**From: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

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**To: Stephen Leffler**

 **University of Vermont Medical Center**

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**Notice by Affidavit of Demand to Show Clean Hands and Federal Partnerships**

 **[Demand to Immediately Cease and Desist Keeping Affiant from Husband’s Bedside and Deprive a Patient of Life-Saving Treatment]**

**Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent**

Comes now Affiant, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,** (one of the People of the State of Vermont as found in **Article 6: Officers Servants of the People**), Sui Juris, in this Court of Record, giving you notice of the following claims and facts that you and your agents may provide due care;

Please take Notice, Affiant declares that University of Vermont Medical Center is denying Affiant and Affiant’s spouse’s Constitutional rights by keeping Affiant from Affiant’s spouse’s bedside. Affiant’s spouse’s rights are being violated by preventing Affiant from being present at the bedside during Spouse’s treatment. Constitutional rights of the People include liberty, freedom of choice, and happiness. Denying Affiant’s access to their spouse is criminal, unethical, immoral and unnecessary. Reverse Isolation precautions would protect Affiant during visits from possible contamination. Dictatorial edicts to separate loved ones are barbaric and beneath the lofty goals of the “Mission Statement” for this hospital.

Please take further notice, Affiant grants a waiver of liability regarding acceptance of risk of exposure and subsequent infection from Covid-19 to the hospital named above, secured by Affiant’s sworn testimony and autograph at the close of this document. Any family members wishing to visit will also provide such a document.

Please take further Notice, Affiant declares separation from one’s spouse is painful and depressing and is not contributing to Affiant’s peace of mind or happiness. The following Constitutional references support Affiant and Affiant’s spouse’s Constitutional rights to be together.

**U.S. Constitution Art. IV, § 2, p. 1**

**“The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.” [Emphasis by Highlight Added]**

**US Constitution Bill of Rights Amendment X**

**“The powers not delegated to the United States by the Constitution nor prohibited by it to the States are reserved to the States respectively, or to the people.”**

**U.S. Constitution Bill of Rights Amendment XIII, Section 1. “Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.”**

Please take further Notice, Affiant demands to visit Affiant’s spouse during treatment and to have access to treatment information as well as the choice to accept or deny certain treatments. Protection from abridgement of religious freedom is a Constitutional provision in all states and in the federal Constitution; and all Constitutional provisions are similar and interchangeable across the several states as provided by the US Constitution references above. Affiant states that religious rights in one state, mirror those in other states and the following states’ provisions represent Affiant’s Constitutional rights in more detail than the Vermont Constitution provides:

**Maryland Constitution, Article. 36.** “**That as it is the duty of every man to worship God in such manner as he thinks most acceptable to Him, all persons are equally entitled to protection in their religious liberty; wherefore, no person ought by any law to be molested in his person or estate, on account of his religious persuasion, or profession, or for his religious practice, . . .” [Emphasis by Highlight Added]**

**North Carolina State Constitution, Article I Declaration of rights**

**Sec. 13. Religious liberty. “All persons have a natural and inalienable right to worship Almighty God according to the dictates of their own consciences, and no human authority shall, in any case whatever, control or interfere with the rights of conscience. “**

Please take further Notice, Affiant warns University of Vermont Medical Center’s President that depriving Constitutional rights has consequences spelled out in federal statutes. The Vermont Patient Bill of Rights has provisions which applies to this situation: “the patient has the right to receive from the patient's physician information necessary to give informed consent prior to the start of any procedure or treatment, or both.” The Affiant and Affiant’s spouse have not received sufficient information to feel justified in providing consent. Further, it states: “Where medically significant alternatives for care or treatment exist, or when the patient requests information concerning medical alternatives, the patient has the right to such information.” The affiant has requested National Institute of Health approved treatments according to NIH table 2e. These requests have been denied.

Lastly, the Patient Bill of Rights states: “The patient has the right to refuse treatment to the extent permitted by law. In the event the patient refuses treatment, the patient shall be informed of the medical consequences of that action, and the hospital shall be relieved of any further responsibility for that refusal.” Should the doctors continue to refuse consideration the NIH approved treatments, the Affiant and Affiant’s husband have the explicit right to seek treatment elsewhere. In refusing to discharge the patient, the hospital not only violates the Affiant and husband’s rights under Vermont Constitution, but also the Patient Bill of Rights.

