

## Joint Action Suits in Common Law

Unlike suits in Admiralty and Commerce, suits in Common Law require actual harm to people or property.

Such harm cannot be “general” or “non-specific” as when a Class Action Law Suit presumes harm to a whole group and sues in their behalf, as for example, when there is a harmful drug and all those who were given that drug as a prescription are presumed to be harmed in the same manner and to the same extent.

Instead, a Joint Action Suit presents individual cases arising from the same Cause.

In Common Law, the harm must be specific to each one of us and can arise only in two forms--- it can be harm to us directly (He punched me in the nose!) or to our property (He broke my bicycle!).

### The Cause and the Harms

In this proposed Joint Action, the Cause is a bio-engineered, so-called “enhanced” version of the Common Cold Virus. This purposefully created strain of the Common Cold Coronavirus is more infectious (more people catch it and it spreads more easily through the population) than the normal virus. Thus far, that is the only **proven** attribute of this manufactured virus that causes more harm than the natural pathogen. **It has a higher rate of infection.**

\*It **may** also prove to result in a higher incidence of pneumonia.

\*It **may** prove to cause a greater number of deaths than the normal pathogen per number of infections.

\*It **may** also prove to selectively infect people with certain genetic characteristics in preference to others.

\*It **may** cause specific collateral damage resulting from the employment of, for example, anti-malarial drugs to treat the resulting illness.

We will only have statistical proof of these other possible effects after the worst of the pandemic has passed and the data is analyzed.

### The Virus

It is important to understand that the specific virus being called Covid-19 has not yet been subjected to the rigorous tests required to establish: (1) its separate existence as the and (2) its genetic blueprint and (3) its identity as the actual cause of the 2019 Pandemic being attributed to it.

Obviously, we are in very early days in this evaluation process. Large samples of the virus must be collected from actual patients, isolated, broken down, and the RNA inside the viral protein coating has to be sequenced to establish it as “the Cause” of the Pandemic.

This work will be undertaken, but realistically, it may take 2-3 years before the Center for Disease Control and other laboratory results are available to the Public.

## The Perpetrators

The British corporation known as **The Pirbright Institute** is the Patent-holder for the weaponized Common Cold coronavirus presumed (remember, we can't prove it yet) to be the cause of the current Pandemic. Their virus has a specific genetic code sequence that has been linked to preliminary case results--- meaning that on a statistical basis, viral samples collected from actual patients are showing a high correlation with the genetic content of their bio-engineered version of the coronavirus.

It is presumptive, therefore, **but not yet certain beyond any reasonable doubt**, that the Covid-19 Virus is the same as the enhanced coronavirus patented by The Pirbright Institute.

The development of this coronavirus strain was funded by DARPA, a Department of Defense Agency, and by the Bill and Melinda Gates Foundation, and by the Wellcome Trust, which has a reputation as a Eugenist organization and proponent of the use of Biowarfare going back to the Boer War.

The Patent Application suggests that the engineered virus might have some utility toward the development of a vaccine to cure the infection it causes, but this is neither logical nor justifiable; one does not create a "designer" infectious disease with the object of curing it, unless one is acting with a profit motive to cause a problem – illness– and then profit from selling the vaccine, also handmade by the collaborators with malice aforethought.

**The intent to cause human disease and suffering is a criminal intent. The intent to profit from causing human disease and suffering is also a criminal intent.** Neither the Patent nor the process leading to it should be allowed in a sane society, but we have absolute proof that it was allowed by the Patent Office and that these organizations participated in these activities.

We thus have clearly expressed intent to cause harm (the action of creating an infectious disease agent) and to profit from causing this harm (the development of a vaccine for it), both of which are criminal intentions.

We have a **presumptive ID** on the specific virus, and **plausible cause** to suspect that this man-made version of the Common Cold has been unleashed, intentionally or unintentionally, with direct harm being caused to living people and their business and private property interests.

