

21. Provide evidence of all the clinical research and trials that were referenced to determine how “safe and effective” these so-called vaccines really are. The so-called vaccine is claimed to be 95% effective at stopping COVID-19.
22. Prove that the Polymerase Chain Reaction (PCR) test that is responsible for identifying all of the COVID cases, and therefore giving rise to the “pandemic,” is only being cycled 25 times or less, as suggested by the creator of the test, Dr. Kary Mullis, and that the PCR test is able to distinguish between SARS CoV-2 and other viruses.
23. Provide evidence that these so-called vaccines are the only safe way forward when, just a short time ago, the message was that wearing masks and social distancing was sufficient to mitigate the spread or contraction of the SARS CoV-2 virus.
24. Prove, based on science, that wearing masks offers any protection against transmission or contraction of the SARS CoV-2 virus.
25. Prove that these so-called vaccines do not damage or negate my natural immune system, destroy any of my natural immunity that I may have already built up to the illness, or that they provide better immunity than my own immune system.
26. Prove that the mRNA technology does not cause my body to create a spike protein, which will then replace my variant non-specific antibodies that are created with a natural infection, with long-lived virus specific antibodies that only look for the original strain of the SARS CoV-2 virus as opposed to multiple strains of the virus.

Caveat

The proofs listed above must be proved point for point and signed under an oath of liability, sworn as true and correct. You are hereby given an allotted time of 21 days to prove each proof above. If the above proofs are not or cannot be proved point for point, for any reason, you will, therefore, agree with the following terms and remedies:

1. The enslaver is liable for any termination of employment based on the requirement to receive an injection of an experimental so-called vaccine or mask mandate.
2. The enslaver will admit publicly that the mandate of the so-called vaccine and any other mandate, order, or requirement, violates the original Constitution *for* the United States *for* America and, therefore, is a violation of my human rights.
3. The enslaver agrees to pay me the entirety of my severance pay and/or my retirement/pension and any other monies that I am owed in accordance with my career/job contract.
4. The enslaver agrees to pay me \$5,000,000 for each of my human rights that has been violated, infringed upon, or disregarded, as determined by myself and my legal counsel.
5. The enslaver agrees that neither he nor any other person or entity within the federal government, will attempt to use any court to remedy themselves out of this agreement or seek retaliation or retribution against myself or my family. All tenets of this agreement will be met with no opposition of any kind.
6. The enslaver agrees that in the event that he cannot prove each proof, point for point, he will ensure that all remedies sought in this agreement will be satisfied within 60 days of the criminal or civil lawsuit ruling. If the 60-day deadline is missed, twice the remedies must be paid.