

AFFIDAVIT/DECLARATION OF TRUTH

I, _____, the undersigned, make this Affidavit/Declaration of Truth of my own free will, and I hereby affirm, declare and swear, under my Oath, that I am of legal age and of sound mind and hereby attest that the information contained in this Affidavit/Declaration is true and correct and not misleading.

This Affidavit/Declaration of Truth is lawful notification to you, **Stephen Clark Bullock**, acting as governor, hereinafter: Bullock; et al holding any public office in any city, town, county, in the State of Montana, whether elected or appointed, and is hereby made and sent to you pursuant to the Federal Constitution, specifically, the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX and X, and the Declaration of Rights of the Montana Constitution, in particular, Article II, Sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, and 17; Article III, Section 3; Article X, Section 7 and pursuant to your Oath, and requires your written rebuttal to me, specific to each and every point of the subject matter stated herein, and requires your written rebuttal to me, specific to each and every point of the subject matter stated herein, **within ten (10) days**, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit/Declaration.

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You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit/Declaration, is your lawful, legal and binding agreement with and admission to the fact that everything attested to in this Affidavit/Declaration is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection, or that of those who represent you.

You swore an Oath to uphold and support the Constitution of the United States of America and the Constitution of the State of Montana, and pursuant to your Oath, you are required to abide by that Oath in the performance of your official duties. You have no constitutional or other valid authority to defy the Constitutions, to which you owe your LIMITED authority, **delegated to you by and through the People**, and to which you swore your Oath; yet, by your actions against the People you have violated those Oaths and engaged in myriad instances of incompetence, negligence, dereliction of duty, malfeasance, sedition, insurrection, treason and criminal, unconstitutional behavior rendering you unfit to hold public office.

You have, among other egregious crimes, violated constitutional prohibitions against "*cruel and unusual punishment*" mandated in the 8th Amendment to the Federal

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Constitution and in Section 22 of the Montana Constitution Declaration of Rights.

Contrary to the Supreme Law, you war against the Constitutions, federal and state, and have perjured your Oath by violating the constitutionally guaranteed Rights of the People and all aspects of due process of law, in particular those rights secured in the Bill of Rights, including, but not limited to our 1st, 4th, 5th, 6th, 8th, and 9th Amendment Rights and those rights guaranteed and protected in the Montana Constitution Declaration of Rights. By your unlawful and *ultra vires* actions, as well as those of all those who assisted you, as specifically enumerated and described in the following paragraphs, you have acted in sedition and insurrection against the Constitutions, both federal and state, and in treason against the People.

The following are statements of fact regarding this instant matter with which I have personal, first-hand knowledge:

Actions Leading to Violations of Oaths by Stephen Clark Bullock, Acting as Governor, by Persons Acting as State of Montana Agency Officials & CDC Officials:

1. In March 2020, U.S. CDC declared COVID-19 an "international pandemic".
2. On March 12, 2020, Governor Bullock declared the State of Montana under a State of Emergency due to COVID-19.

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3. The Governor of Montana is granted Emergency Powers in the event of an "Emergency" and *"A state of emergency may not continue for longer than 30 days unless continuing conditions of the state of emergency exist, which must be determined by a declaration of an emergency by the president of the United States or by a declaration of the legislature by joint resolution of continuing conditions of the state of emergency."* [MCA 10-3-302\(3\)](#)
4. *"Emergency" means the imminent threat of a disaster causing immediate peril to life or property that timely action can avert or minimize.* [MCA 10-3-103\(8\)](#)
5. **"No Emergency has Just Cause to Suppress the Constitution(s)"**
... or the (Un-A-Lien-able) Rights of the People.

16Am Jur2d., Sec. 98:

"While an emergency cannot create power and no emergency justifies the violation of any of the provisions of the United States Constitution or States Constitutions."

