

*In The Sixty-seventh General Assembly
of
The State of Washington*

To the Honorable the General Assembly of the State of Washington

A Petition

The humble petition of We the people
o/b/o all similarly situated and all undersigned

Jurisdiction:

Constitution of the United States

First Amendment

Constitution of the State of Washington

Article I Sections: 1,3,4, 29 and 32

2020 – 2021 LEGISLATIVE MANUAL STATE OF WASHINGTON

Parliamentary Rules - Rule 31 and 40

Reed's Parliamentary Rules

106. Petitions and 107. Petitions in the House of Representatives

Manual on Parliamentary Practice by Thomas Jefferson

Section XIX Petitions 19.2

Mason's Manual of Legislative Procedure 2010

Part III, Chapter 15, Sec. 148(4)

Part X, Chapter 73, Sec. 795(10)

Lex Parliamentaria Americana 1856

Part 5th; Chapter 7th, Sec. 1; 1068 – 1077

Legislative Parliamentary Duty:

The First Amendment of the Constitution of the United States guarantees we the people have the right to petition our Government for a redress of grievances and the primary subject matter of this petition is a function of the legislature and not judicial.

Sections 1, 3, 4, 29, and 30 of the Constitution of the State of Washington declares all political power is inherent in the people and guarantees our right of petition. These petition procedures are mandatory and the legislature must follow due process of law and not deny this right retained by the people.

The legislature has the parliamentary duty of following proper due process when petitioned by we the people as supported by the law in the provisions of 2020-2021 Legislative Manual State of Washington, Reed's Parliamentary Rules, Manual on Parliamentary Practice by Thomas Jefferson, Mason's Manual of Legislative Procedure 2010, and Lex Parliamentaria Americana 1856.

While this petition process may not be currently self-evident, the right of petition for a redress of grievances dates back to the Magna Carta (1215), House of Commons (1669), and the Bill of Rights of 1689 and a frequent recurrence to this fundamental principle is essential to the security of individual rights and the perpetuity of free government.

Preface:

This process is being presented based on the predictions of this Governing bodies guiding principles in good faith. As this petition is this body's good faith request to peacefully assemble for redress of grievances to demand an official legislative investigation hearing into this state's agencies alleged maladministration in dealing with COVID-19.

Statement of Facts:

1. Starting on February 29th, 2020 until present the OFFICE OF THE GOVERNOR published many 'PROCLAMATION BY THE GOVERNOR' orders under the guise of an emergency to deal with a supposed novel coronavirus (COVID-19) supported by computer modeling projections given by conspiring institutions who have a huge financial interest in the outcomes.
2. In the midst of these proclamations on April 2nd, 2020 Dr. Fauci co-authored a peer reviewed article in The New England Journal of Medicine titled 'Covid-19 — Navigating the Uncharted' and states, *"This suggests that the overall clinical consequences of COVID-19 may ultimately be more akin to those of a severe seasonal influenza (which has a case fatality rate of approximately 0.1%)"*.

Legal issues:

3. The jurisdiction of the OFFICE OF THE GOVERNOR;
 - a. The declaration of a state of emergency is limited by statute to after finding that a public disorder, disaster, energy emergency, or riot exists within this state; which are all very short term events. The legal jurisdiction in response to infectious diseases is given to other agencies along with their specific duties and limitations.
 - b. The authorization of prohibition orders are limited to; being on the public streets during curfew, gathering on the streets-parks-open areas, making or transporting explosive devices, sale of alcoholic beverages, the use of certain streets, and **such** other activities. The statewide prohibition of physically entering schools, businesses, theaters, restaurants, churches, work sites, and alike are outside the scope of the provisions written in the authorizing statutes. Likewise, the requirements of wearing face mask and showing proof of vaccination to enter such places are outside the office of the governor's authority.
 - c. The governor is required to end the state of emergency when order has been restored. There are no instances of statewide public disorder, disaster, energy emergency, or riots existing. Also, case counts based upon testing or otherwise of a disease that has a 99.8% overall survival rate does not constitute a threat to maintaining life, health, property or the public peace.
 - d. The governor allowed the Washington State Department of Labor & Industries to abuse the emergency rules process in which they did **not** have 'good cause' to do so, because L & I had months before hand to follow the normal rule making process for requiring proof of vaccination. The only reason for this misuse of the emergency rules process was to deny the people of our right to be heard and participate.

