

THIS DOCUMENT WAS READ OUT LOUD AND PRESENTED TO AN OHIO SCHOOL BOARD AND THE MASK MANDATE WAS REMOVED:

First and foremost, I will be making statements, not questions, so until I am finished speaking, there is no need or requirement for anyone else to speak. I am one of the people, and not subject to the rules and regulations of YOUR BOARD, so time limits mean nothing to me, or anyone else speaking. And I assure you, not hearing what I have to say will be extremely detrimental to both your office, and you individually.

My name is XXXXXXXXXXXX, my children do not attend this school. But, I am here for them. For a simple reason, they will know, when tyranny, and tyrants came to town, their daddy STOOD, SMILED, and kicked its ass outta town.

With that being said, a bit of scripture from the 17th chapter of saint luke. Luke 17:2 “It would be better for him to have a millstone hung around his neck and to be thrown into the sea than to cause one of these little ones to stumble.” the bible repeats that several times, and I urge ALL of you folks sitting here tonight to read that. And HEAR what it says. Judgment will be done, in this life or the next, and I hope you are prepared.

So lets explain how things ACTUALLY work, which from my research, none of you appear to know.

Lets talk about the LAW.

Ohio Revised Code 3.30

Except as otherwise provided in section [3.061](#) of the Revised Code, a person elected or appointed to an office who is required by law to give a bond or security previous to the performance of the duties imposed on the person by the person's office, who refuses or neglects to give such bond or furnish such security within the time and in the manner prescribed by law, and in all respects to qualify self for the performance of such duties, is deemed to have refused to accept the office to which the person was elected or appointed. Such office shall be considered vacant and shall be filled as provided by law.

Ohio Revised code on oathes and bonds requires a current oath of office, and a surety bond. It is 3.24. ORV 3.061 requires a Dishonesty and faithful performance of duty policy in lieu of bond. You folks are bonded under this code. Your bonds are faithful performance and honesty bonds. I know, we spoke to your bonding agent. Allow me to explain what this means.

A **Public Official Bond** is a type of surety bond that serves as a statutory obligation requiring faithful performance, fidelity, and integrity of a public official's duties to the public. This bond is one of the oldest forms of written guarantee that requires persons to obtain to qualify for office. In 1792, Congress passed an act that the Office of the Paymaster “shall give bond in the sum of \$20,000, with two sufficient sureties, for the faithful discharge of duties.”

Depending on the statutes of a specific jurisdiction, Public Official Bonds may be faithful performance bonds, fidelity bonds, public employee dishonesty bonds, or public employee blanket bonds.

Allow me to clarify what this all means. You folks who are bonded, are carrying individual liability insurance. So if in your acting capacity as a public official, if you cause wrong or harm, we the people have a recourse. And can hold you accountable, and do not have to wait for the next election.

Lets visit another law in this state Ohio Revised Code 3.07. Any person holding office in this state, or in any municipal corporation, county, or subdivision thereof, coming within the official classification in Section 38 of Article II, Ohio Constitution, who willfully and flagrantly exercises authority or power not authorized by law, refuses or willfully neglects to enforce the law or to perform any official duty imposed upon him by law, or is guilty of gross neglect of duty, gross immorality, drunkenness, misfeasance, malfeasance, or nonfeasance is guilty of misconduct in office. Upon complaint and hearing in the manner provided for in sections [3.07](#) to [3.10](#), inclusive, of the Revised Code, such person shall have judgment of forfeiture of said office with all its emoluments entered thereon against him, creating thereby in said office a vacancy to be filled as prescribed by law. The proceedings provided for in such sections are in addition to impeachment and other methods of removal authorized by law, and such sections do not divest the governor or any other authority of the jurisdiction given in removal proceedings.

The men that wrote the magnificent documents that created this country, saw that government of any form was inherently evil, and would always be. So they put the power of the individual to work, and set in place safeguards for our protection. We will be using them if you continue down this path.

Further more, I would like to like inform you of 2 federal criminal laws you are violating.

18 USC 241 **Conspiracy Against Rights**

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same they shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

18 USC 242 **Deprivation of Rights Under Color of Law**

Whoever, under color of any **law**, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different

punishments, pains, or penalties.

I have written claims against your bonds, and I will personally put them in the hands of every parent in this district. I have 2 weeks off every month, and have no problem doing just that. Once a claim is made, your insurance company is now on notice of a pending law suit, which they will be on the hook for. We will sue in federal district court under Title 42 1983, civil action for deprivation of rights under color of law, In both your official and individual capacities. We will seek compensatory, and punitive damages. With the amounts you are bonded to, do you really believe your insurance company will want to pay damages in the millions in defense of your actions? If this madness does not stop tonight, this will move forward. The line is now drawn, either stand down, or prepare for the ramifications that will be brought to bear against you. And I personally assure you, I am not an attorney, and therefore not bound to their procedures and rules, and I am able to do things they are not. The wheels of justice will be brought to bear on you in ways you cannot even imagine. It stops tonight. That being said, I require a vote, by all members, both bonded and not, on ANY AND ALL COVID guidelines. To continue, or revoke. Nothing in any of this is bound by law, simply words put on paper by non governing bodies. Your acquiescence only perpetuates this madness that cannot be proven to even exist. I have over 120 FOIA requests for isolated samples of the virus, which no official agency can produce. What say you?