6. Bullock's State of Emergency Declarations ([Executive Orders No. 2-2020 & 3-2020](#)) and the associated Directives, Guidelines, et. al., hereinafter, "orders", all purport to have the force and effect of law, yet none of these have any lawful authority since they violate the Constitutions, the

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people's inherent rights and the due process of law secured therein. The Federal Constitution guarantees the American people life, liberty, and property, which cannot be taken from them except through due process of law. No due process of law was extended to the people of Montana when the referenced orders were issued. Due process mandates all aspects and forms of government to uphold constitutionally guaranteed rights, which mandate was violated in the issuance and execution of the above orders. Failure to provide due process renders any orders without lawful jurisdiction and authority to issue such orders. Therefore, the orders are unconstitutional, null and void, without lawful force and effect upon the people.

7. The legislature of the State of Montana holds the power to enact laws affecting all the people in Montana.

[Mont. Const. Article V, Part V, Section 1](#)

8. The Governor of the State of Montana holds the power to execute the laws of the State of Montana but does not hold legislative power.

[Mont. Const. Article VI, Part VI, Section 4](#)

9. The Governor of the State of Montana does not hold an enumerated power in the Constitution of the State of Montana to declare states of emergency, or to abridge the fundamental

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rights to liberty and property of persons present in Montana, without the express authority of the legislature.

[Mont. Const. Article VI, Part VI, Section 4](#)

10. The legislature of the State of Montana expressly conferred upon the Governor the limited power to declare an emergency and promulgate rules and regulations to facilitate the government response to such declared emergency.

[MCA 10-3-104](#) & [MCA 10-3-302](#)

11. The express delegation of emergency authority limits the Governor's power to a period not to exceed 30 days, *"...unless continuing conditions of the state of emergency exist, which must be determined by a declaration of an emergency by the president of the United States..."*

[MCA 10-3-302\(3\)](#)

12. On March 13, 2020, the president of the United States declared a [national State of Emergency](#).

13. The Governor's temporary powers under [MCA 10-3-104](#) are expressly limited which contemplates a Montana court's judicial power to invalidate an exercise of power that exceeds Montana state or federal constitutional law.

14. Per the United States and Montana Constitutions, the Executive has no power to declare Law by edict or any other measure.

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15. Both the State and Federal Constitutions grant Law making powers to the Legislature only; Law making by the Executive is a violation of the Separation of Powers Act, Bullock's Oath, and duties under the Law, and is clearly unconstitutional.
16. The State of Montana under Greg Hertz, acting as Speaker of the Montana House, Scott Sales, acting as President of the Montana Senate, all members of the Montana House of Representatives and Montana Senate, et. al, have all unconstitutionally abdicated and abandoned their legislative authority to the Executive by failing to act to terminate the Executive's illegal and unlawful Emergency Powers grab. In so doing, pursuant to Oaths taken, the entire legislature abandoned its sworn duties to the people of Montana.
17. In supporting such actions, Bullock; Hertz; Sales and those acting as members of the Montana Legislature violated their sworn Oaths, which thereby invoked the self-executing **Sections 3 and 4 of the 14th Amendment of the Federal Constitution:**

Section 3.

No person shall be a Senator or Representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any state, who, having previously taken an Oath, as a member of Congress, or as an officer of the United States, or as a member of any state legislature, or as an executive

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or judicial officer of any state, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given aid or comfort to the enemies thereof. But Congress may by a vote of two-thirds of each House, remove such disability.

Section 4.

The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any state shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations and claims shall be held illegal and void.

18. Forcing healthy people to act sick or purposely making people sick is actually a mental illness called: **"Munchausen Syndrome by Proxy."** Forcefully masking, testing, separating, and quarantining healthy people is not only damaging to their physical and psychological health, but also a HUMAN RIGHTS VIOLATION AND A CRIME. Those who hold public offices have no

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lawful authority to perpetrate such violations and crimes upon the people they are supposed to serve.

19. Yahoo news July 30,2020:

"CDC director seeing more suicides, drug overdoses than COVID deaths ..."

<https://news.yahoo.com/cdc-director-seeing-more-suicides-023823567.html>

This suggests the likelihood of a direct causal relationship between the draconian, unconstitutional violations of the people's secured rights and the orders issued by Bullock and other public officials in America.

