

Kyle Denton: man
3161 S. 11th St.
Milwaukee, WI 53215

Respondent:

Certified Mail# Cavalier Johnson who holds the title of Common Council President, Mayor and his office,

Ashanti Hamilton who holds the title of alderman of the and his office, Nicholas Kovac who holds the title of alderman and his office,

Robert Bauman who holds the title of alderman and his office,

Nikiya Dodd who holds the tiles of alderwoman and her office,

Milele A. Coggs who holds the tiles of alderwoman and her office,

Khalif J. Rainey who holds the tiles of alderman and his office,

JoCasta Zamarripa who holds the tiles of alderwoman and her office,

Chantia Lewis who holds the tiles of alderwoman and her office,

Michael J. Murphy who holds the title of alderman and his office,

Mark A. Borkowski who holds the title of alderman and his office,

José G. Pérez who holds the title of alderman and his office,

Marina Dimitrijevic who holds the title of alderwoman and her office,

Scott Spiker who holds the title of alderman and his office,

Russell W. Stamper, II who holds the tiles of alderman and his office,

Tearman Spencer who holds the title of City Attorney and his office

NOTICE OF LIABILITY AND FEE SCHEDULE

I, a man, Kyle Denton, serve Notice to any man, woman, PERSON, doing business as or acting for a corporation (including a municipal corporation) of any type, who believes they possess authority to Administer my Property without my consent, expressed in the form of an obligation [contract] containing my wet ink autograph, that I have personal knowledge of and asseverate the following:

The Common Council of the City of Milwaukee proposes Ordinance 210628 that seeks to deprive the People of Milwaukee including I, Kyle Denton the right to breathe freely by means of compelling the usage of a medical device such as a face mask or facial covering that restricts proper air flow, forces to breathe bodily exhaust, restricts the spirit granted by my Creator at birth, and does so without due process of law.

The living Men and Women who have been named as “Respondent” have before them a vote on an ordinance that seeks to deprive their fellow brethren of the community and people of good faith, and I, Kyle Denton from the right to breathe freely by means of compelling a medical device such as a face mask or facial covering.

Take Notice: I, Kyle Denton, a man, have been made in the image of my Creator and retain all rights granted to me at birth (including the right to breathe freely, relinquishing none.

1. “The Spirit of God hath made me, and the breath of the Almighty hath given me life.”
Job 33:4 King James Version

Take Notice: the proposal of Ordinance 210628 is in direct violation of 18 U.S. Code § 241 - Conspiracy against rights, and 18 US Code § 242 - Deprivation of rights under color of law.

Take Notice: the proposal of Ordinance 210628 is in direct violation of the United States Constitution Article 14.

1. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

Take Notice: the proposal of Ordinance 210628 is in direct violation of Article 1 of the Wisconsin Constitution, section 1

1. Equality; Inherent Right- All people are born equally free and independent, and have certain inherent rights; among these are life, liberty and the pursuit of happiness; to secure these rights, governments are instituted, deriving their just powers from the consent of the governed.

The proposed ordinance and those that vote for it seek to **WILLFULLY INTEND** the removal of independence, the inherent rights of people (being born equally) including children, by compelling the usage of a medical device such as a face mask or facial covering, which is **UNREASONABLE** under the rights granted under the United States Constitution and the Constitution of the State of Wisconsin, and outside of the scope of the Corporate Charter of the City of Milwaukee.

The proposed ordinance by the Common Council of the City of Milwaukee and those that vote for it seeks to **WILLFULLY INTEND** to deprive the inherent rights of people by means of compelling a medical device such as a face mask or facial covering without due process of law, which is **UNREASONABLE** under the rights granted under the United States Constitution and

the Constitution of the State of Wisconsin, and outside of the scope of the Corporate Charter of the City of Milwaukee.

All governments and for profit partnerships, such as, Title 42 Revenue generating programs (Title 42 § 411.351) are without authority to interfere with any freedom or liberty stated and declared in all of the State Constitutions and all attempts to violate the rights of the People is duress and coercion.

I intend to pursue these matters against the office, notify the insurance agent who grants the surety bonds to the offices and public officials (those bonded and those not), as well as in individual capacity if this proposal, and any of its kind shall not be removed from the agenda immediately.