 The mental and spiritual anguish being suffered by Affiant and Affiant’s spouse over this separation constitutes mental and spiritual abuse. The appropriate action is to accommodate and support the patient and family during treatment, not to subject Affiant and Affiant’s spouse to deprivation of Constitution rights. See references below:

**Title 42 U. S. C. Section 1983:“When two or more persons conspire to use force, intimidation or threat or to injure a person, and deprive them of their rights and privileges as a United States Citizen, the party injured may have an action for the recovery of damages, occasioned by such injury or deprivation, against any one or more of the combination.”**

<https://statecodesfiles.justia.com/us/2011/title-18/part-i/chapter-13/section-241/document.pdf>

**2011 U.S. Criminal Code, Title 18, Crimes and Criminal Procedure Part 1-CRIMES**

**(§§1 - 2725) Chapter 13-CIVIL RIGHTS ( §§ 241 - 249) Section 242 (Amended 1994 to include fines): Deprivation of Rights under Color of Law “Whoever, under color of any law, statute, ordinance, regulation or custom, willfully subjects any inhabitant of any state, territory, or district to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States. . .shall be fined not more than $1,000 or imprisoned not more than one year, or both and if death results shall be subject to imprisonment for any term of years or for life.”;**

Please take further Notice, Affiant demands that this hospital report total federal monies received or promised as a contractual condition in exchange for treatment of Covid-19 patients including the specific details concerned with patient care including all medical protocols of treatment required and/or discouraged. These payments are subject to Constitutional provisions as follows: Under a test provided in **South Dakota v. Dole, 483 U.S. 203 (1987)**, Congress placed conditions on the receipt of federal funds by a state requiring the following conditions be met: [Emphasis by highlight added.]

* The spending has to serve the general welfare, the condition placed on the state must be unambiguous,
* The condition has to relate to the particular federal program,
* Unconstitutional action cannot be a contingency of receipt of the funds,

Please take Notice, Affiant instructs the reader of the following facts re:  **Cui Bono? (Who benefits?)**

* **Data from USASpending.gov**, the State of Vermont has received $8.8 Billion from the Department of the Treasury in the fiscal year 2021. University of Vermont received at least 1.1 Billion in Covid-19 relief funds.
* **Healthcare Financial Management Association** announced in July of 2020, an additional $10 Billion in Federal Covid-19 aid, bringing the total Provider Relief to $178 Billion. This is in addition to the $15 Billion Medicaid paid out to providers that serve Medicaid patients.

Please take further notice that Affiant acknowledges the above information contains enticements toward wrong doing, that this hospital may have enacted unlawful policies and restrictions that Trample on the Constitutional rights of the People in exchange for payments from Covid-19 funds and therefore Affiant demands an accounting of any Covid-19 appropriations and/or payments and a public presentation of all conditions regulating those funds. See the following statute that protects the Constitutional rights of the “People”:

<https://statecodesfiles.justia.com/us/2011/title-18/part-i/chapter-13/section-241/document.pdf>

**2011 U.S. Criminal Code, Title 18, Crimes and Criminal Procedure Part 1-CRIMES**

**(§§1 - 2725) Chapter 13-CIVIL RIGHTS ( §§ 241 - 249) Section 241(Amended in 1994 to include fines): Conspiracy Against Rights of Citizens. “If two or more persons conspire to injure, oppress, threaten or intimidate any citizen in the free exercise or enjoyment of any right or privilege secured to him by the constitution or laws of the United States, or . . . prevent of hinder his free exercise or enjoyment of any right or privilege so secured. They shall be fined not more than $10,000, or be imprisoned not more than 10 years or both and if death results, they shall be subject to imprisonment for any term or years or for Life.”**

Please take further Notice, Affiant demands that University of Vermont Medical Center’s president, Stephen Leffler, must provide, in a sworn affidavit, the following: 1) the Constitutional authority being used to Trespass against the Peoples’ rights by refusing to allow Affiant to provide comfort and input into treatment and spiritual peace with her presence and touch to Affiant’s spouse; and 2) the Constitutional authority being used to ignore**/**defy US Statutes, Codes and Supreme Court precedents protecting Constitutional rights and Civil rights; and 3) the Constitutional authority used to accept disclosed federal monies while withholding Constitutional rights, Civil Rights, and Patients’ Rights.