20. Specifically, mandatory lock down and face covering, hereinafter "mask", wearing declarations in response to COVID-19 are not warranted; not supported by the latest science; are an egregious overreach of power, and a blatant violation of both Legislative and Executive powers, as well as, the Un-A-Lien-able Rights of the People.

21. Moreover, comparison of COVID-19 Deaths with Annual Pneumonia and Influenza Mortality shows there is NO Emergency - NO actual Emergency exists, based on the official reported case numbers.

22. According to the CDC website link:

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https://www.cdc.gov/nchs/pressroom/sosmap/flu_pneumonia_mortality/flu_pneumonia.htm

The CDC lists the Annual Mortality by State for Flu & Pneumonia in Montana in 2018 as **152**.

23. The State of Montana Department of Public Health & Human Services (DPHHS) published in its 2018 Montana Vital Statistics Report the Annual Mortality for Flu & Pneumonia as **152**:

<https://dphhs.mt.gov/publichealth/Epidemiology/OESS-VS#223953338-annual-report>

24. The Montana DPHHS provides an official count of COVID-19 deaths on its website:

<https://montana.maps.arcgis.com/apps/MapSeries/index.html?appid=7c34f3412536439491adcc2103421d4b>

As of October 10, 2020, this number was at **209** deaths.

25. The total number of Montana COVID-19 deaths is moderately above the CDC and DPHHS Annual Pneumonia & Influenza (P&I) Mortality for Montana.

26. In March 2020, Italy announced that 99% of their reported COVID-19 deaths suffered additionally from other underlying medical conditions:

<https://www.bloomberg.com/news/articles/2020-03-18/99-of-those-who-died-from-virus-had-other-illness-italy-says>

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March 18, 2020 - 99% of Those Who Died From Virus Had Other Illnesses, Italy Says.

27. An August 29, 2020 NYT article reported - [NY TIMES: Up to 90% Who Have Tested COVID-Positive in USA Wrongly Diagnosed! TRUTH: A Whole Lot Worse!](#)

28. In September 2020, CDC released a report acknowledging that 94% of COVID-19 deaths listed by CDC for the USA had other underlying medical conditions:

<https://www.webmd.com/lung/news/20200901/covid-19-primary-not-only-cause-94-percent-of-deaths>

Sept 1, 2020 - About 94% of people who have died from COVID-19 in the U.S. also had other contributing conditions listed on the death certificates, according to new CDC data.

29. Those acting as Montana State officials are promoting FRAUD, provably SCIENTIFIC FRAUD, and VIOLATIONS OF ESTABLISHED OSHA LAW in implementing and enforcing the unlawful and unconstitutional COVID-19 and mask "orders". See attached documentation & references supporting all claims, which documentation is incorporated herein as if fully set forth in this Affidavit/Declaration.

30. Regarding mandatory mask wearing and the effectiveness of masks, the most recent CDC study of masks, published May 2020, states:

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The latest CDC study that reviewed 14 randomized controlled trials appeared in the Emerging Infectious Diseases journal published by the CDC. The abstract reads, "*Although mechanistic studies support the potential effect of hand hygiene or face masks, evidence from 14 randomized controlled trials of these measures did not support a substantial effect on transmission of laboratory-confirmed influenza.*"

31. To summarize, the latest CDC review of 14 Random Controlled Trials all showed the same results - **masks provided no substantial benefit in preventing influenza transmission.** <https://dx.doi.org/10.3201/eid2605.190994>;

Xiao, J., Shiu, E., Gao, H., Wong, J. Y., Fong, M. W., Ryu, S, Cowling, B. J. (2020). Nonpharmaceutical Measures for Pandemic Influenza in Nonhealthcare Settings—Personal Protective and Environmental Measures. *Emerging Infectious Diseases*, Volume 26, No. 5, 967-975.

32. Just how confident is government in the effectiveness of mask-wearing? When it comes to actual "life-saving decisions", mask science becomes as cheap and flimsy as the cloth itself. The CDC [recommends](#) that someone who has come into contact with a person who has the virus for at least 15 minutes should quarantine, "**regardless of whether the person with COVID-19 or**

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the contact was wearing a mask or whether the contact was wearing respiratory personal protective equipment (PPE)."