## Conclusions and Agreements

1. It is at least reasonable to being the process of evaluation of damages and the preparation of damage claims in the Private and Public Interest of victims;
2. The above-action is being taken with the expressed reservations pending (1) conclusive identification of the Covid-19 Virus and (2) conclusive verification that it is indeed the virus patented by The Pirbright Institute and (3) proof of the Harms that are or may be directly associated with this man-made virus.
3. Those submitting their damage claims to this process do so with the explicit knowledge conveyed upon this writing and understand that: (1) there will be no immediate relief available, as the scientific evaluation required to support a claim of damages will take an estimated 2-3 years; (2) there are no guarantees associated with such an enterprise; (3) the purpose of evaluation and preparation of claims is an expression of our intention to: (a) provide as much remedy and relief to victims as possible; (b)

secure punitive damages against the Perpetrators sufficient to disable or substantially discourage them from pursuing similar activities in the future.

We recognize the worldwide Public Good of discouraging development of Biowarfare, and include this component as a goal of our Joint Action.

The lawyers and paralegals and clerks working to assemble and evaluate these damage claims agree to carry the process forward on a contingency basis and those submitting claims agree to allowing 10% of all recoupment actually realized to be retained by the staff of volunteers as their fee for this service.

It is understood that this Joint Action is being undertaken by The Living Law Firm in the Public Interest and is aimed at discouraging and exposing the activities of Persons and Corporations that seek to profit themselves by creating misery, death, destruction, disease, and economic harm.

Free-will donations in support of the expenses to do the research necessary and to compile the claims are needed and encouraged, but there is no set or specific fee to file a claim, and those who are not financially able to help at this time will receive the same consideration as all others.

By completing and signing the attached Claim Form and returning it to: The Living Law Firm, c/o 1336 Staubbach Circle, Anchorage, Alaska 99508, all Claimants agree that they have read and understood the terms, conditions, and aims expressed herein, and accept them as stated.

There are no guaranteed results available from any court process, and no such guarantees are expressed or implied.

A Claim Form is attached for your convenience:

In the Supreme Court of The United States of America  
A Joint Action Claim for Lawful Damages

**Court Number: 1 Philadelphia 15032020**

**Case Number: PI – 01010 Joint Action**

**Record Established: 15<sup>th</sup> day of March 2020**

**Case Name: COVID-19 Pandemic**

**Defendants:** The Pirbright Institute, Wellcome Trust, Bill and Melinda Gates Foundation, DARPA, others to be determined; **Lawful Claimants:** As Shown on the Court Record

**Cause:** Viral Agent Funded and Patented by Defendants

**Harm for which compensatory damages are sought:** [Briefly describe actual harm suffered as a result of man-enhanced coronavirus. Continue on next page if needed.]

(Description of Harm (Continued))

Estimated Actual Damages: \_\_\_\_\_

Declaration:

I, \_\_\_\_\_ (printed Proper Name) hereby declare that I have read my statements above describing the harm done to me and to my estate as a result of the COVID-19 Virus Pandemic and find them to be true, complete, correct, and not misleading to the best of my knowledge and ability to discern truth, and I stand ready to prove with substantial evidence the veracity of my claims. So affirmed from without the United States or the United States of America, and within the jurisdiction of The United States of America this \_\_\_\_ day of \_\_\_\_\_ in the year \_\_\_\_\_, and so signed and sealed:

By: \_\_\_\_\_ ( seal ) ©

ILB: (if available) \_\_\_\_\_

(1) Witnessed by: \_\_\_\_\_ (Signature of Witness)

Living at: \_\_\_\_\_

Telephone: \_\_\_\_\_ Email: \_\_\_\_\_

(2) Witnessed by: \_\_\_\_\_ (Signature of Witness)

Living at: \_\_\_\_\_

Telephone: \_\_\_\_\_ Email: \_\_\_\_\_

\*\* Your seal is your thumbprint unless you have previously recorded an individual sign or symbol or unique coat of arms as your seal. Return pages 4 and 5 as instructed. \*\*