4. Recent orders from the OFFICE OF THE GOVERNOR indirectly requires showing validation of vaccination to hold certain occupations or enter specific facilities. However, the only actual injections available do not meet this states definition of a vaccine and require people to become part of a medical experiment with a new class of medicine only approved under Emergency Use Authorization by the Food and Drug Administration as investigatory with the biological agent injection of lipid particles enabling the delivery of synthetic modification ribonucleic acid eliciting an immune response to a spike antigen which causes our own cells to become the pathogen, has not been proven to be safe by any long term studies, and we have no recourse of any damages suffered. Also, justifying this requirement of the EUA injections due to the approval of the trademarked COMIRNATY biological agent is ex-post facto.

Other related elements:

5. The so called COVID-19 vaccines do not protect against transmission or infection of SARS-CoV-2. The only clinical finding is the reduction in severity of symptoms in the injected individual.

6. According to the Wuhan study with 9,898,828 enrolled participants testing for asymptomatic spread of COVID-19 found 0.00% of asymptomatic COVID-19 transmissions.

7. Data has been misrepresented to inflate the number of cases and deaths of COVID-19 by changing the directions for completing death certificates, false reporting of influenza, over cycling PCR tests, and exaggerated computer modeling.

8. Many institutions, agencies, and other entities directly involved in policy making and data gathering have huge financial and conflicting interests in the outcomes of COVID-19 to include CDC and WHO owning patent rights on vaccine and other medical technologies being used in the supposed fight against COVID-19.

9. Research of patents relating to COVID-19 injection technologies date back to the year of 1999 and evidence SARs-CoV-2 is not a novel virus.

10. Nearly 4,000 lawsuits challenging vaccination mandates have been filed nationwide, according to Fisher & Phillips, an Atlanta-based law firm that tracks COVID-19 lawsuits, the Star Tribune reported.

Allegations:

We allege the following crimes have been and are being committed by the OFFICE OF THE GOVERNOR, Department of Health, University of Washington, L&I, Department of Licensing, and their colluding staff members; Abuse of power, concealment of materials facts, deceit, domestic violence, false reporting, fraud, maladministration, official misconduct, racketeering, and subversion against we the people.

Damages:

We the people have family members, friends, and co-workers severely injured due to the orders published by the OFFICE OF THE GOVERNOR under this very questionable state of emergency. Many of us also suffered loss of work and had businesses destroyed.

Standing:

We the people petition our representatives with these concerns and request official interference for the redress of grievances as a fundamental principle of the constitution to assemble peacefully together to consult for the common good appealing to the reason and judgment of all do hereby make this prayer for relief.

Prayer for Relief:

We the people with this petition are making this prayer for relief by demanding our legislature perform a full and thorough official investigation into the management by the OFFICE OF THE GOVERNOR and other conspiring agencies dealing with emergency powers, COVID-19, and the ordering of biological injections by compelling the attendance of witnesses and the production of books/papers by means of legal process into what we believe has been an abuse of power and conspiracy to deny we the people of life, liberty, and property without due process of law.

Parliamentary Process:

We the people request our members of the Senate present our petition and move that it be received for referring to a committee for an official legislative investigation hearing into this state’s agencies alleged maladministration dealing with COVID-19.

We also request our members in the House of Representatives endorse our petition and present it to the Clerk for disposition of an official legislative investigation hearing by committee.

This petition is correct in its form and does not include any obscenities. We have shown; jurisdiction, standing, statement of facts, and prayer for relief. Therefor, any responses of denial due to not having a mechanism for accepting our petition is a breech of oath and lack of not following basic parliamentary duties.

Please advise us on our next steps in this process to peacefully assemble with our legislature to hear our redress of grievances.

Respectfully,

We the people

The means used to gather signatures was the process of education.

Disclaimer: As signers and not original authors, we feel the contents of this petition are to the best of our knowledge true and correct and support this ‘Prayer for Relief’, however are not liable for any possible errors of material facts.

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