When considering CDC guidance, it is important to consider that the CDC is protected from liabilities concerning their advice, because they have no ability to enforce adherence. When municipalities or businesses adopt the CDC's guidance and decide to enforce that guidance, they are assuming responsibilities for the outcome of those actions. The proposal seeks to compel mask usage in places of public accommodation. The justification of this ordinance is to reduce the number of new cases of "Covid-19 Virus," however mask manufacturers clearly state that their products are not intended for this purpose. Further, face masks are regulated by the FDA as medical devices. From the FDA website:

"The FDA regulates face masks, including cloth face coverings, and surgical masks as medical devices when they are marketed for medical purposes. Medical purposes include uses related to COVID-19, such as face masks to help stop the spread of disease, surgical masks, and surgical masks with antimicrobial/antiviral agents. Face masks marketed to the general public for general non-medical purposes, such as for use in construction and other industrial applications, are not medical devices."

Take Notice: With a proposed ordinance of masks, you are **WILLFULLY INTENDING** the prescription of a medical device and enforcing its usage, for purposes **AGAINST** manufacturer's recommendations which is **UNREASONABLE**.

Wisconsin code 448.03 License or certificate required to practice; use of titles; civil immunity; practice of Christian Science

(a) **No person may** practice medicine and surgery, or attempt to do so or make a representation as authorized to do so, without a license to practice medicine and surgery granted by the board.

Take Notice: the Common Council of Milwaukee and the living Men and Women named as “Respondent” are **WILLFULLY INTENDING** to assume the authority to practice medicine without a license, which is a violation of Wisconsin Code 448.3 justifying a criminal complaint and pursuing to the full extent of the law if necessary.

Take Notice: The Common Council has yet to provide the public with informed consent of the potential health risks of a forced medical procedure such as face masks and facial coverings which is in violation of Wisconsin Code 895.046 - Remedies against manufacturers, distributors, sellers, and promoters of products.

1. (1g) Legislative findings and intent. The legislature finds that it is in the public interest to clarify product liability law, generally, and the application of the risk contribution theory of liability.

Take Notice: In lieu of informed consent (the risk assessment of plans to recognize the hazards of a compelled medical procedure such as face mask and facial covering), I, Kyle Denton, hold responsible the Common Council, the Office of the Mayor of the City of Milwaukee, the Department of Health of the City of Milwaukee, and the living individuals named as “Respondent” responsible for any damages incurred, in both their professional office and individual (private) capacity with a fee schedule attached to this document.

Take Notice: The Common Council has yet to provide examples of experiments using the scientific method that shows an organism infected with what is called “Covid-19 virus or any of its variants” transmitting it to another organism and infecting it, with independent, dependent and control variables. Correlative examples do not meet the rigorous standards of the scientific method, and are fallacious in attempting to do so. Furthermore, the council has yet to provide proof of an isolated organism(s) called “COVID-19 virus or any of its variants.” The claim of the existence of an isolated organism(s) called “COVID-19 virus or any of its variants” that is communicable and that the transmission of “Covid-19 Virus” is prevented or hindered from the use of face masks or facial coverings remains unjustified.

Take Notice: The Common Council of Milwaukee has yet to provide proof that “case numbers” are determined to be accurate, and the claim remains unjustified.

Take Notice: The Common Council and City of Milwaukee have not provided confirmation that all members of the Health Department and any other branch who is employed to enforce the proposal have been fully trained with respect to health risks associated with face masks, including with regards to recognizing the health contra-indications from the use of the same.

Take Notice: under 42 U.S. Code § 1983 - Civil action for deprivation of rights, unless this ordinance and any of the same merit are immediately removed from the agenda, I, Kyle Denton will proceed with civil claims against those in their personal (private) capacity for damages incurred for practicing medicine without a license (compelling the use of a medical device regulated by the FDA such as a face mask or facial covering) per Wisconsin code 448.3. This document contains my fee schedule for such damages incurred, and will petition a grand jury to investigate that the City of Milwaukee, Common Council, Office of the Mayor, and Milwaukee Department of Health has **WILLFULLY INTENDED** a criminal act.