33. The Code of Federal Regulations (CFR) via the Occupational and Safety Health Act (OSHA) laws require the use of masks and respirators that have been fit tested and approved by the Mine Safety and Health Administration (MSHA) and NIOSH. Testing procedures are described in 29 CFR 1910.134 Appendix A. Approval numbers are clearly written on all approved respiratory equipment. However, not all respiratory equipment sold is approved. To wit, NONE of the masks designated as mandatory by Bullock meet any OSHA federal regulatory standards:

All work [...] must be performed within an appropriate [Class III BSC](#), or by wearing a full body, air-supplied, [positive pressure](#) suit in a **Class III BSC setting**: A gas-tight sealed container designed to allow for the manipulation of objects, hazardous substances, or infectious disease agents. Class III BSCs have a HEPA filtered air supply and double HEPA filtered exhaust.

34. N-95 medical masks and other cloth type masks designated by Bullock do not qualify for use in CDC Bio-Safety Level 3 or 4 labs, designed to handle contagious VIRUSES, such as the alleged COVID-19.

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35. OSHA, NIOSH and CDC do not allow any workers wearing N-95 medical masks or other masks comprised of cloth to enter a CDC Bio-Safety Level 3 or 4 Research Lab that studies VIRUSES - SIMPLY NOT ALLOWED BY LAW (OSHA).
36. Bullock imposed *ultra vires* orders that deprive the People of their natural rights, without due process, by his actions which attempted to unilaterally suspend constitutionally guaranteed rights. Bullock does not have any lawful authority to suspend or attempt to suspend constitutionally guaranteed rights, whether by "mandate" or "suggestion". This constitutes warring against the Constitutions by those acting as government officers who have sworn Oaths to uphold the Constitutions.
37. Bullock did not deprive himself of his pay while he imposed draconian lockdown measures preventing his constituents from working and/or operating their businesses, which constitutes economic violence perpetrated upon the people by those holding office in the people's servant government. This is an egregious violation of the people's constitutionally secured rights to earn a living, unlawfully imposed upon them without due process of law. Any action which denies due process renders the action without lawful jurisdiction, without lawful authority, therefore null and void and of no lawful force and effect upon the people.

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38. Bullock, et. al. have not been transparent in their actions. They have failed to disclose and/or have disclosed only minimal data or methodology used to create the modeling that purportedly "justifies" their extreme actions committed under the guise of an alleged "pandemic", which the ongoing data and statistics reveal is not a "pandemic" at all. Given that emerging facts debunk the existence of an alleged "pandemic", then, the State of Emergency declaration should have been terminated and all orders and actions conducted and imposed thereunder terminated as well.

39. The "National File" (nationalfile.com), an online journal published the following article:

<https://nationalfile.com/world-bank-records-covid-19-test-kits-exported-in-2018/>

September 6, 2020 - World Bank Records Show COVID-19 Test Kits Exported In 2017, 2018

"The World Bank website has an active record for "COVID-19 Diagnostic Test Instruments and apparatus (902780) exports by country in 2018" even though the WHO did not name Coronavirus "COVID-19" until February 2020 amid this year's outbreak. There is also a record for COVID-19 tests exported in 2017."

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***Test kits made specifically pertaining to an alleged virus that did not yet exist is blatant fraud which indicates a pre-planned agenda involving this alleged virus.

40. These cited World Bank and CDC records undermine the entire official CDC narrative surrounding the alleged 2019-2020 "discovery" of COVID-19.