Please take further Notice that University of Vermont Medical Center’s President. Stephen Leffler, must respond by midnight on 11-29-21, point by point as listed above, to this Notice. Further, such testimony must be by sworn affidavit. If this legal and binding document, detailing Constitutional authority used to Trample on the People’s” rights, is not received respond by midnight on 11-29-21, this silence represents the following: 1) tacit agreement that University of Vermont Medical Center is violating the Constitutional rights of the Affiant and Affiant spouse, who are of the “People”; 2) tacit agreement that this violation of the “People’s” Constitutional rights includes liability for mental and spiritual injury incurred as a result of separation from Affiant’s spouse during one of the most personal times in any couples’ lives; and 3) tacit agreement that federal monies received resulted in deprivation of the Constitutional rights of Affiant and Affiant’s spouse; and 4) tacit agreement that federal statutes protecting Affiant’s Constitutional rights were violated.

Please take final Notice of Affiant's declaration that, by Trespassing against the Constitutional rights of the “People”, University of Vermont Medical Center agrees to pay $11,000,000 per encroachment against the above mentioned rights excluding resulting mental injuries and anguish which will be filed separately. If a sworn affidavit is not received by noon on 11-28-21 showing the Constitutional provisions authorizing this Trampling on the People's rights, Carondelet St. Mary’s Hospital agrees to all the above-mentioned facts, point for point and agrees that this affidavit can be used as evidence of liability, and criminal behavior; and further that no court shall re-examine this matter; that the courts shall accept the above several agreements listed, regardless of the Trespasser, as truth and law. Affiant agrees to arbitration by an arbitrator of Affiant's choice. [Highlight Added for Emphasis]

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**Verification**

I hereby declare, certify, subscribe and affirm that under the lawful laws of the United States of America and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information, and belief.

Executed in the State of **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**on this **\_\_\_\_** day

of **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** in the Year of Our Lord Two Thousand Twenty-one

 Autograph Affiant: **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

**Notary as JURAT CERTIFICATE**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** State }

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** County }

On this **\_\_\_\_\_** day of **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** 2021 (date) before me, **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** a Notary Public, personally appeared\_\_\_\_\_ **\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**\_(Name of Affiant), who proved to me on the basis of satisfactory evidence to be the man/woman whose name is sworn and subscribed to the within instrument and has autograph(s) on the instrument the man/woman executed, the instrument.

I certify under PENALTY OF PERJURY under the laws of the state of**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** that the foregoing paragraph is true and correct.

WITNESS my hand: Signature of Notary/Jurat*:****\_\_\_*\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_** Seal/Stamp

INSTRUCTIONS FOR FILLING OUT NOTICE BY AFFIDAVIT

1. Find out the font and line spacing for legal affidavits.
2. Fill in the blanks with the name of your company.
3. Create a sheet of “Respondents” and “Cc’s”. Those you are serving and those you want to know about it but not serve.
4. Send Certified and registered mail or any other method with a legal paper trail.
5. Follow up with a courtesy default letter when available.

INSTRUCTIONS FOR WRITING NOTICES

1. Make certain that Font sizes for the legal doc in most states is 12 font and 1.5 spacing but varies from state to state. Check for your state requirements.
2. Inspect “Please take Notice” begins first narrative then “Please take further Notice” begins every one after until “Please take final Notice”.
3. Compare citations to previous narrative and ask yourself if the reference supports the narrative.
4. Check your spacing to be certain it is the same throughout the document.
5. Make certain your citations, references do not mix with your narratives but are separate unique and stand out.
6. Make sure that quotes are around your text for each reference.
7. Only have one person’s address and your own on each document. Use a resource sheet to keep the addresses and dates you sent documents to them.
8. Watch for spacing issues for an attractive and easily read document.