Take Notice: compelling anyone, including children, including I, Kyle Denton to wear a face mask or facial covering is a direct violation of right to bodily integrity and/or personal autonomy granted by the Most High Creator and thus constitutes an abuse and a trespass.

1. "If anyone causes one of these little ones—those who believe in me—to stumble, it would be better for them to have a large millstone hung around their neck and to be drowned in the depths of the sea." Luke 18:6 NIV

For the avoidance of any doubt, I object to our community being subjected to such abuse and call for immediate removal from the agenda and a call for an end to it forthwith.

TAKE NOTICE: Any failure on your part to take immediate action to address and remedy the matters outlined above will render such inaction highly irresponsible, and potentially damaging. If any harm befalls myself, those who have not conceded their body autonomy to your assumed and unjustified authority, or any child as a result of your acts and omissions, you and/or your office shall be held liable in your professional and individual capacity. I formally request that the ordinance or any future proposals of the same merit be removed from the agenda immediately. Failure to do so will and I will initiate the process of criminal and civil claims against your office and your individual person in both your professional capacity, as well as notify the insurance agent that bonds these public positions.

TAKE FURTHER NOTE: As you have been placed on notice of the foregoing grave and serious issues regarding face masks, any failure to take action, as a consequence of your position and remit, may also expose you and members of the common council to personal liability in law, for any adverse health effects suffered by myself, anyone who does not consent to granting their bodily autonomy to your assumed authority, any child as a result of your acts and/or omissions.

Notice: Any and all rebuttals must be accompanied with a signed affidavit that includes an answer to each of these notices, point by point. Any rebuttal that does not meet this criteria will be kept as evidence as utterance of forged document, subject to the fines outlined below.

If you do not immediately cease from threatening the God granted rights to my personal property; the authority of my own breath, and remove these items and any of their merit from your agenda, I hereby enter into record the following fee schedule for any trespass, assault, abuse, illness, emotional distress, discomfort, or anxiety from the proposed ordinance to compel a medical procedure such as face mask and facial coverings.

It is my desire to reach an amenable understanding, in a calm and harmonious manner, with this affidavit of notice; however, no further infringement on my rights will be tolerated. Please know that further measures will be implemented if it becomes necessary.

Notice:

The fine for each incident of Trespass and Administration of my [Kyle Denton] property without right is \$100,000 per man/woman involved.

The fine for anxiety of my [Kyle Denton] property caused by a forced medical procedure such as a face mask or facial covering shall be billed at \$100,000 per minute.

The fine for a headache of my [Kyle Denton] property from a forced medical procedure such as a face mask or facial covering for the lack of breathing air as my Creator intended shall be billed at \$100,000 per minute suffered.

The fine for shortness of breath of my [Kyle Denton] property suffered from a forced medical procedure such as a face mask or facial covering shall be billed at the cost of \$100,000 per minute suffered.

The fine for a fungal infection, bacterial infection, or any inflammation or distress of my [Kyle Denton] property due to a forced medical procedure such as a face mask or facial covering shall be billed at \$1,000,000 per day of instance.

The fine for negligent infliction of emotional distress of my [Kyle Denton] property due to a forced medical procedure such as a face mask or facial covering shall be billed at a rate of \$1,000,000 per day of instance.

The fine for each utterance of a forged document against I, a man, Kyle Denton, is \$100,000 per man and woman involved.

1. Fines may be enforced through the Commercial Lien process against each man and woman in their individual capacity.
2. Fines may be enforced through a formal Judicial process in a Court of Record, with all the qualities and incidents of a Court of Record at Common Law.
3. Any Attorney that involves themselves in any matter involving I, a man, Kyle Denton, and my property, will not only be B.A.R. Grieved, but will be served Affidavits and a Notice of Claim for Trespassing and Administering property without right, and for uttering forged documents, in the amount of \$200,000 per each incident.
4. Any Attorney that involves themselves in any matter involving I, a man, Kyle, will have State and Federal criminal complaints filed against them as well.
5. This Notice is enforceable from the day of its receipt by the Respondent.

Pursuant to Matthew 5:33-37 and James 5:12, let my yea be yea, and my nay be nay, your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. May the will of our Heavenly Father, through the power and authority of the blood of his son, be done on Earth as it is in Heaven.