41. A list of some, but not all, of your malfeasance includes violations of the following U.S. legal code:

[18 U.S.C. § 241 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 241. Conspiracy against rights](#)

[18 U.S.C. § 242 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 242. Deprivation of rights under color of Law](#)

[18 U.S.C. § 245 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 245. Federally protected activities](#)

[18 U.S.C. § 1031- U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1031. Major fraud against the United States](#)

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18 U.S.C. § 1038 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1038. False information and hoaxes

18 U.S.C. § 1040 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1040. Fraud in connection with major disaster or emergency benefits

18 U.S.C. § 1341- U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1341. Frauds and swindles

18 U.S.C. § 1342 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1342. Fictitious name or address

18 U.S.C. § 1621 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure§ 1621. Perjury Generally

18 U.S.C. § 1962 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1962. Prohibited activities

42 U.S.C. § 1983 - U.S. Code - Unannotated Title 42.The Public Health and Welfare§ 1983. Civil action for deprivation of rights

42 U.S.C. § 1985 - Unannotated Title 42. The Public Health and Welfare§ 1985. Conspiracy to interfere with civil rights

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[42 U.S.C. § 1986 - U.S. Code - Unannotated Title 42. The Public Health and Welfare§ 1986. Action for Neglect to Prevent](#)

[42 U.S.C. § 2000a - U.S. Code - Unannotated Title 42. The Public Health and Welfare§ 2000a. Prohibition against discrimination or segregation in places of public accommodation](#)

[42 U.S.C. § 3617 - U.S. Code - Unannotated Title 42. The Public Health and Welfare§ 3617. Interference, coercion, or intimidation](#)

Any act passed by any legislature and any action committed by any public officers, including, but not limited to, those public officers named herein, either supports and upholds the Constitutions, or opposes and violates them. It is this simple.

No public officer, including those named herein, has any constitutional or any other valid authority to oppose the very documents to which they have sworn or affirmed their Oaths.

Your unconstitutional actions and violations of due process of law are stated throughout this Affidavit/Declaration and in

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the following paragraphs. These unconstitutional actions committed by all of you named herein have invoked the self-executing Sections 3 & 4 of the 14th Amendment, referenced above; thus, you have vacated your offices and forfeited any benefits thereof, including salaries and pensions.

Contrary to the Supreme Law, you perjured your Oath by violating the constitutionally guaranteed Rights of the People and all aspects of due process of law, in particular those rights secured in the Bill of Rights, including, but not limited to our 1st, 4th, 5th, 6th, 8th, and 9th Amendment Rights and those rights guaranteed and protected in the Montana Constitution Declaration of Rights. By your unlawful actions, as well as those of all who have assisted you, you have acted in sedition and insurrection against the Constitutions, both national and state, and in treason against the People.

By your own actions you have made yourself a party to violations of all specific and relevant Law. There is no authority in the Federal Constitution, whatsoever, for the existence of administrative agencies, in general. Neither the Federal Constitution nor the Montana Constitution, authorize any agency or agents thereof, as are you, to convert the unlimited, unalienable Rights, guaranteed to the Citizens of this Nation and this State, in the instant case, We the People, into privileges, which are then regulated or taxed, as

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agencies of government are unlawfully doing in most states or to impose punitive actions upon the People for simply exercising our Rights to move about freely unencumbered and to travel about freely unmasked, and to oversee and monitor the functioning of our public servants, especially when insuring the protection of our own rights!

Lawful notification has been provided to you, stating that if you do not rebut the statements, charges and averments made in this Affidavit/Declaration, then, you agree with and admit to them.

Pursuant to that lawful notification, if you disagree with anything stated in this Affidavit/Declaration of Truth, then, rebut that with which you disagree, with particularity, within ten (10) days of receipt thereof, by means of your written, notarized affidavit of truth, based in specific, relevant fact and valid, constitutionally-compliant law to support your disagreement.

Your failure to respond, as stipulated, in kind and in full, with specificity, is your agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you. An unrebutted

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Affidavit/Declaration stands as truth and fact before the court.

Affiant further sayeth naught.

All Rights Reserved

Signature of Affiant

Date

NOTARY STATEMENT

In the State of Montana

County of _____

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I swear (or affirm) that on this _____ day of _____
20____, the above named Affiant/Declarant,
_____, personally appeared before me,
and of his/her own free will, signed and executed this
Affidavit/Declaration of Truth.

Notary Public

My Commission Expires: _____

Seal: