

Litigation Update March 30 2022

General Information re Make Americans Free Again and litigation:

Almost all money donated to Make Americans Free Again (MAFA) is used for litigation. We look for the best lawyers, who agree to work together to develop both sound and creative legal strategies; and choose our cases and jurisdictions carefully. We are "in it to win it" and believe that we can if use our resources wisely.

We no longer post court documents because there are too many cases and too many documents; we had to stop due to the clutter we created on our website. We do update this document regularly and make announcements via newsletter and video broadcasts when we win, when something new develops, or we file a new lawsuit. Please feel free to email info@makeamericansfreeagain.com if you have questions about any of our cases.

Background and the first case:

Ohio was a hard lockdown state – in fact, one of the model states for the rest of the country. Ohio was the first to close schools, first to close bars and restaurants, one of the first to require masks in all public places, and gatherings were limited to a maximum of ten people.

Our lead attorney, Tom Renz, filed the first lawsuit challenging the declaration of emergency in Ohio on August 31, 2020. The lawsuit had an immediate effect. The governor did not shut down the state a second time in the fall of 2020; and the emergency declaration was lifted in early June 2021. Ohio was the first lockdown state to be "set free." As a result, the lawsuit was withdrawn – Ohioans got what we wanted: to have the COVID restrictions lifted.

Lawsuit alleging fraud at the federal level

The second lawsuit filed by the Renz team was against the US Department of Health and Human Services, The Centers for Disease Control, and the National Center for Health Statistics. This lawsuit claimed that both state and federal actions concerning COVID-19 were based on incorrect data due to unreliable testing methods like the PCR test, and to changed guidelines for categorizing deaths from COVID-19.

More Lawsuits!

Cases similar to the Ohio case challenging the emergency declaration have been filed in other states and are still pending. For example, on December 12 2021 the Hawaii MAFA group, along with 8 other plaintiffs, filed a complaint in federal court against Governor David Y. Ige, Kaua'i Mayor Derek S.K. Kawakami and the County of Kaua'i. The lawsuit makes the claim that the defendants violated rights protected under the First, Fourth, and Fourteenth Amendments of the Constitution through regulations created under the false pretense of an emergency and that what Hawaii has experienced is a manufactured public health event fueled by fraud.

Plaintiffs are seeking permanent injunctive and declaratory relief against the Governor's Emergency Proclamations, enforcing an end to the statewide restrictions, regulations, and rules related to COVID-19 because they infringe on the rights of the people. Plaintiffs can provide extensive amounts of evidence, including expert witness testimony, that:

- the RT-PCR test commonly used to detect SARS-CoV-2 is in fact not a diagnostic tool, and has played a large role in creating the illusion of a pandemic through positive test results;

- only a small fraction of the number of deaths attributed to COVID-19 are a direct result of infection with SARS-CoV-2 and that the vast majority of deaths labeled as such were truly from other causes;

- the case count is subject to perverse financial incentives; and that the defendants COVID-19 mandates are ineffectual, and unsupported by science or medicine.

New York Cases

We continue to provide funding for cases concerning masks and vaccine mandates for school children. Our New York attorney, Patrician Finn, is one of the few attorneys in the U.S. who has won cases in the United States Court of Federal Claims Office of the Special Master (the "vaccine court"), which makes her uniquely qualified to litigate vaccine-related cases.

September 2021

We provided funding for a lawsuit against Delta Airlines on behalf of two plaintiffs who suffered significant abuse by airline employees concerning masks. This case is still pending.

October 2021

We provided funding for litigation in Florida and won against the City of Gainesville – the judge ruled that the city could not terminate anyone for non-compliance with the vaccine mandate in place at the time.

November 2021

Our New York attorney, Patti Finn, filed a lawsuit challenging vaccine passports in New York City. More and more cities are mandating passports, so this case is important to people all over the country. The mayor of New York lifted the passport order a few days before a scheduled hearing, but we intend to pursue this case anyway in order to make sure that this never happens again.

TRO for New York City Police

On December 8 2021 our ferocious New York attorney, Patrician Finn, won a Temporary Restraining Order for The New York City Police concerning mandatory vaccines. Oral arguments were heard in court on December 14. Ms. Finn explained to the judge why vaccine mandates violate the law and at the conclusion of the hearing Judge Nervo extended the TRO against the Mayor of New York regarding the vaccine mandate pending a full hearing.

NYC's lawyers tried to spin the decision, stating that the TRO only applied to a single police officer, but the judge clearly stated that it applied to all of them who do not want to be vaccinated!!

The Pennsylvania Supreme Court ended school mask mandates

On December 10 2021 the court ruled that Acting Health secretary Allison Beam did not have the authority to issue a mask mandate for everyone indoors at schools and child care centers.

February 2022

Our attorneys in Washington State filed an action on behalf of three children who have been injured due to the state's mask mandate for school children. One of the children actually lost consciousness due to wearing a mask and has since become suicidal; all three have suffered mental emotional, and physiological damage.

In February, MAFA started defending doctors who are attacked by state medical boards for prescribing early treatment drugs for COVID and speaking out about COVID vaccines

We are now representing doctors in Washington State, Ohio, and Maine. We plan to represent as many doctors as our funding will allow in these and other states. These doctors have placed themselves and their livelihoods at risk to help people, and most cannot afford to defend themselves against the unlimited resources of the state. If we do not defend docs who are trying to help us, other doctors will likely be discouraged from speaking out too. Additionally, if the boards are successful in silencing doctors and interfering with the doctor/patient relationship, good healthcare, which is based on a trusted relationship with health professionals, will no longer be available.

Big Win in Boston

After being served with a lawsuit that named her personally, Mayor Michell Wu in Boston decided to lift the vaccine passport requirement for entry into Boston businesses only five hours after the case was filed!

Thanks to our aggressive lawyer, Richard Chambers, Boston businesses are no longer being put out of businesses due to people fleeing the city to shop and dine in neighboring counties. Just two days before Wu caved, she dug in her heels in response to an injunction protecting city worker against mandatory vaccines, stating at a press conference that she intended to appeal.

After the mayor caved and lifted the vax passport requirement for the city of Boston, new plaintiffs joined the lawsuit and it was amended to ask for \$1 million in compensatory damages and \$5 million in punitive damages ***per plaintiff!***

The suit also called out the Boston Public Health Commission, which ignored state law and abdicated its powers under the emergency declaration when it turned over all authority to the executive director. The suit rightly claims that the law states that any action taken by the executive director has to be approved by the board within two days and this was not done with either the mask or vax passport mandate.

According to an article in the *Boston Herald*, the members of the council are very busy and it's hard to schedule meetings. Well, perhaps they should all resign or maybe this board is not needed anymore!

<https://www.bostonherald.com/2022/03/02/boston-board-of-health-takes-flak-from-councilors-over-meeting-frequency-state-law/>

March 2021

MAFA has taken over funding a case initiated by America's Frontline Doctors (AFLDS).

In 2021, a team led by our attorney, Tom Renz, filed a lawsuit in Alabama concerning COVID-19 vaccines on behalf of several plaintiffs. The lawsuit was funded by AFLDS, and AFLDS was a plaintiff. This is an important case, because it is the only one that makes claims concerning the safety of COVID-19 vaccines. Without notice, AFLDS announced that it was withdrawing financial support and also that the group no longer wanted to be listed as a plaintiff. This left the remaining plaintiffs high and dry and also put the attorneys in a difficult situation too. We have assumed financial responsibility for this case and also have agreed to be plaintiffs if necessary.

Another Massachusetts lawsuit:

Target: The Steamship Authority

The dedicated employees who operate ferry services were mandated to get the jab and several decided not to and are now unemployed. A lawsuit was filed against the Steamship Authority a while ago, but the plaintiffs cannot sustain the suit financially, so we have stepped in to support the suit.

Our Ohio lawyers are representing people who are faced with termination in a variety of employment settings due to vaccine mandates. We are also starting to investigate the potential for filing lawsuits concerning malpractice and wrongful death.

We are currently developing more cases in several states. We do not discuss litigation until cases are filed – we take advantage of the ability to surprise our enemies! So check back regularly for updates!