If the members of the common council, the city attorney, and the mayor are going to insist on assuming the role of healthcare provider and continue implementing a compulsory mask ordinance then I am formally requesting they provide the public and myself with the following:

1. Provide the public with informed consent of the potential health risks of a forced medical procedure such as face masks and facial coverings.
2. Provide the public with proof of accuracy of testing that results in the _____
3. Provide examples of experiments using the scientific method that shows an organism infected with what you call "Covid-19 virus" transmitting it to another organism and infecting it, with independent, dependant and control variables.
4. Provide proof of an isolated organism called "Covid-19 virus."
5. Provide a copy of all risk assessments carried out by the school in connection with face masks.
6. Provide confirmation that all members of the Health Department and any other branch who is employed to enforce the proposal have been fully trained with respect to health risks associated with face masks, including with regards to recognizing the health contra-indications from the use of the same.
7. Provide a signed affidavit specifying that the Common Council of Milwaukee, the Office of the Mayor, the Department of Public Health will accept any and all liabilities for any mental or physical health damages related to their compulsory mask policy.
8. Provide a signed affidavit stating the specific articles that grant the Common Council of Milwaukee, the office of the Mayor, the Office of the Health Department of the City of Milwaukee, or the City Attorney the authority to deprive liberties (granted by the Most High Creator, ensured through the United States Constitution Article 14 and the State of Wisconsin Constitution _____) without due process of law.

Notice: Any and all rebuttals must be accompanied with a signed affidavit that includes an answer to each of these points, point by point. Any rebuttal that does not meet this criteria will be kept as evidence as utterance of forged document, subject to the fines outlined below.

If you do not immediately cease from threatening the God granted rights to my personal property; the authority of my own breath, and remove these items and any of their spirit from your agenda, I hereby enter into record the follow fee schedule for any trespass, assault, abuse, illness, emotional distress, discomfort, or anxiety from the proposed ordinance to compel a medical procedure such as face mask and facial coverings. I will proceed to make a claim if any against your offices, I will notify the insurance that bonds your office, as well as to your personal capacity, if any of these damages occur.

Notice:

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The fine for a headache from a forced medical procedure such as a face mask or facial covering for the lack of breathing air as my Creator intended shall be billed at \$100,000 per minute suffered.

The fine for shortness of breath suffered from a forced medical procedure such as a face mask or facial covering shall be billed at the cost of \$100,000 per minute suffered.

The fine for a fungal infection, bacterial infection, or any inflammation or distress due to a forced medical procedure such as a face mask or facial covering shall be billed at \$1,000,000 per day of instance.

The fine for negligent infliction of emotional distress due to a forced medical procedure such as a face mask or facial covering shall be billed at a rate of \$1,000,000 per day of instance.

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6. Fines may be enforced through the Commercial Lien process against each man and woman in their individual capacity.
7. Fines may be enforced through a formal Judicial process in a Court of Record, with all the qualities and incidents of a Court of Record at Common Law.
8. Any Attorney that involves themselves in any matter involving I, a man, Kyle Denton, and my property, will not only be B.A.R. Grieved, but will be served Affidavits and a Notice of Claim for Trespassing and Administering property without right, and for uttering forged documents, in the amount of \$200,000 per each incident.
9. Any Attorney that involves themselves in any matter involving I, a man, Kyle, will have State and Federal criminal complaints filed against them as well.

10. This Notice is enforceable from the day of its receipt by the Respondent.

Affiant states that a plea of good faith is null and void once this notice has been served.

Perpetuation of these violations is subject to repercussions in State and Federal courts.

- a. A Notice: a legal notification or warning that is delivered in a written format or through a formal announcement. An individual or party is considered liable if the party (1) has knowledge of the the notice, (2) received the notice, (3) knows it through experience, (4) has knowledge with regards to an associate fact and (5) could have gained knowledge had an enquiry been undertaken. Black's Law Dictionary 2nd Edition

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I declare and will testify viva voce, in open court, under penalty of perjury that all herein be true. Executed on this _____ day, of the _____ month, in the year of our Lord and Savior, two thousand twenty two.

Reserving ALL my Natural God-Given
Unalienable Rights, Waiving None, Ever.