky creepy occult rituals.

Lesson Learned (over again): Just a teachable foot stomping moment here, the easiest way to defeat harmful and evil propaganda is by choosing not to just take anyone's word for anything extremely important. This tenet's applicable applies to our beloved celebs or elites or "experts" or "journalists" or even useful idiots, fools or worse (1)(2)(3)(4)(5) wearing commissioned officer rank or others filling solemn offices and so on. Making personal choices in regards to having confidence in testimonies or witness, making life-changing decisions, implementing or enforcing policy, passing bills, piggybacking on political endorsements, accepting crazy outcomes, giving excessive power to fellow imperfects or worse, buying products, taking drugs and therapies, injecting crap into our bodies and so on should be thoroughly researched, contemplated, and prayed about. It is as easy as following the wise precept of President Ronald Reagan, a former Army Captain, "trust but verify" precept for thinly supported claims or other gibberish because often times there are hidden agendas at work by the little cowardice nazis OR bolshevists OR evil occultist and so on...in the shadows. Thanks to our friends, Mr. Elon Musk, Mr. Matt Taibbi and their band, we have just seen the backstage activities of a similar clown show via the aforementioned Twitter band's () efforts ([here](#))([here](#))([here](#)) and so on...poetically some of the "bluebirds of happiness" are finally singing freely. An instructional video on combating the Operation or Project Mockingbird or alike maneuvers is located [here](#) for consideration.

With all that said, we certainly owe Brother John Belushi a huge debt of gratitude for being one of the **Best** at making us laugh and serving us through other major important intangibles...**whatever it takes**. It is alleged that Brother John's last words were "Just do not leave me alone." Hmmm.

Thank you, Brother John, you are missed and your legacy stalwartly continues to kick and provide signal (photo circ 1982 while being in very very poor health, **WHATEVER**). It is taking a while Brother but perhaps we eventually will more fully know what really happened to you and where your earthy vessel is. However, I envision in current time, your spirit is likely still giving the nuns fits as they work you over in purgatory (please save me a desk). And perhaps occasionally you are finding yourself Called in the Omni-Guy's office...conceivably when He wants creative and authentic amusement and to be reminded (at least partially) why He created and loves us, Requiescat in Pace.

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Enclosed Slip Bobbers (SBs):

DF Delta: COL Chytka's Witness Statement to the Response and Adjudication to Incident Report 23-812-OF

SB ♀ (aka Soul): Ad Hoc Commander's Inquiry Report last page only

SB ♂ (aka Spirit): Religious Accommodation Notification with embedded confessional evidence.

SB ⊖ (aka Body): Conveyance Email string for PMS Examination Report with sound legal theory of culpability for executors of unhinged policy (fiat).

Distribution List:

As per the Distribution List on *Ad Hoc Commander's Inquiry Report*, at the discretion of Town Solicitors and Captain Chad Hennings, USN NUWC Commander, to appropriate authorities. Release to public authorized after 1 February 2024.

Hadalpelagic-crista Postscript: As Captain Hennings, a USN commanding officer inter alia fiduciae munia, expert in sub-marine warfare, and master of art and science ([here](#)), hopefully can attest to by now, I am a military professor, inter alia fiduciae munia, which I deem to be an important proficiency for my current accepted assignment. Thus, I do my best to take advantage of every opportunity to bring different perspectives to bear in order to obtain fuller truth, justice, and restoration. With that emphasized, thought and scrutiny applied to the known and to what is in shadows, does not necessarily provide definitive answers, but the exercise itself helps to cut through the immaterial to bring to the surface what is hidden.

Bottom Line Upfront (BLUF): *We should look at our history as a holistic continuation of events that occurred before, and not as a completely discreet set of experiences and events. Our Founding Fathers recognized this and leveraged much from both our proto-nation's history and ideas from earlier times in order to create a more perfect and resilient Nation. Further, we need to reject the notion that just because someone looks like us or not, claims a moniker we have an affinity with or not, has a prestigious credential or not, holds a position we respect or not, or says things we like or not, and so on necessarily makes an individual trustworthy and moral or the opposite. Trustworthiness and benevolence are determined through the repeated actions that a fellow imperfect and/or their group or subset of it chooses to take. Further, all groups or assemblies that an individual is a part of and potentially has a greater loyalty to are not necessarily known but they can be gleaned by the astute in evaluating patterns of actions/conduct or what military-types call doctrinal templating and our law enforcement calls profiling via modus operandi.*

Obligations of Public Servants and US Citizens

Benevolent US citizens, especially when we hold solemn offices or duties, do our best to support and defend the US Constitution, bear true faith and allegiance to the same, and well and faithfully discharge duties. Also, we try our best to emulate the ways of our benevolent but imperfect Founding Fathers, Mothers, and alike, with their informed wisdom, amazing efforts, and acts of bravery. These remarkable folks progressively constructed instruments to usher in a more humane objective world. In doing so our *American Forebearers* were able to pull out one of the greatest victories of all times by developing whatever God and heredity gifted to them and using it to create and secure our Nation and then defend it repeatedly. This synthesis included learning from the mistakes and successes made during our proto-nation's chaos and the efforts to tame evil, carnage, corruption, and mischief. It certainly did not include always agreeing with each other or necessarily being kind and hospitable.

Logically, US Citizens who do not execute their functions and duties to our country as defined by our Constitutions and alike are in error or worse. Also, our guests who disrespect us on our sovereign territory in any major criminal manner are also in an irreconcilable state in regards to We-the-People (the master). Further, on occasion, in our past and in world history, malevolent groups intentionally usurped and/or infiltrated a sovereignty and mimicked the host's ways and behaviors in order to implement shadow agendas often with malevolent intents and grave consequences.

Thus, developing ourselves as US Citizens is not only important personally, but also for maintaining the security and vibrance of our families, communities, and our country which helps fulfill our greater obligation to our fellow family of Nations and mankind. This type of resilience building includes developing our minds through study, meditation, discussion, debate, and application. So appropriately applying analytical study, historical lessons, respectful traditions, defined processes, and legitimate sound precedence will help us navigate difficult waters in order to come up with better courses or solutions and fuller truths. All should accept that good-faith individuals using their understanding of complex or complicated situations, through weighing and measuring the knowable facts, often lead to differing opinions about any number of items, none of which necessarily equates to untruthfulness or malfeasance but in fact an outlier opinion may be the missing ingredient that diffuses a bad situation or makes a state of affairs better...or through the lens of time the outlier epiphany is in fact the Truth. So, each of us has the aforementioned obligation to build our individual resilience in an open-minded manner that respects others' rights to have thoughts and preferences of their own while not necessarily agreeing with them or even being polite about it. This type of rugged and tough resilience can keep us from making major mistakes in normal times that hurt ourselves, our families, our communities, our Nation, or other Nations. Perhaps more importantly though, it keeps us from being duped or fooled by contrived situations, propaganda, and "dirty tricks" which can lead to really bad decisions, carnage, and catastrophe, that we will be answerable for in this world and/or upon our final transition.

Why Portsmouth?

For Portsmouth as well as greater Rhode Island and Providence Plantations (RIPP), and affiliated sovereignties, we are blessed with MUCH to ponder that occurred literally within our portion of Creation, Portsmouth, Aquidneck Island (aka Rhode Island), Rhode Island and Providence Plantations, closely affiliated sister sovereignties of Massachusetts, Connecticut, New York and alike, as well as our greater USA and of course our totemic societies/tribes/nations/countries during earlier times. So, Portsmouth residents have a deep and rich history, certainly not all of it benevolent, but when all of these happenings were thrown into the crucible of early-America it led to the creation of our Constitutional Republic's foundational concepts. We should take pride that some of that formation happened right here in Portsmouth, almost as if it were the center of mass for it all. Further, there is much noise intermixed with facts in how our history is told that can obfuscate fuller knowable truths. Still today we can use discernment while leveraging our wonderful instruments of guidance and law at all levels of our systems to help us navigate and devise better courses, solutions, and understandings. Hence our knowledge and appreciation of history and the applications of our *benevolent progressive devices* are relevant for us today.

So, as referenced in the main body of this letter, let's go all the way back to the *Compact of 1638* ([here](#)) as well as its fascinating back story and affiliated commotions, especially centered around the individuals many give credit for founding Portsmouth as well as being important founding mothers and fathers of RIPP. All of us should acknowledge this includes Ms. Anne Hutchinson...depending on a person's perspective and beliefs, some of us may even consider her a patron saint of sorts. No matter where a person's opinion falls, her commotions and the techniques she leveraged have some bearing on our current times.

Given that the *Compact of 1638* is posted at the Portsmouth Townhall, is superficially taught in the RIPP Public Schools as well as examined in various college and law school courses, I probably do not need to reacquaint you (et al) with our theocratic and consecrated history...with that caveat, please allow me a little leeway as I offer different perspectives that may have eluded some. These perspectives have relevance to our current usurpatio state-of-the-union and some of the phenomenon that we have recently experienced as well as it being germane to the subject of this correspondence between *government officials in our official capacities*.

So, an assemblage of gentlemen declared in their (our) *Compact of 1638*:

"We whose names are underwritten do hereby solemnly in the presence of *Jehovah* incorporate ourselves into a Bodie Politick and as He shall help, will submit our persons, lives and estates unto our *Lord Jesus Christ*, the King of Kings, and Lord of Lords, and to all those perfect and most absolute laws of His given in *His Holy Word of truth*, to be guided and judged thereby. (also, [here](#))"

These are some very lofty and pious words steeped in the *Glory of the Almighty God*, whose manifestations are directly referenced or alluded to in the above passage, i.e., The *Creator (Jehovah)*, his begotten *Son (Jesus Christ)*, and the *Holy Spirit* as the Old Testament (and alike) and *Jesus* witnessed to us ([John 14:26](#)). Notably several of the signatories at one time or another had very significant official duties and/or were practitioners of law and process including William and Edward Hutchinson, Ms. Anne Hutchinson's husband and son respectively.

Of course, we need to appreciate that it is somewhat inappropriate to judge the actions of individuals of yesteryear in the context of our current legal standards and alike or by the *Laws Of Armed Conflict (LOAC)* or alike constructs, for these are more recent instruments that govern and direct justice for

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our times. So, we must keep our forebearers' conduct or efforts in context to their own sovereignty interests as well as their legal and ethical deives, learnedness, and their understandings of the facts. Also, fuller comprehensions of religions, history, culture, language, and alike act as an essential lens to think through patterns and predict behavior. So, we can use what we know of situations to help identify doctrinal templates, key lessons, and deceptions so we do not make the same type of mistakes...or be fooled or tricked into taking stupid and/or immoral actions for which we will eventually be held accountable.

