The First American Public Law in Over a Century

By Anna Von Reitz

It has been a year as of this month since the whole virus scare began, and to date, absolutely no serious effort has been made to isolate any such virus. That tells you one of two things, Campers: (a) the "government" corporations know everything about this virus because they created it and caused the whole problem in the first place, or (b) there is no such thing and we have all been led on a long and incredibly expensive Snipe Hunt.

I personally believe that there is a virus, that the perpetrators created it, so that they could step in with their solution to the problem they created--- their own very expensive vaccine.

This so-called vaccine serves a completely different purpose than any vaccine. Its Messenger Ribonucleic Acid payload is patented nanotechnology and once it enters itself into the victim's genome, it provides an excuse for the patent holders to claim that the victim is now a Genetically Modified Organism (GMO) that they own. Literally.

This results because of a loophole in patent laws that allows this and creates a means of commercial entrapment and enslavement.

So the American State Assemblies have moved to close the loophole and issued the first American Public Law in over a century. This measure passed with a three-quarters vote of all State Assemblies, eight abstaining or still in process.

This measure makes it illegal throughout The United States for any corporation or commercial entity or person however defined to claim any patent interest or make any ownership interest claim against living people based on the injection or other introduction of patented gene fragments or nanotech into the natural genome of men and women.

Any claim that anyone is redefined as a Genetically Modified Organism (GMO) by ingestion or injection or any other receipt of patented genetic materials is prohibited and punishment for offenders is established.

Perhaps most important, no profit can be gained by any genetic material patent holder above the explicit cost of service or product and no obscene and secretive claim of slave ownership or Genetically Modified Organism "product" status can be advanced against unwary individuals; this includes protection of American members of the U.S. Military Forces and Federal Civil Service. All such repugnant claims are outlawed in all venues and are unenforceable in this country as of 1 January 2021.

We suggest that all other national governments take immediate and similar action to protect their own people from unscrupulous corporate raiders seeking to exploit this new fraud scheme promoting commercial enslavement.
This new Public Law takes the profit motive away from the corporate sponsors of this deplorable episode in our history and will hopefully provide the necessary dis-incentive for more dabbling and entrapment of this kind. Anyone who has taken any “vaccine” containing mRNA nanotech since January of this year is protected.

Full Text of the Law:

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.

Re-labeling living men or women by the use of other descriptions such as “male” and “female”, or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.

The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.

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