Wiki-review of the Compact of 1638's Greater Context

Now as mentioned in the main body of the letter, we need to acknowledge that there are both prerequisite and subsequent pertinent documents and happenings to consider for full context contemplation of the *Compact of 1638*. I will not cover the oceans of information that exist in any expansive way but instead will just plunge waifs into some knowable facts and how they template onto doctrines or elements. That said, reference Ms. Anne Hutchinson, logically before you banish someone of importance (royal bloodline) or before you can get banished you hopefully have a planned place to go. Further, if you are planning to get banished you want to take others with you for it is a common truism and/or colloquialism that "misery loves company" and "there is safety in numbers." So, just by happenstance, there were recently procured lands ready for colonization just around the coast from Massachusetts Bay Colony/ Massachusetts Bay Company (MBC). By serendipity or by design, the Narragansett Tribe "sold unto Mr. Coddington and his friends united unto him" (here) land in March of 1637, which was prior to the Pequot War being officially declared on 1 May 1637 (declaration here) and subsequently land sold in May 1638 (again here) prior to the war ending that supported a Hutchinsonian cult migration. Just by happenstance or by design, Mr. Coddington's friends seem to include Mr. William Hutchinson and his son, Edward. Now these choice lands included the "great Aquidneck Island" (aka Rhode Island), Quinunnagut (aka Jamestown Island) and with the authority to "make use of any grasse or trees" on mainland opposite Powakassick aka "at the widening out place" of Aquidneck Island (Indian-English translations here).

Surprising the land became available for purchase, after several unfortunate events happened to the formidable, fierce, and territorial Pequot confederation. The Pequot, aka Destroyers were no doubt some bad hombres and had made enemies of some adjacent tribes overtime including the formidable Narragansett (map here). Further the Pequot, aka the Destroyers, were allies of the Dutch who were direct competitors to the English. Additionally, the official predicate that started the ball moving towards declared war was the Narragansett Tribe or their allies being accused of having committed the John Oldham and crew massacre on Manisses (aka Block Island). Of course, some rumored that the Indian perpetrators of the Oldham killings were alleged to have sought sanctuary with the Pequot (here page 491). Further, an earlier massacre of Captain John Stone and company was blamed and apparently acknowledged, according to some records, by the Pequot with normal condolence paid. Neither of these horrific acts happened on Massachusetts Bay Company or its Colony's (MBC) corporate lands so they fell out of the corporate colony's jurisdiction. Further oddly enough Captain John Stone was officially banished from MBC on penalty of death should he return (here). Still, these killings of the banished were the predicates for MBC actions. MBC Governor Henry Vane and the MBC council provided General John Endecott (soldier, surgeon, esquire, and MBC company agent) with the authority to compel justice and tribute from the Indians for the incidents. Corporate Task Force Endecott sailed to Manisses (aka Block Island) and then onto Pequot Tribe territory. On Manisses aka Block Island, the task force killed several and burned their homes and crops. At the Pequot village they demanded the Pequot hand over the Indians believed to be hiding there who had killed the pariah Stone years prior as well as Oldham killers. Endecott also demanded substantial tribute for the killing of John Stone, perhaps because the MBC wanted the honor of executing Stone himself as if was an *Animal House* scene (here). When Endecott did not get the answer he wanted, he murdered a Pequot and ordered the village be burned (here). This purposeful act of Corporatist and/or "Christianish-divine-right" lunacy logically escalated the situation which provoked the Pequot to retaliate in turn against other English Puritans who were in the vicinity of them but not necessarily the actual perps. The closest English were at Fort Saybrook (Saybrook Colony) which was founded by John Winthrop the Younger Esq. in 1635 also under unusual or "dubious legal origins" (here). Also, just by happenstance or by design, Fort Saybrook was the first heavily fortified settlement at the time which included cannons (here). Due to its proximity, it is the logical place the Pequot would focus their ire on. So, it was very beneficial that Saybrook was fortified. It is clear, that the English certainly would know that the Pequot would be offended, at Task Force Endecott's affront. Certainly, they would attack the English in ways commiserate with the Pequot moniker. So, after this logical retaliation occurred, the English than were "forced" to make the "suchs darn decision" in officially declaring war because the Pequot were attacking them... which happened officially in a declaration on 1 May 1637.

In an odd coming-clean type memoir, John Mason, Captain and Commander of Colonial forces during the Pequot War, seems to make the case that both of the aforementioned massacres (Stone and Oldham) were in fact, not Pequot, but connected to other tribes including the Narragansett Tribe. In his *Some Grounds of the War Against the Pequot* section of his war memoirs, he definitively states that the Pequots did not commit either of the aforementioned massacres, we call this type of oops today, an intel failure or false flag (here pg 16). Using doctrinal templating we should identify this type of justice-seeking predicament by the English leadership, for it rhymes in various ways with how our Afghanistan War started and was similarly one of the loosely affiliated predicates for the Iraq War. Now, grown-ups should recognize it is senseless to commit a genocide against a people for the individual actions by members of a completely different Nation (Tribe) even if the alleged culprits are hiding somewhere in its territory. It is also senseless to start a war in order to bring a few perpetrators to justice, when other options like patient negotiations or extraordinary rendition is much less costly, much more moral, and a much more likely method to achieve a just endstate. Sadly, the MBC corporatist leaders did not have an extradition-type treaty nor the patience necessary for negotiations. Instead, they chose to force a conflict inflaming all sides and causing a pretext to stumble into a war-of-extirpation against the Pequot. To add a little more context, the aforementioned unfortunate pre-conditions to befall the Pequot confederation, prior to the war being declared, were internal civil unrest via a divisive rebellion of the Mohegan, and a devastating small pox outbreak that killed half of the Pequots prior to the anti-Pequot (MBC-Narragansetts-Mohegan-others) coalition's destruction of the other half of the Pequot Nation. It is a little surprising that Sachem Uncus (Mohegan), who guided, Task Force Mason throughout the Pequot War including to the Pequot fortified village at Mistick, had direct familial ties to the Pequot Sachem. After the war, Uncus and Mason would continue their brotherhood throughout the rest of their lives. In fact, John Mason acted as a benefactor to Uncus even against other allies like the formidable Narragansett.

Biowarfare Doctrinal Template of Corporatists aka Fascists

As an aside, we should recognize the Pequot preconditions as a doctrinal template for these types of happenings rhyme with the pre-conditions and lead up to our first *American Revolution*, one just has to review the grievances in our *Declaration of Independence* (here) as a reminder. Our Founder Fathers seemingly crossed every symbolic T in their execution of the *Boston Tea Party* even using a parody of spirited "Indians," probably Pequot sympathizers, dumping corporatist tea, *East India Company* into the bay. Although the weaponization of small pox was not specified in our grievances, such behavior is clearly covered in *Grievance 25* which goes beyond just hiring mercenaries but also lofts the allegation of "Cruelty & perfidy scarcely paralleled in the most barbarous ages" which certainly included biowarfare. That said, evidence of British biowarfare during our *Revolution* was collected and determined true (here). This was very hard for our key leaders to accept or believe including General George Washington, probably due to the conceptual error of *mirror-imaging* but he eventually was convinced, as the evidence and bodies piled up due to the forced pestilence. To counter this act of barbarous perfidy, General Washington, the CIC, begrudgingly ordered that his troops, who had not already had small pox, be inoculated for the disease. The most concerning element of this barbaric action was the fact it had started before the formation of the *Continental Army* and well over a year before the *Declaration of Independence* was signed and published. It is even alleged to have started prior to King George III's *A Proclamation for Suppressing Rebellion and Sedition* on 23 August 1775 (here). Meaning the British biowarfare decisionmakers, possibly including the King himself, were using these means against their own Subjects in an *undeclared war scenario*. That said, perhaps it was their *divine right* via the *covenant of grace* to execute such depravity. No matter, this doctrinal template by no means can be definitely claimed against the MBC Puritan leaders, or others affiliated with the English Crown. That said, we should recognize that decisionmakers who decided to start a war and then commit a verifiable, almost total, genocide, including the Pequot culture, language, and all, is capable of pretty much anything. The genocide totality against the Pequot is even codified in the *Treaty of Hartford 1638* (here). So, perhaps we can recognize that some intermixed with the Puritan were a malevolent mimicry of some type. Further given their actions, these mimicries are certainly capable of using biowarfare, in an *undeclared war scenario*. This assertion can be made in good conscience considering some like-minded genocidal folks within the Crown's posterity executed that type of depravity roughly a hundred-fifty years later after the Pequot War, against their own subjects. Fast forward to present times, we even had some kindred corporatists, aka fascists, in the US and other nation's governments by happenstance or by design develop and release, on the world, a Covidian gain-of-function pathogen with a sequel democidal operation of using injected biologicals (aka mRNA aka gene therapies) and alike to sicken or kill millions of innocent people. So, it is a clear doctrinal template for corporatist aka fascist to employ.

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The Holocaust of Fort Mystic

The pivotable point of the Pequot War is considered, by some, to be the Battle of Mistick (aka Mystic) where between 400-700 Pequots were burnt alive ([here](#)). I offer that this specific lopsided victory makes no sense to me using just the number of individuals involved on both sides, even considering the English's advantages of technology. Just considering force ratios in a prepared defensive position, the Pequot should have fared much better. That is until you read into more of the story and make logical assessments. Given John Mason's own account ([here](#)) of how the Pequot acted including hiding under beds and alike, this is not the conduct of fierce warriors. Turns out a very sizable amount of the Indians in the fort were non-combatants, including women, children, and the elderly. Oddly, the preference was to kill the occupants opposed to allowing the Pequot to surrender or even allowing women and children safe passage. Thus, I understand some want to argue this was an astounding victorious battle where the English only lost ~20 soldiers, but given the facts and considering the standards of the day, this was not battle between warrior classes. It is best described as a holocaust (burnt offering), a literal **wickerman**-like human-sacrifice basket. In fact, some of the Pequot who initially escaped the fire were said to be overcome by, a "dreadful Terror did the Almighty let fall upon their Spirits, that they would fly from us and run into the very Flames." Hmmm, what does that really mean? Given how other corporatist, aka fascist use euphemistic language to cover over their actions of depravity including atrocities, it is likely some of the Pequot who escaped the fire may have been thrown back into the flames. No matter what this actually meant, I can offer based on Christian theology that this whole situation is a very strange way to "love thy enemy." There is much more to know via John Mason's account of the event (again [here](#)) and even a bird's-eye view depiction of it [here](#). Despite it being the early 17th Century, the happenings still seem unusual for benevolent Christian English Puritans or even Cautantowwitian ([here](#)) and alike Indians ([here](#)). That said, we need to recognize that the English Puritans were continuously propagandized into believing that their Christian AD mission was analogous to the Jewish Hebrew BC mission of fighting the Canaanites over the promised land, which is a perspective to help understand some of the carnage if not the methods or the excesses. Still, the Fort Mystic Holocaust and greater Pequot genocide seems GREATLY over-the-top for imperfect but benevolent societies and peoples to partake in. It is not hard to imagine how the horrific holocaust perpetuated even more atrocities and how it affected all involved. The Pequot aka Destroyers were going to want vengeance on all involved especially the English. The anti-Pequot Indian Tribes involved were in shock at the barbarism and I discern so were the real Christians in New England. That said given the barbaric front, these imperfect populations, all sides, likely considered their situations similar to what Sun Tzu calls a "desperate ground" and/or a "death" ground ([here](#)) situation. So, even if benevolent in nature the population would perceive they had little choice but to follow through on what they had been hijacked into, a war of extermination.

Even given the fact that the holocaust was within God's Providence, we may learn a bit by stepping back and assessing the signatures of the events and alike. Oddly, the Fort Mystic Holocaust would seem to match closer to an English Druid-type ceremony of human sacrifice than a Christian and/or Cautantowwitian type effort in subduing their enemies. Julius Caesar documents the ways of the Druid society in his **Gaulic War** chronicle that can provide great insight to many aspects of how the whole situation templates onto malevolent paganism. His witness eerily rhymes with characteristics of how the anti-Pequot coalition executed... as if:

"They believe, in effect, that, unless for a man's life a man's life be paid, the majesty of the immortal gods may not be appeased... [killing of a criminal was most] pleasing to the immortal gods; but when the supply of such fails they resort to the execution even of the innocent ([here](#)). Further, the follow-on trophy phenomenon in regards to Pequot heads and body parts seems more Herodian or Druid or malevolent pagan than Christian. By happenstance or by design, this odd trophy phenomenon actually started with the Pequot War itself. The way the war was initiated appears to be a malevolent paganistic ritual slaying and scalping of an enemy Pequot in a bog by a Massachusetts Bay Company/Colony (MBC) affiliated Massachusetts Indian guide. The guide then sent the Pequot scalp to Narragansett Sachem Canonibus. The scalp was accepted and covenant consecrated by Canonibus decision to forward the sacrificial trophy onto MBC as it passed through many villages on its way to the MBC. So, stepping back, we should acknowledge that human sacrifice for important endeavors is not a Christian ritual. Someone in the MBC chose to start the Pequot War and coalesce the anti-Pequot Alliance with the a ritual murder in a swamp or bog with the covenant trophy past between the allies ([here](#) bottom of page 17-22). I am not saying God-fearing Christians or Cautantowwitians did not partake in any of these events, especially given the controlling corporatists' (not rank and file Christians) propaganda and/or threats towards all populations involved. MBC corporatists even reinforced that those Indian Nations that did not provide the ghoulish trophies would be considered essentially enemies. This type of situation is a reoccurring phenomenon where imperfect but benevolent useful idiots are duped into doing really stupid and evil things. So, the Fort Mystic Holocaust and follow-on trophies were likely executed as an act of trickery or opportunism with forced coercion to ensure compliance, against all sides of the conflict to keep the carnage going. We all should be painfully aware of these techniques given our familiarity and **personal witness** of how many current-day evil corporatists/fascists are presumed to have tricked government officials, de facto government agents and alike all sides of the political spectrum and at all levels during the Covidian happenings. These presumably benevolent folks were tricked into attacking their fellow US Citizens and/or constituents in very harmful ways being propagandized with antiphon including "trust the science," "safe and effective," and of course "you don't care about grandma." These actions aka as crimes grossly violated fiduciary responsibilities, positional Oaths and our black letter laws, including LOAC, which is applicable for our times, if those individuals involved knew it or not.

As history has documented the Pequot War ended with the surviving Pequots being hunted by nearly all populations including those originally allied with them. Pequot body parts were used as loyalty trophies on behalf of the benevolent Puritan and Cautantowwitian populations. This is very reminiscent of what Julius Caesar chronicled in regards to how the different classes of Druid society or their enemies were treated ([here](#) again). So, the 200 Pequot, who surrendered, were mostly made slaves of the various members of the anti-Pequot coalition including being pumped into the trans-actional and trans-national corporatist systems. Many were sent into slavery exile within New England, including in the Puritan MBC, and as far as Bermuda and the West Indies. It is good that that RIPP does try to educate its population on this "first genocide ([here](#))." Still, I think this specific "first genocide" interpretation acts as a hand-wave that confuses the more pertinent known facts. Now, none of us are clownish enough to believe war, democide, genocide or slavery started in the early 1600s or that it is unique to an area or region or hair color or skin color or other superficial human characteristic... with the caveat that human carnage of innocents, even in war, that does not have a substantial and weighty military necessity, is usually a manifestation to some type of conjured malevolent pagan beliefs. This is even true if the holocaust or massacre or butchery, was covered over by nonsensical logic, saying the excesses of a war, at the hand of man, was a spectral God's Will thing.

There is much noise that encapsulates all aspects of the Pequot War and there are many conflicting stories that obfuscate what was really happening in New England at the time, a good discussion of them can be found [here](#). Still, the anti-Pequot coalition appears to have taken a while to solidify and there is even more substantial circumstantial evidence that the Narragansett and Mohagen leaders may have in fact been instigators or willing abettors in creating the predicate necessary for Pequot War via a **quids pro quo** type arrangements. **Quids** being English land deals for a Pequot Tribe defeat with spoils-type **quo** of some type given to Indian allies. This would make the war a trans-actional decision for those who would benefit (elites). Note, the Narragansett and Mohagen leaders received most of the Pequot survivors as slaves and were ceded some of the Pequot lands that were later passed to some of their heirs ([here](#)). Another indicator of this agreement is the MBC demands for immense nonsensical tribute on top of extraditing those who are alleged to have committed the stipulated killings especially of the pariah Stone. These demands were to appease the MBC's **divine right** for justice and illogically to "deter" future attacks. Note, the Oldham and Stone killings did not occur in the sovereignty of the MBC, which mattered even back in the 1600's as any esquire like Endecott, Winthrop, the Hutchinsons and so on knew. Although John Winthrop is alleged to have accepted the Pequot's explanation of the Stone killing, later Governor Vane and MBC Council commissioned General Endecott Esq and task force to exact justice on Manissos (aka Block Island) Indians (or Narragansett) and Pequot ([here](#) book page 186). For the Pequot, the MBC made a three-fold set of demands to include: extradite the killers (none of whom were Pequot), make huge wampum (currency) reparation payments that they knew the Pequot could not afford, and hand over several Pequot children as hostages ([here](#)). The latter two techniques should look familiar from antiquity where Emperors, later Sultans, Kings, and alike demanded tribute homage to demonstrate loyalty and submission while also holding targeted elites' heir's hostage to ensure obedience. The English demands were so draconian and unacceptable that it indicates that the MBC leadership did not really want peace, but just the opposite. Certainly, the Endecott parley's aftermath via his temper tantrum of directing the burning of a Pequot village and killing a Pequot in Pequot aka Destroyers sovereign territory does not serve justice, but is a great way to start a war, which it did.

Doctrinal Template of How Corporatists Hijack Groups Putting Them in Jeopardy

Further, it should not surprise anyone that the populations represented did not want the outcome to end the way it did. This is likely also true of many of individuals involved in the war's predicate and/or the war itself because that would be demonic, anti-Christian, and not normal for the Indian populations involved either. The whole conflict seems to have been hijacked at every new transition, again think of the situation of how our own **Covidian happenings** occurred. At each new transition, we were hijacked and often forced to do regressively stupider and stupider hokey-pokey or Simon-says actions that were non-scientific and unconstitutional... these including propagandizing the population through fear, locking US citizens down, obfuscating curatives,

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mandating masking, mandating 3-6 foot spacing, and mandating, coercing, and incentivizing Covidian injections and so on. This led to many US Citizens to be poisoned (collaborating evidence [here](#) of people assaulted or murdered search RI [or CO or SD] for jurisdictional authority) as well as being damaged in other ways. The endstate is that many public officials, fiduciaries, and de facto government agents are seemingly trapped in **abetting in war crimes**, putting them on desperate and/or death ground, which is an illusion at least for our present-day useful idiots. That is if these bobble heads address their complicity as appropriate. So, it is easy to see how our circumstances mirror those of the anti-Pequot coalition, in the doctrinal template of being hijacked.

In the case of the Pequot War, the carnage somewhat ended with the **Treaty of Hartford 1638** ([here](#)), although to be sure Pequot heads were still rolling thanks to the coercion by the corporatists. The treaty (covenant) created a tainted peace for all the victors' elites. Thus, this covenant completed the circle of a pagan-type sacrifice in a very holistic way. The tainted peace was born out of the Pequot blood...as well as the instrument codified an almost complete sacrifice of a people including the Pequot language and culture as well as divvying up the Pequot survivors and their property, which was a **gateway** to a short-lived peace. The corporatists, aka fascists, made further use of this **gateway** for even greater means, as the legal predicate for an illusionary annexation and subjugation of all populations that were party to that treaty (covenant).

To re-emphasize, one must take our proto-nation's history in context. We neither need to, nor should we necessarily judge the intentions of all involved, but we can and should recognize what the indicators and outcomes suggest as well as what doctrinal templates were in play. We should note **real Christians** especially those who study and adhere to a benevolent Biblical world view would be very fearful of purposefully committing such acts. These bible beaters would be knowledgeable of St. Paul's **natural law teaching in Romans 2:12-16** (discussion [here](#)). Thus, **real Christians** would not intentionally start or be a part of an unjust war or unjust carnage of others made in the image of God. This is true for **real Christians** no matter what their enemy beliefs or skin-tone are. That said, by the outcomes of many events in our history, we know that our ancestors or early family members did some really bad stuff to each other. Yes, all of the aforementioned groups are our legitimate ancestors during our proto-nation's development which we need to accept and choose to learn from while not necessarily approving of their actions.

Pretext for the Puritan Migration to the Pocasset Settlement (aka Portsmouth)

So now what factors stirred the **23 men** and their families to leave the relatively secure, prosperous, and harmonious Massachusetts Bay Colony (aka Boston and vicinity) and go on to create something new...something a little different...something special...something that was later covered over but still had **Omnipotence** to pierce the darkness and manifest enlightened critical concepts for our Constitutional Republic... Well, as we have been taught, things were getting a little frictional in the MBC Puritan Paradise that some would later codify in a verdict of sedition and affiliated wrongs. So, the mini-exodus of Boston and vicinity (aka MBC) was mostly prompted by what we currently call the **Antinomian Controversy**.

Some could simplify this very important divisive hullabaloo as a simple Bud vs. Bud Light binary argument i.e., a nonsensical Taste Great vs. Less Filling comical skit or similar Monty Python forced argument skit about nothing ([here](#)) which I acknowledge has some value as a perspective. The **Antinomian Controversy** was spiritually conjured by Ms. Anne Hutchinson. She was a daughter of the very influential Anglican Minister Francis Marbury as well as being a mother, midwife, and herbalist (proto-pharmacist). Ms. Anne Hutchinson, an Anglican, as well as her family chose to join Reverend John Cotton's Anglican (proto-Puritan) congregation in Boston, Lincolnshire. They then, like clockwork, are alleged to have followed Rev. John Cotton from England to New England a year after his exodus. Reverend John Cotton had fallen out of favor with key Anglican Church and government authorities and thus was fleeing incarceration for his efforts to reform or re-image, depending on a person's perspective, the Anglican Church from within. He had a fairly soft landing for he was quite revered by the Puritan communities and was welcomed and celebrated in the MBC. So that is where he and eventually the Hutchinsons of the **Marbury Clan** lineage ended up.

Now Ms. Anne Hutchinson, the Puritan ministers, their respective followers, their respective efforts, and **Antinomian Controversy** mean different things to different people. My son, Michael, has been taught in school that Ms. Anne Hutchinson was an early women rights leader and other educated folks focus on the fact that she was a spiritual advisor and religious reformer. Further, some individuals seem to arbitrarily, in a cherry-picking manner, cast selfishness, chauvinistic, and malevolent intentions on the colony and those who provided witness and/or civil or church judgement and later other dispersions against Ms. Hutchinson. Certainly, there is enough evidence justifying most fact-based critiques of all sides of the controversy. Further, some Hutchinson apologists somewhat logically make Ms. Hutchinson into a banished Joan-of-Arc type figure. All of which I discern, to some extent, are reasonable perspectives based on the evidence available as well as an individual's personal preferences, beliefs, and convictions. Certainly, Ms. Hutchinson was a very remarkable trans-formational lady, very charismatic and intelligent with great insights to many things, including women's health, infant care, curative-soothing-type herbs and perhaps biologicals, cult (mass psychosis) techniques, religious doctrines, and the Scriptures. Certainly, we can recognize she was an extremely tough and durable lady, evidenced by the number of children she birthed (15) during a period in which most mothers had 5 to 8 children. Further, at the time mothers had a 1-2% (per birth) chance of not surviving childbirth for various reasons. Thus, Ms. Anne Hutchinson prospects to survive having that many births not to mention her documented still birth in MBC was simply incredible. I acknowledge that some could be skeptical that she actually birthed all of those children given the era. However, the fact she was the mother to that many children, even if some may have been secretly adopted, was very respectable and seen as a sign of being blessed. Her motherhood among many other intangibles gave her great credibility to bring many of the women of the community as well as some colony elites, including Governor Henry Vane, to her "less filling" exclusivity doctrine focused on a **covenant of grace** or what I would call a "**trust the grace**" perspective, no matter how it manifested itself.

So, Ms. Hutchinson came to some prominence with a cultlike following. She is said to have impressive sermons, analysis, alleged healings, and of course good ole' Christian and alike antagonism. She had very disparaging words and deeds towards many others who were God's Shepards. We have to recognize none of these antics are necessarily diabolical in concept or means, even if it is wrongheaded or can plausibly be ordained through God's **grace**. I say this knowing that many ministers took great offense to her antics. For example, Ms. Anne Hutchinson and some of her devoted Hutchinsonians, during a Minister John Wilson assembly, chose to stand up and walk out of a meetinghouse. This spurred a colleague of the minister to complain "Now the faithful ministers of Christ must have dung cast on their faces," ([here](#)). Although Puritan discipline is a little different, we can still gain insight by looking at the situation through our own experiences. For example, from a general business meeting, a classroom, or a religious service perspective, how would these antics turn out if an employee, a student, or a parishioner did that during a meeting or alike while the presider was providing standard contemporary oratory. Lord knows, I have provided many a Soldier an opportunity for contrition for far less infractions of disrespect. Further, I was thinking how that would turn out, if the Chytka or fill-in-the-blank Clans did that sort of thing to Father David or Deacan John or fill-in-the-blank God's Shepard at fill-in-the-blank church or temple in the middle of one of their homilies or sermons or alike. I am not sure a "**trust the grace**" intangible excuse would suffice for an explanation in choosing to pick a fight in such an in-your-face manner. It would likely need some contrition and a heap of penance to make amends.

That said, the fruits of one's efforts along life's journey are solid indicators of one's grace and mindset. So, let's simply acknowledge that Ms. Hutchinson's doctrines and methods caused quite a stir in the male-dominated colony. However, she did this unlike her original proclaimed spiritual leader, Reverend John Cotton whose teachings she greatly cherry-picked from. Reverend John Cotton's methods were focused on humility and subservience. On the other hand, Ms. Hutchinson made it her tactics to be more divisive, in an antiphon-type method using the **divine right, covenant of grace, and perseverance of the saints**, as her platitudes. She directly attacked almost all other ministers who did not strictly comport to Hutchinsonian Supremacy Doctrine of "free grace" in a determinative-type, if not, an ultimative-type manner...a "with me or against me" perspective. She "preached that behavior, and therefore sin, did not affect whether someone went to heaven ([here](#))." It got to be soooo disruptive and concerning that Ms. Hutchinson was tried, convicted, and banished both in the civil proceeding for sedition and a church proceeding for heresy. Reading some of the accounts, it appears the juries did not fully comprehend what they were necessarily contending with but most jurists innately knew it was destructive. Oddly, the colony even went after those individuals whose conscience led them to vote to exonerate Ms. Hutchinson. Further, some of her ardent followers or sympathizers lost their rights to keep and bear arms for their refusal to condemn her or for the support of her and/or her doctrines. However, this was not equally applied to all of the Hutchinsonians which is an interesting phenomenon, for the Puritans are not equally applying justice for like violations. Still, even Reverend Cotton eventually, reluctantly spoke out that Ms. Hutchinson's religious doctrines went toooo far-a-field from what Puritans believed.

The stripping of rights from these spiritually enlightened or socio-confused, depending on one's perspective, caused those affected to reconsider their options. It must be noted that the punishment, especially given the time period, was quite severe - individuals lost the right to keep and bear arms, received reduction of their standing, and other similar pariah-type treatments. So, it was the main catalyst for some of the migration to the Pocasset settlement (aka Portsmouth). Although many accounts have been written of Ms. Hutchinson and the **Antinomian Controversy**, nothing currently known definitively (that I know of) proves Ms. Hutchinson was evil or diabolical. Certainly Mr. John Winthrop, the Hutchinson's neighbor in the colony, had indicators of how Ms. Hutchinson's doctrines were socio-confusing members of the colony, causing them to be "seduced and led into dangerous errors" ([here bottom of pg 241](#)). During the civil trial, Ms. Hutchinson fate was sealed when she brazenly prophesized that God would ruin the court and the colony in retribution for their persecution of her ([here](#)). Given that neither the MBC nor its civil courts still exist today, true believers could argue her prophesy came true.

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Philosopher's Stone

Ms. Anne Hutchinson's 9-year American journey was overall extremely unsettling. She was continuously on the move and resettling in other areas while at the same time dropping off her descendants at every new location. The theatrical **Antinomian Controversy** and follow-on commotions, were finally brought to a close with an axe-murder scene where all the evidence of it was completely burnt, only leaving one scared little girl as if a proverbial tribute coin. This whole chaotic chapter in our history acted like a philosopher's stone to achieve a refined state of being with clear gold and silver linings like the **Compact of 1638** (here again), the founding of Portsmouth and Newport, as well as the founding of Rhode Island and Providence Plantations as a separate colony, sovereignty, and then later a state. Still, those positives are somewhat overshadowed by some of the worst behaviors of mankind including human sacrifice, genocide, massacres, human body-part trophism, slavery, pedophilia and so on. Still, the whole set of turbulent dynamics surrounding the series of affairs within our proto-nation and its shortfalls to properly adjudicate and address such matters helped our Founding Fathers to review, discuss, debate, and develop key precepts, compromises, checks, and balances to come up with more perfect paths and solutions to protect all. To be clear, the chaos helped to eventually teased out the necessity to codify God given inalienable rights as well as key concepts including the freedom of speech, freedom of religion, freedom of assembly, right to keep and bear arms, presumption of innocence, emoluments clause, and so on and so on. This codification of rights and processes were done *progressively* in our colonies' and later states' governing documents as well as in the **Declaration of Independence**, the **US Constitution** and other important constructs. As I mentioned in a previous postscript, the Rhody's chose not to ratify the **US Constitution** until the **Bill of Rights** had irreversible momentum to become the law of the land.

So, given the gift of hindsight, in aggregation with our current law and processes, and our individual Faith traditions, *real Americans* would have processed and adjudicated the **Antinomian Controversy** differently than the MBC's pseudo-theocratic government did. It would have been handled by the church affected and only become a court matter after probable cause or alike, via material evidence, was substantiated that an individual violated a black letter law. Also, by design, in today's America we focus on the actions, outcomes, and process and less so on the message and messenger...not without some disturbing anomalies though. Given our respect and enforcement of our US citizens' rights to invoke their conscience, we let ideas and philosophies battle in the public square as well as measure the legitimacy of policy against our **US Constitution and alike documents** through our legal sufficiency processes and if necessary, through our judicial systems. We also use time to weigh the outcomes of policies and actions to discern and evaluate the wisdom of lawful policy, administrative determinations, execution of process, and the purity of an underling intent. Still, I am not saying that the MBC juries made a mistake in regards to the **Antinomian Controversy** based on their conscience and circumstances.

The Conscience Conundrum of Antinomian Controversy

Thus, if you take a step back to more fully consider and review what these MBC colonists were up against in the **Antinomian Controversy** and the instruments at their disposal, you may better understand their conundrum and appreciate their wisdom on how they handle it. Although the MBC was a commercial endeavor (emigration), it was governed by a Corporatist pseudo-theocratic regime. So, consider what the MBC government had at their disposal for laws, process, and punishment. I offer it was not so different, at least in application, to the **Compact of 1638's** intent i.e., the Bodie Polick was to be governed and settled by the "absolute laws of *His (Jesus)* given in *His Holy Word of truth*, to be guided and judged thereby."

Case in point, think how Ms. Anne Hutchinson cleverly constructed her own Separatrix Separation conundrum for her fellow Puritans. First, Christians or any benevolent religion are not to judge matters of conscience for fellow Faithful believers, for it could be a manifestation of the Creator's Will. Still on the other hand, the Faithful are required to call out dangerous doctrines or applications in order to protect God's flocks and our fellow man from being deceived or hurt by malevolent intent, no matter the source. So, the infernal way that Ms. Anne Hutchinson framed the problem for the colony and the jurists was in a divisive damned if they do and damned if they don't decision for various reasons.

I think most would agree the outcome was imperfect especially for any socio-confused but good-faith followers of Ms. Anne Hutchinson's doctrines and persona or those who in good conscience exonerated her of wrong doing. That said, the result was most likely the fairest and most lenient way to address the potentially dangerous situation, given the pseudo-theocratic corporatist system of the time. This is especially considering how other Puritans handled other bewitching phenomenon a half a century later during the extraordinary **Salem Witch Trials** that led many to be hanged, incarcerated, and one even pressed to death for various malignant infractions that were mostly bonded together with spectral (perhaps illusionary) evidence or perhaps by projection by the real masters of the craft that were slandering innocent others to prevent being exposed themselves.

More Doctrinal Templates that Conjure Spectral Evidence

Having fulfilled judicial-like duties, I offer that benevolent theocracies or pseudo-theocracies are fine and good for persons without sin or saintly folks with just venial sin who have a benevolent world view, but what if a gravely imperfect or an unreconciled criminal or a fiendish joker or a vindictive spouse occupy a position of authority or worse a group of malevolent cultists populate a jurisdiction and/or any of its institutions...how would that manifest itself? Unfortunately, or fortunately, depending on one's perspective, we have plenty of history to review to fully grasp what happens when cultish hierarchies and functionaries take charge. Think of what happened when the Nazi cults, Bolsheviks cult, Maoist cult, People Temple cult, Aztec cult, Mayan cult, Timucua (and alike) cult and so on and so on, took control of a sovereign space. How did that end up? Well, we have all learned these cultic doctrines led to human sacrifice in various ways as well as, depending on the cult, repression, culling and cancelling of specific groups and dissenting voices, de facto enslavement of citizens, purges, famine and war. Benevolent Faithful people who fear the Creator's judgement or similar concepts do not take this approach but just the opposite, sometimes to a self-destructive fault.

Now expanding the sight picture to earlier times, it should not be surprising that **King Henry VIII** chose this plausible deniability illusion leveraging spectral evidence in his expansion of royal power through ushering in the **theory of the divine right of kings** as well as the **Act of Supremacy** for his own dilemmas where he had a conflict-of-interest issue. The outcome of these fiats was not unlike the way the **Salem Witch Trials** ended up as if it were a Monte Python skit (here). Some ladies and gentleman, who were made in God's image, were slaughtered for the alleged spectral infractions. In his no-male heir controversy, **Henry VIII**, *Jesus's* self-proclaimed earthly envoy, along with willing functionaries were able to "safely and effectively" adjudicate the spectral blood-liable. Remarkably, English Christian benevolence, acceptance, and balance did somewhat return under Elizabeth I's reign when she chose to compromise by somewhat separating God's authority from her own earthly sovereignty. Similarly, the **Salem Witch Trial** happenings would have continued, if Governor William Phipps did not use his wisdom to step in to disband the "witchcraft" courts and set up adult supervision via a Superior Court of Judicature...that focused on more tangible and material evidence...with a reasonable presumption of innocence even if individuals were notably different or quirky and events spectrally coincidental (here).

Just to be clear, the slippery slope of Ms. Anne Hutchinson's **divine-right** doctrine was that the **covenant of grace** in the context of *perseverance of the saints* made it cart blanch proper that she and everyone else had the right to incisively sin without others having the right to admonish her or condemn any action or do anything substantial about the situation since the authority for her actions came directly from God. I offer that in a pseudo-Puritan theocracy, her legal argument was truly genius. Who wants to be the dude who has to explain to God why they mistakenly condemned the equivalent of God's beloved and ordained (but imperfect) women like Eve, Queen Ester, Sarah, Hagar, Abigail, Deborah wife of Lappidoth, Miriam, Mary Magdalene, and so on and so on or the unconventional saints in later centuries like Joan of Arc, Katharine Drexel, Therese of Lisieux, Philomena, Bernadette, Gianna Molla and so on and so on and so on. It is potentially an eternal damnation decision..."not it." That said, given how our current jurisprudence is constructed with separate but influenced realms of church and state and on occasion martial, our current day systems are much superior to what our proto-nation had. In our current construct we can judge a person's criminal, civil, and war wrongs and outcomes without potentially infringing or passing judgement on the **Supreme Judge's** involvement and His intent for an individual. We can objectively weigh and measure a person's actions and the consequences of those actions with well-defined elements based in our laws and alike.

So, to add some material depth to Ms. Anne Hutchinson's actions and outcomes we can dig a little deeper past the **Antinomian Controversy** and go into later actions and outcomes in MBC and in the Pocasset settlement (aka Portsmouth). Further, we can see if there are any more patterns to help discern what really is going on by embracing outcomes and other facts and not just rely on opinion or spectral evidence. So, in spite of these very pious settlers of the Pocasset area, who have the presumption of being in a **covenant of grace** at all times...still with that caveat and all the spectral, if not self-evident, truth, perhaps not all or even many of the Aquidneck settlers had pure-as-the-driven-snow intentions.

For example, the Honorable William Coddington, richest man in Boston, who bought the lands, with friends, from some of our Narragansett Tribal Forefathers, seemed to want to set up a serf-like feudal dominion or oligarchy (here). Good thing Ms. Anne Hutchinson provided her husband some back bone to challenge that construct and instead drove a different construct of **freemen** (colonial meaning) versus others. I discern both the above proposed constructs seem, from different perspectives, to be antitheses to the spectral and material intent laid out in the **Compact of 1638**. Of course, as pious Christians these belligerents got these issues all worked out...however the road to all-worked-out was an atypical method for a Christian community...in

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concept that is, not necessarily in precedence. I say this given all the Christian taste great vs. less filling wars of loving thy neighbor to death, for example the **Bohemian Wars** (aka Hussite Wars) and so on.

Eventually, William Coddington was voted out and William Hutchinson was voted in (again [here](#)). As if planned, William Coddington signed **Compact of Newport** ([here](#) or [here](#)) and then he and like-minded fellow grace-filled Christians who wanted to replay the feudal dark ages in a more new-age Puritan or Antinomian or anabaptist (aka Baptist) or Religious Society of Friends-way (aka Quaker), created a settlement on the south end of Rhode Island (aka Aquidneck Island) i.e., Newport. However, that was not good enough for William Coddington, while being stirred by his righteousness and fully clothed in the **covenant of grace**, he wanted to take back what he and others consecrated to the **Holy Trinity**, for his (Coddington's) purposes as well as some of "those friends united with him" against others of "those friends united with him." So, he and his fellow Godly feudalists are alleged to have attacked the Pocasset settlement (aka Portsmouth) but as we would expect based on Pocasset settlement's tough posterity, Coddington and his band of feudalists were repelled. Later, when enough real **Grace** from the **Covenant of Grace** was ringed out, the two settlements compromised peacefully. They were inspired to accept something new and amazing, the separation of church and state (common law) adjudication systems as if they were applying the crux of **Jesus's** teaching in **Mark 12:13-17** of Caesar's denarius (aka Wycliffe's **Tribute Penny**) lesson to the new controversy. However, this enlightened outcome was obviously not at all what Ms. Anne Hutchinson wanted, for she even helped trans-form her husband William Hutchinson's opinion to be the same as hers which forced him quit his assistant Governor position, due to her/his/them/they dismay or disapproval of the compromise. Again, she was one remarkable domineering lady. Sadly, he expired shortly after his resignation. These events prompted Governor Roger Williams to extemporaneously opine in regards to Ms. Anne Hutchinson's strange recoiling from all governance stating, "because of the opinion, which she had newly taken up, of the unlawfulness of magistracy ([here](#))." Ms. Anne Hutchinson's re-imagined theology had evolved past being subjected to any authority given that her new determination was that all magistrates were unlawful...so, she was really an anarchist at heart. ...

Given all the above additional context one can go back and evaluate the actions of how the MBC juries treated Ms. Anne Hutchinson and her Hutchinsonian followers. First, we certainly can understand and accept that the Puritan Church has an obligation to expect members to follow its benevolent religious doctrines. If a member chooses not to respect important doctrines of their church (or equivalent) then that member is provably in error in regards to their church's teachings, perhaps irreconcilably until the member submits or the church (or equivalent) recognizes a deeper liturgical, spectral, material or alike truth...and with the caveat that any doctrinal change was not caused by infiltration of kooky creepy cultists in high places. As an example, we would not expect Faithful fill-in-the-blank groups to be satisfied with socio-confused priests or ministers or council members in high places making fiat that their favorite perversions or iniquities are all-of-a-sudden okay and/or that all acts of depravity are covered by a **covenant of grace**. This is especially true when a perverse doctrine was clearly never part of the Faith in the past and common sense clearly points that the doctrine is false. Given that logic, even if Ms. Anne Hutchinson and her followers still claimed to be Puritans, it was self-evident that they were not by their choice...they were something else. Again, this is not a judgement of their specific doctrine of a **covenant of grace** or their re-imagined **Puritanism**, it is just a statement of fact, just like the re-imagined Anglicans, aka Puritans were no longer Anglican and so on. Even re-imagined Puritans, who migrated to Aquidneck Island, themselves would eventually recognize this as fact, for they willing later accepted by choice the monikers of Antinomian, anabaptist/Baptist and/or so on.

Next, given the Hutchinsonian doctrines of the **re-imagined Puritanism** and how it manifested itself in the colony and later on, the MBC's civil jury found Ms. Anne Hutchinson guilty of sedition and even took away arms (weapons) of some of its members. Now depending on someone's perspective today, this may not be a big deal for current-day Arms opponents/controllers or it may be a HUGE deal for 2nd Amendment defenders. However, back in the days of our proto-nation, this was a life and death matter not just to put food on the table but also for security in a very dangerous American wilderness given various threats, which some of our current-day cities are starting to resemble. Some of those threats were deliberately exacerbated by the MBC elites themselves. So given the stakes, why would the jury make this determination just for a theological preference? Well, perhaps some of these Godly astute jurists recognized the real dangers to the colony and its citizens in general which is mentioned in the Colonial Record at that time. That publication stated that the Hutchinsonians could make similar aggressions as some like-minded Christians did in "Germany, in former times...upon some revelation, make some suddaine irruption upon those that differ from them in judgment (text page 241 [here](#))." Sounds like the learned jury were referencing any number of odd Christian-on-Christian incidences in Germany including the aforementioned Bohemian/Hussite War. In earlier times, various Christian sects decided loving each other to death was best in order to work-out how to best worship God... that said, in the Hussite War it may have been more about how proto-corporatists could secure control of the silver mines in the area and not so much about worship. So, to emphasize, such a "trust the grace" doctrine, coupled with a laissez-faire approach to sin, especially when cult members or sympathizers of those doctrines were in power, i.e., Governor Henry Vale, could lead to blood-shed. A potential manifestation of an "irruption", within MBC, is not too different in concept from the way Vane and his MBC council had created the "irruption" that ignited the Pequot War and genocide.

For reflection, we can see this pseudo-new age or re-imagined theme throughout history in the occult but also in its infiltration in Abrahamic and other benevolent Eastern religions. Again, think how the outcome of **Henry VIII's** re-imagined-Church of England's **doctrine of the divine right of kings** was implemented. It caused many deaths and it even is directly linked to the regicide of one of his socio-confused successors, King Charles. Wrongheadedly, King Charles, with much dignity, proclaimed at his execution:

"For the people, and truly I desire their liberty and freedom as much as any body whomsoever. But I must tell you that their liberty and freedom consists in having of government. Those Laws by which their life and their goods may be most their own. It is not for having share in government, sirs. That is nothing pertaining to them. A subject and a sovereign are clean different things ([here](#))."

Somehow the governed, i.e., those made in God's image, completely lost the right to follow their conscience and apply it to the collective decisions of their Nation. Again, just by happenstance, the subsequent **Compact of Loyalty** was made to King Charles causing a taking of sorts. As an aside, perhaps this taking of a sovereignty that was consecrated to the **Holy Trinity** was not appreciated by our **Supreme Judge**. I say this for the benefit of those who are acting in an alike mindset and manner to King Charles with in Portsmouth and greater USA, but who have a very different body of laws and processes that were **fated** for our times and will, in time, boomerang on those who violated them. Additionally, it is fascinating that Roger Williams recognized that Ms. Anne Hutchinson's—her husband's sliding opinions or divine revelations, based on one's perspective, led them to a regressive doctrine of individual anarchist theology which she coupled with her "trust the grace" doctrine. Depending on someone's perspective, Ms. Anne Hutchinson's endstate doctrine matches well with other corollary doctrines like "do as thy wilt" by Alex Crowley or Niccolò Machiavelli's view of "ends justify the means" or Charles Darwin's "survival of the fittest" that has led to many provocations, unjust wars, and carnage.

Of course, we have much first-hand national experience on how anarchist cult practices are implemented, including the assassinations of President William McKinley, Mayor Anton Joseph Cermak (the target), Archduke Ferdinand, and perhaps our recent phenomenon of school and alike shootings. Logically the aforementioned instantaneous changes of key leaders artificially caused important administration policy to change, often overnight. In the case of Archduke Ferdinand, it permitted the opportunistic or predisposed or careless to stumble into an extremely costly preventable world war which we (Americans) would reluctantly and begrudgingly have to get involved in. There is even a humorous but inappropriate allegorical bar fight scenario ([here](#)) to aptly describe the true goofiness by our so-call world "elites" of the time, who stumbled into that war.

So given the greater context, it may have been extremely wise for MBC and most jury members to be wary of how Ms. Anne Hutchinson's anarchist-type cult would have logically played out if the colony did not address it in some manner appropriate to the laws and systems of the MBC. I say this even knowing the conflict-of-interest that Mr. John Winthrop could have been influenced by given his ownership in a joint venture with Roger Williams in owning Chibachuwesa (aka Prudence Island) and Kitackamuckqu (aka Kittackamuck) aka lands on the mainland opposite aka Washington and Kent Counties ([here](#)). The land trans-action pre-dates the aforementioned 1637 Deed and the Pequot War...the Hutchinsonian's exile rhyme with that of Roger Williams' own exile with land available ([here](#)). Not that this is true reason for Winthrop's actions towards the "Hutchinsonians," given the manifestation of Anne Hutchinson's works which he describes in his journal (again [here](#)). Still, it gives reasonable people pause to question Mr. Winthrop's potential aims...so in this case it may have been better to recuse himself based on the conflict of interest. To be clear, both John Winthrop and Roger Williams had pre-existing interests for folks to migrate towards the Narragansett Bay area. In fact in later years just by happen stance or by design, Edward Hutchinson acquired land in the aforementioned Kitackamuckqu area and his heirs settled there, as if a continuation of some type...but perhaps this was through a separate investment or shenanigans via the Atherton Trading Company that secured these Narragansett Tribal lands.

Boogiemans Narratives

Still even after the banishment and migration of Ms. Hutchinson, Governor John Winthrop and many Bostonians took keen account of where she was at all times as if they were distressed or spooked by her and her prophesy. Governor John Winthrop projected onto Anne Hutchinson the moniker of "American Jezebel" ([here](#)) which I offer has some value as a perspective, although not a perfect comparison. Further, he made specific note of the deformity of Anne Hutchinson's stillborn birth, as well as that of Hutchinsonian Mary Dyer's baby. Mary Dyer's infant is recorded as being alive and then died shortly after being born (description [here](#) at bottom of book page 268). Later, Winthrop even described the children born to women who had been under

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Ms. Hutchinson care, as demon-like ([here](#)). Winthrop's perspective may have been generated due to some spectral or intangible attribute but more it was likely due to birth-defects. Logically birth-defects make sense for Ms. Hutchinson was a practicing herbalist. So, if Ms. Hutchinson was not astutely knowledgeable and exacting in her treatments while using her new-country's herbs and alike, patients could be injured or killed. Certain herbs could affect patients and unborn babies in very drastic ways. It is a well-known fact that herbal concoctions, biologics, drugs, and alike can cause birth-defects. John Winthrop even wrote in his journal that Ms. Hutchinson was using "oil of mandrakes and other stuff to cause conception ([here at bottom of book page 268](#))." Further, mandrake is well known for many things and is even written about in the Bible. Some of its notoriety is due to its potent anticholinergic, hallucinogenic, and hypnotic effects but it also is a known aphrodisiac, birth defect producer and tool of witchcraft. Further if the "oil" referenced was an essential-type oil, than an herbalist would need to be extremely careful due to toxicity issues given that the oil potency could be potentially 100-fold or greater than the base plant matter itself ([here](#)). Thus, given some of the self-evident outcomes, Ms. Anne Hutchinson seems to have had a laissez faire approach to midwifery could be deemed by others as simple human experimentation. However, as a person covered by a **convent of grace**, she was righteously permitted to do pretty much anything to include experiment at-will on those under her care or authority. However, we can certainly see why Governor John Winthrop and others were wary of the Hutchinsonians who may have flipped their wigs or could potentially be wigged out on mandrake or other LSD-like substances as well as how that condition and/or conditioning manifests abominations in any number of ways and dimensions. We should not be surprised at Ms. Hutchinson's experimentation for this has been a **continuous phenomenon** even by some of her descendants in very ominous ways, especially against societal outcasts, minorities, our servicemembers, and our population in general.

Conversely to the MBC leadership, Ms. Hutchinson also appeared to be always concerned about MBC's interests in her which drove her, an English person of royal blood, to eventually, after her husband's untimely expiration in Portsmouth, to emigrate with her younger children to the Dutch colony of New Netherland/Amsterdam (aka New York). Horrifically, there she and most of her family are recorded to have been axed-murdered by the Siwanoy Tribe in 1643. All their bodies as well as their property, including livestock, were packed into the house and completely burnt down. At least that is how her journey is recorded to have ended which oddly is very similar to how Druid society performs funerals for the deceased family patriarchs according to Julius Caesar ([here Book 6 Chapter 19](#))... "mach in." Since some Hutchinson children of age did not emigrate to New Amsterdam/Netherland (aka New York), they were not directly affected by the massacre. However, one child did survive that specific incident, her daughter Susanna who hid during the massacre. The Siwanoy tribe later found her and took her captive opposed to killing her. It is alleged that they were enamored with her red hair. For that reason, she was spared and renamed Autumn Leaf. Further, in an unusual custom, Sacrem Wampage, Anne Hutchinson's alleged killer, later renamed himself "Anne-Hoeck" in honor of Ms. Anne Hutchinson. Also, just by coincidence, Susanna, not Wampage's wife, is alleged to have birthed for Wampage a son heir, Wampage II. However, Wampage aka Anne-Hoeck aka John White supposedly agreed to negotiations for Susanna, surrogate mother of his heir, against Susanna wishes. She was released in 1646 at age 13ish. Not being judgmental, but we call Wampage's actions towards Susanna, in today's world, **pedophilia**, which in the current day has been addressed in black letter law.

So, for those of us who are horror or suspense or who-done-it story fans, there is a lot to be entertained by in reviewing our early history...not that I think some of our proto-nation stories are without grave literary license, at times. In our proto-nation by happenstance or by design, we had much pestilence, ritual murder and massacres, programmed populations, savagery, scalping and human trophism, deceptions, secret land deals, pedophilia, false-flags, bait-and-switch schemes, mass murders (some who take on female names), demon-babies, human experimentation, substance abusing cultists, genocidal corporatist aka fascist who force wars on reluctant populations, artificial religious schisms, antiquity-type forced tribalism, currency (wampum) manipulation via inflationary tribute demands, treaties (covenants) of iniquity that codified a genocide and slavery, and pseudo-lawfare (justice) via illusion...hmm that seems to rhyme with our current times. Again, we do not need to pass judgement on any of this conjured behavior for there is enough blame to go around in regards to any of the groups of our forebearers, as their instigation, participation, complicity, or complacency demonstrates. However, we should be extremely grateful that today if we see this type of stercus going on **we just need to submit a filing on the record** to an appropriate authority. This will keep any number of the above Grimm Brother-tales from becoming a full fetched catastrophe...or at least more than has already occurred.

Legacy

All human beings have a story and a legacy of some type that continues past our final transition from this world. In Ms. Anne Hutchinson's case her legacy was secured in multiple ways, as alluded to above. So, depending on one's perspective and bias, Ms. Hutchinson manifests different things to different people. To many Portsmouth pirates and patriots alike as well as Rhody's among others, she is an important founding mother or a patron saint of sorts...as we are the "Birthplace of American **Democracy**" ([here](#)). To many feminists, she is a women's rights champion. To spiritualists she is an early self-actualized priest-ess or alike. To herb doctors, potion-makers, perhaps even pharmacists and alike, she is an early herbalist/proto-internal medicine researcher determining healing uses for local flora and fauna.

For some Christians and other spiritualists, Ms. Hutchinson is an important religious reformer that helped usher in some re-imaged Christian branches and emphasized important doctrines...to other Christians she is a heretic or worse. For instance, Governor John Winthrop, given his description of her works and its outcomes, considered her a literal witch, even using the word "spell" and "witch" and "American Jezebel" at times. As mentioned above, he highlighted that the MBC had to live with children who were damaged aka demon babies by Ms. Hutchinson's therapies. We should recognize that in part, her **Antinomian Controversy** seems to have covered over the true intentions of some of the other RIPP's founders which transformed the Narragansett Bay and vicinity into a central hub or nexus of good ole' pagan-type slavery or alike bondage ([here](#)) in a continuation of the **gateway** they made in the aftermath of the Pequot genocide and enslavement. Finally, to an anarchist or terrorist or spy or alike, Ms. Anne Hutchinson provides the quintessential blueprint on how to infiltrate, divide, and conquer while leveraging religious doctrines, a professional career, drugs, familial relationships, and political connections in order to wreak havoc on a targeted institution or sovereignty. I offer that some of her methods are not too different from how Saul Alinsky's techniques manifest themselves. He discusses this in his book **Rules for Radicals** ([wiki-discussion here](#)). Being military tactician inter alia fiducia munitia, I have some expertise and experience in these types of methods, I offer the techniques are very effective although they are not always safe and are rarely ethical.

Additionally, like most people, Ms. Anne Hutchinson's legacy is secure in other ways through her descendants. Before going into that, first we all should pause and as our Narragansett forefathers say, be in great "mach in" or in awe of what the **Marbury Clan** has been able to accomplish as a legacy. The **Clan** has a vast network of interconnected familial relationships that are extremely impressive. The network runs into most of the royal and noble families across Europe and perhaps much further east. This royal and noble lineage is coincidentally bred into many of our most influential American families via Ms. Anne Hutchinson's decedents. Ms. Anne Hutchinson was also survived by several children including her son Edward Hutchinson who chose not to move to New Amsterdam/Netherland (New York). Suzanna, once released, stayed with her brother Edward until she later married John Cole. As mentioned above, just by happenstance, some of the Hutchinson family heirs settled in Kitackamuckquut aka Washington/Kent Counties, which again by coincidence or by design were lands alluded to in the 1637 Aquidneck Island deed that had been purchased earlier by Mr. John Winthrop and Mr. Roger Williams ([again here](#)).

Further, Ms. Anne Hutchinson's family bloodline has produced important figures of significance in American history. Many of them were made famous or infamous, depending of a person's perspective, centered around controversies that seem to rhyme in ways with the **Antinomian Controversy** itself, but using other institutions, deives, authorities, wealth, health care, and spectral stuff. The controversies include involvement in divided loyalties, intel failures, scams and thefts, conflicts, human experimentation, and wars while leveraging spectral intangibles to various degrees. A few examples of her descendants include Colonial Massachusetts Governor Thomas Hutchinson who had chosen freely to have a trifecta conflict-of-interest issue and later a divided loyalty issue as pointed out by some of our Founding Fathers. He, being an American-British loyalist, was later extracted back to Great Britain when martial law was imposed on us, Americans. Prescott S. Bush, George HW Bush's father, is alleged to be the key leader of the **Business Plot** which was likely a kayfabe to cause chaos or an "insurance policy" operation to ensure control. Franklin D. Roosevelt was the **POTUS - instigator and then executor of the Great American Gold Confiscation Scam**. He is also **POTUS during the Pearl Harbor Intel Failure** as well as **CIC of WWII**. As **CIC**, he permitted our true allies in Eastern Europe and Russia to be handed over to "Uncle Joe" and his Stalinistic locust. George H. W. Bush has an interesting resume including being a central figure for much mischief during the CIA's version of the Nazi SS-esque happenings, which just by happenstance included experimenting on unsuspecting US Citizens with LSD, as a mind control substance. He was also the **Vice President during the Iran-Contra Scandal**, **POTUS during the Savings and Loan Scandal** (note Russiagate's **Stefan Halper** came in the **S&L Scandal** video) as well as **extra-lawful-CIC of the Invasion of Panama** and **CIC of the Gulf War** which included human experimentation on Servicemembers ([here](#)) ([here](#)) which acted as a **gateway** to other human experimentation on Servicemembers as per EO 13139 ([here](#)) under Clinton. George W. Bush who was the **POTUS during the 911 Intel failures**, **Iraqi WMD Intel failures (or illusion)**, **2008 Financial Crisis**, as well as the **first CIC of the Afghanistan War** and of the **Iraq War** and so on ([here](#)). Still this only superficially scratches the **Marbury Clan's** lineage which is **IMMENSE** on both sides of the Atlantic, soooo

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much so that Author Marston Watson has been able to publish four volumes of **Royal Families: Americans of Royal and Noble Ancestry** which is quite an accomplishment ([here](#)). It is a prodigious feat that someone could document those existing sets of **material bloodline networks**. Astute folks can certainly see how intelligence experts could **template this set of networks as an infiltration of a pseudo-crime cult or mafia or potentially a foundation for a cult of a coalition of cults**. Still, as you (et al) and I know distinctively, based on our Oath, expertise, and experience... bloodlines, heredity, family relationships, friendships, memberships, employment, association, proximity, belief, or even felonious mistakes are not litmus tests in themselves of a US Citizens trustworthiness and loyalty to our country. As I conveyed to Sheriff Crissey, "untrustworthiness is an earned state of being" through the verifiable subversive actions that an individual **takes and doubles or triples down on**, which naturally includes deliberate faithless actions by imposters within the USA, especially within our governmental appendages against... *We the People of the United States*.

Plunging Martial Waifs into Brazen Above-the-Law Givers

So, like you (et al) having much expertise in many disciplines, I can expertly **attest in my official capacity** that we are in an usurpatio state-of-the-union. This status includes Portsmouth and all of our US sovereign territory, to some extent. We have been regressively **re-imaged** or distorted over time to various degrees via deliberate attacks that are material, spectral, and martial in nature. This has been done using many of the aforementioned doctrinal templates and techniques. Above, I have raised out of the murkiness some of the box checks of many doctrinal templates (modus operandi) from yesteryear that rhyme with our recent times, to include the corrupt use of corporatism, propagandized populations, biowarfare, cult formation, false flags, human experimentation, human sacrifice (various methods), potent drugs, covert inter-nation elite agreements, lawfare, hijacking of companies, institutions and populations, and divided loyalty networks. That said, there are other items that are fairly obvious when pointed out but still need some discussion.

Back in our proto-nation the English corporatists' interests in the New World started out as commercial trade in nature similar to other areas of the world but transitioned to full emigration later on. In proto-America our lands were inhabited by our Indian Tribal ancestors, some of whom welcomed our European ancestors as new tribes and some who did not. The emigration demand and willingness for our English ancestors to migrate was mostly due to some folks persecuting others combined with the uncertainty of the political winds as well as the instinct to seize better opportunities. This sterucus storm created an industry of distressed folks, who wanted to get away from the mess mostly caused by **divine right** elites in some manner. This especially affected the persecuted Christians sects of the time. Eventually by coincidence or by design, the failed **Dorchester Company**, mainly a fishing firm, was reorganized and renamed to the New England Company (NEC) (wiki-review [here](#)). Then on behalf of NEC, Corporatist Governor John Endecott, who would later become famous for throwing a tantrum to start a war, helped lead an effort to secure a **royal land grant** for a sizable area between what is now Salem (aka Naumkeag) and Boston, which was mostly land that the Crown did not own or control. Subsequently a royal charter was applied for and issued to the company. The charter also provided NEC a new moniker, in short, the Massachusetts Bay Company, that just by happenstance or by design was quickly **re-imaged** from a trading company to a mostly emigration focused enterprise, especially herding the pious and hard-working Puritans over to the land-grant area. Every settler paid for their fare to New England by purchasing shares in MBC which gave the Puritans the controlling stake of the company under English Gentry John Winthrop's leadership. Governor Winthrop Esq. and his deputies were elected/selected in a shareholder meeting that was not publicized. Also, somehow the company's headquarters with charter in hand was brazenly re-located with the settlers to New England under the newly minted Governor John Winthrop. Later in New England, the corporate rules were changed to ensure only freemen who were members of the Puritan Church had a right to vote for the company leadership, in theory cloistering the authority among only the purest of emancipated stockholders ([again here](#)).

Stepping back and looking at our current unlawful emigration, it mirrors some of this past practice of chaos. Also in a theosophical manner, the Great Replacement plan has been broadcasted in various mediums. So logically many could call our situation a population replacement operation but I would not. I discern it is a population subjugation operation. Many of the illegal border crossers paid to be smuggled into the United States. Some of these individuals are even in a pseudo-slave/serf (livestock) status beholden to the trafficker syndicates. Sadly, some of our nonprofit, commercial, SLTT, and federal officials have abetted in the trafficking making them potential accomplices, unless indemnified or in a whistleblower status. In fact, some Governors are abetting the trafficking by transporting new arrivals via busing to other states instead of returning them to their HOR. There are even municipalities that have taken actions to have foreigners vote in non-federal elections which may or may not be a problem for a specific sovereignty based on their laws. However, the state and local officials will have to verify that the foreigners meet criteria including being in the country legally. As I have presented in various official correspondences and filings, an official cannot knowingly break the laws of the United States and alike in an official capacity or without a demonstratable legitimate legal theory. If laws and due process are knowingly usurped, it places individuals in a faithless status or worse during times of war.

What to Call the Enemy

In regards to our humble proto-nation, I choose to note the obvious, that **not all who emigrated to America with the Puritans were benevolent Christians**, they were something else hiding behind and using the Puritans as human shields and livestock. Given the outcomes of some of their shadowy works, it has a distinct signature of being a malevolent Druid-like pagan cult of some type. In our current times, President Trump is telling us that many of our trespassing party-crashers are criminals and/or psychologically unstable. This logically makes sense, for the vast majority of the real Christians and other benevolent folk coming over the border are not going to attack others unless attacked, however criminals and unstable souls are more easily manipulated by nefarious forces...not to mention as past doctrinal templates demonstrate some migrating are cultish. So, I am sure President Trump may be right, but these criminal or unstable individuals are not our greatest danger. Our greatest danger is from these Druid-like elite and those doing their bidding some who are already here and are filling various solemn positions in our government and corporate-type structures. Again, we can identify these malevolent forces by their works. They have a regressive agenda and are using many mechanisms to implement it. Similar to our forebearers, we have some intermixed with us who believe it is their **divine right** to do any number of goofy and demonic things. Further, a portion of our US population has been socio-confused to embrace pseudo-science, pseudo-history, pseudo-justice and pseudo-authority. Often this perversion of truth occurs through the means of consultantism, pseudo-expertism, extra-constitutional exclusive-credentialism, manipulation, and euphemistic speech. A quick example of how these concepts synergistically manifest themselves can easily be seen in how the "climate change scam" became mainstream and how it mirrors a re-imaged goofy **world ice-theory hoax** embraced by the Nazis.

So, our current times rhyme with both the MBC corporatist, aka fascist, efforts and the similar type of phenomenon during the Nazi (cult of cults) era. There are many ways to sift out the individuals who are a part of the problem. However, for brevity, I will only mention one major example of the Corporatist euphemistic speak that has some bearing on Portsmouth's humble beginnings with our self-proclaimed moniker of being the "Birthplace of American **'Demo-cracy'**" ([again here](#)). To be clear, the Save **'Demo-cracy'** Slogan is not in reference to the execution of our legitimate Constitutional Republic's processes but instead a piratum-type or oligarchical democracy of a set of usurpers. Examples of these types of oligarchical democracies from the past are the Druid sovereignties, English Absolute Monarchy with nobility, Nazi Germany and mimics, the Soviet Union and mimics, Maoist China, standard pirate ships' protocols ([here](#)) and so on. So interesting enough, given the unnatural awkwardness of the message, the parasitic oligarchical democracy has chosen the moniker **'Demo-cracy'**. **'Demo-cracy'** hijacked our country by infiltrating our solemn positions. This situation is not too unlike how a set of anti-Pequot coalition leaders hijacked their population's consent to take great risks by forcing a war which could have easily ended up much differently for the anti-Pequot coalition's populations if the Pequot, aka Destroyers, made better operational decisions.

Just looking at our Covidian happenings, it is self-evident that our Constitutional Republic had been hijacked by a pseudo-crime cult who again use the pseudonym **'Demo-cracy'**. **'Demo-cracy'** does not relate to a political party necessarily...it is a pseudo-criminal platform of malevolent agenda items to be implemented against US Citizens and beyond by those in the mega-cult or those doing its bidding. Examples of these agenda items are highlighted in the **Legacy** section as controversies and conflicts, as well as throughout this document and former filings. **'Demo-cracy'** uses many techniques to compromise or neutralize individuals including threats, bribes, complicity, blackmail, lawfare, assassination, war, and so on. Further, **'Demo-cracy'** is very good at putting individuals in an **illusionary state of mind** of some type that prevent normal process and critical thought, which often sets individuals, groups, and even Nations on self-destructive paths. Again, I have provided many examples of this over the years in my **official submissions**. For example, my aforementioned **Portsmouth Middle School Examination Report** demonstrates this situation well. It demonstrates how our public-school teachers and alike were tricked into conducting unlawful actions that are harmful to themselves and their constituents, especially our children. The **Examination Report** should have uncoupled teachers and alike from unhinged fiats and those who were directing and reinforcing them. It also should have acted as a catalyst for Portsmouth Town Council (PTC), its subordinate institutions, and alike to address the missteps themselves in the least intrusive manner. I expected that this adjudication would have included Portsmouth attorneys of some flavor to constitutionally represent the residents and taxpayers (victims) of the town and not just those who repeatedly violated black letter laws for a couple of years.

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If PTC did do its job, it would have worked out best for those who "Demo-cracy" programmed, hijacked, and coerced as well as for many "Demo-cracy" members themselves. Further, by doing this PTC would have identified that the unconstitutional conduct was being reinforced by a nexus of individuals in various inter-connected corporatist structures in various agencies, organizations, institutions, non-profits, businesses, fraternal groups, and so on. For example, we should have expected that the state bars, officers-of-the-court, state medical boards, licensed medical personnel, law enforcement, state officials, elected officials, religious forums, examiners, watch-dogs and so on and so on would have stepped-in after a reasonable amount of time during any of the Covidian happenings. Since that did not happen in many cases, it means that someone likely prevented or coerced individuals from executing diligence. To be clear, the doctrinal templates referenced in this *Notification and conveyance letter* include biowarfare which is a doctrinal template used in the past by corporatists in combination with migration of amenable groups as preparatory measures to attrite a chosen enemy and subvert an existing population...it is kinda RINGING a bell.

The Way Ahead

Back in our proto-nation, any infringements or usurpations of sovereign territorial rights were handled by an armed force raised from within the populations affected, in order to defend their borders. Today we have multiple methods to stop such illegal crossings. Most responsible are federal officials designated for such duties but some responsibility resides with SLTT officials, who have similar affiliated obligations no matter what a supervisor or even the POTUS wants to permit or directs outside the law in ordinary times. Eventually *We the People* are going to *kindly* send our party guests home and tell them to get in back-of-the-line. We will work with their countries of origin to settle them back as appropriate and if a party guest has respected our laws while in country as well as our direction to depart then we will be able to consider their migration in due course. Let us be definitive, there is clear precedence for a mass deportation operation as shown under the Eisenhower Administration ([here](#)). I have no doubt many great minds have already gotten this all figured out. In conjunction with these actions, we are going to meticulously address those who chose to abet in an invasion of our country during this **undeclared war**. We will use martial instruments to adjudicate these activities and process the perps. Who knows, maybe some abettors involved could be deemed **enemy combatants** given the pseudo-occupied territory status we are in, especially if they have not reconciled themselves prior to an official **declaration** being definitively announced and then *General Order 100* or alike being published.

Although perhaps not intuitive, but given some of my past testimony prior to the 2020 Election, I would not be surprised that a **sealed declaration of war** has already been passed, was signed into law, and it currently is being calibrated to determine exactly which acts-of-war to include, what the start date should be and perhaps what precisely to call the piratium-type cult of corporatists which I have already address above. We should respect their wishes and call them "Demo-cracy." To help move the legal argument forward I offer that the best construct to use for this shadowy cult is to deem them an infiltrative migratory nation that officially grants stratified citizenship to those who fulfill the cults rites of passage through various methods. I offer that it is not too dissimilar to a Gypsy-type migratory nation with nuanced alterations. If you are not familiar with this incredible adaptable amorphous mimicry nation, a startling and relevant discussion of it is located [here](#). Further, conceptually a migratory nation is not a hard concept for Americans to understand, for some of our Indian Tribes were migratory by choice, by necessity, and by force at times in our Nation's past but none were infiltrative in nature.

Obviously, the start date for the **declaration of war** has to be after 3 July 1776. I also bid that it would have to be after our forebearers ratified the **Bill of Rights**. Although it is hard to pin down an exact day perhaps the cleanest point comes with the 3/4th states' standard for ratification of the **Bill of Rights** which is recorded to be December 15, 1791. Further, the war's start date would be on or before any one of the identified acts-of-war perpetrated by the infiltrative migratory nation that have been officially submitted and verified. I have officially submitted many specimens of these acts-of-war but I am sure others have also, both in recent times and earlier eras. Another important date or set of dates to identify is when a specific distinct US sovereignty transitioned from a *We-the-People*-type governance to a pseudo-occupied territory status or usurpatio-state. The reason these two dates (war starts and occupation) are important is in order to determine if an **enemy combatant (kinetic or non-kinetic)** was born in an occupied territory. This would mean that a solid legal argument could be made that an individual who was born in that type of territory can be deemed a **duel citizen of both the infiltrative migratory nation and the USA**. Further, if an in-limbo status individual chose to do the pariah nation's bidding outside what is permitted by the US Constitution or alike, they can be deemed a citizen of the infiltrative migratory nation **exclusively**. The reason this is the case is because these individuals took actions against the United States deliberately, which demonstrates that their higher loyalty is to the parasitic "Demo-cracy." Thus, the United States, after the **declaration of war** is unsealed and announced and martial law is also announced, *We the People* can legitimately treat the aforementioned cut-out group(s), if **unreconciled**, as de facto enemy or as foreign citizens. So, the simplest and most humane way to address the unreconciled rank and file citizens of "Demo-cracy," is just to deport them, in a case-by-case basis, as an individual or as a group as applicable. This action can be done during the above mass deportation period or after as evidence becomes available for deportation. Serendipitously this outcome is not too different from how MBC adjudicated Ms. Anne Hutchinson's and others' loyalties all those years ago, the main difference being in our era we are greatly focused on material evidence. Further, this type of process has clear precedence in our United States history in how the government extracted Loyalist Thomas Hutchinson prior to the **First American Revolution** as well as the follow-on expulsion of many Loyalists after the war which is estimated between 60,000 to 100,000 ([here](#)). Another example is how many unreconciled Confederates emigrated to other nations after the Civil War, although some did choose to come back home during the Reconstruction period and be reintegrated after taking an *Oath of Allegiance to the United States of America* (example [here](#)).

Bottom Line: We should look at our history as a holistic continuation of events that occurred before, and not as a completely discreet set of experiences and events. Our Founding Fathers recognized this and leveraged much from both our proto-nation's history and ideas from earlier times in order to create a more perfect and resilient Nation. Further, we need to reject the notion that just because someone looks like us or not, claims a moniker we have an affinity with or not, has a prestigious credential or not, holds a position we respect or not, or says things we like or not, and so on necessarily makes an individual trustworthy and moral or the opposite. Trustworthiness and benevolence are determined through the repeated actions that a fellow imperfect and/or their group or subset of it chooses to take. Further, all groups or assemblies that an individual is a part of and potentially has a greater loyalty to are not necessarily known but they can be gleaned by the astute in evaluating patterns of actions/conduct or what military-types call doctrinal templating and our law enforcement calls profiling via modus operandi.

Choosing Appreciation and Hoping that the Salvation At-Hand for Everyone is/was/will be Secured

Now with all that said, I discern that Patriotic or groggy or sleep-walking or born-again Americans as well as our trans-nationalists or psychocultists or other pseudo-Americans of any flavor or creed and perhaps some of our party guests should be able to agree (although maybe begrudgingly), that Ms. Anne Hutchinson's and other mimics' actions in the end helped make the United States of America be a stronger more resilient Nation. The USA is a hard nut to crack even with extensive infiltration and corruption throughout our government agencies at all levels, esteemed institutions, commerce, elite-classes, and general population. For that reason, we should all be eternally appreciative of Ms. Anne Hutchinson and alike. Further, I hope and have prayed that before Wampage's (aka Anne-Hoek) tomahawk mortally pierced Ms. Hutchinson, releasing her spirit, or however Anne transitioned, that she made enough of a contrition to be saved (RIP). I say this despite knowing Ms. Anne Hutchinson believed whatever sins she committed were automatically covered by **divine right** and a **covenant of grace**...still it does not hurt to touch all bases when the location one spends eternity...will inevitably be weighed and measured by our *Supreme Judge*.

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