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Our Constitution

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# WRIT OF MANRAMUS

#### What is it?

- Used to get another court to uphold a law or ruling
- Being used in MD filed with the District Court to get the court to hold the Governor and his executive branch to the Constitution.
- Andrew Kuhl filed the Writ of Mandamus
- Others now need to support it by filing affidavits documenting violations and effects of the government overreach.

#### What you can do?

- Use this packet as a guide and write your own account of how the government overreach
  has had a negative impact on your life. Links to the forms are online at
  https://restorethefreestate.org/2021/11/12/shield-of-power/
- Get the form notarized
- Scan it, and email it to Andy kuhlaid85@gmail.com
- You keep the original
- Share this with your friends and family in Maryland!

Visit Restore the Free State for more shields!

https://restorethefreestate.org







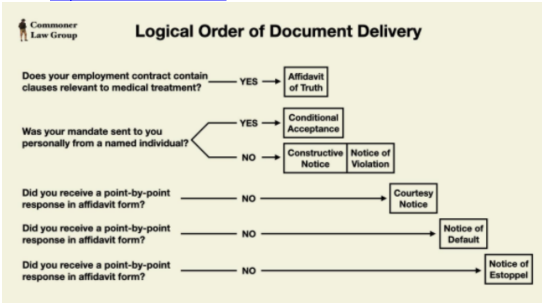
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# **COMMON LAW AFFIRAVITS**

#### What is it? (See Example)

- Uses common law and sui juris affidavits.
- Common law is not statute laws. Series of affidavits sent registered with signature to employer. These don't get filed in court.
- Establishes consent agreement with employer. You consent to their jab policy if they prove 41 points, which they cannot prove.
- They most likely will not respond getting to Estoppel in the process.
- Estoppel (like a cease and desist) which now puts \$'s on the contract usually at \$2k \$5k per day of none response. This is first document to get filed in a court.
- You then get a court date that is expected to be exparte (the other party will not show).
   Need to convince judge to write order to employer to respond or pay the fees. This is where it gets difficult.
- Document templates along with coaching and support at https://commonerlaw.com









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# HELPFUL WORRINGS

#### Use these words in correspondences with employer or potential employer:

- First Amendment Demand:
  - (Potential employer) Your policy is illegal and unlawful and this is not a matter of opinion. I am invoking and demanding my Constitutionally protected right to my religious expression, including being exempted from activity that would violate my sincerely held religious beliefs under the First Amendment of the US Constitution, under the Title VII of the Civil Rights Act of 1964 (42 U.S. Code section 2000e) and under EEOC-CVG-2021-3 Section 12 on religious discrimination.

However that shouldn't be necessary since you are already breaking the law. Once your company registered as a corporation in the State of Maryland, you agreed to the Maryland constitution and all the statutes in it. That includes (find the reference to this) the requirement to allow public access to both your clients and to your employees. This requirement supersedes what OSHA and EEOC recommend since those are only recommendations and a statute is considered law.

You can deny my employment for not following your illegal and unlawful policy, but I can also then take legal action against you for doing so.

Consider this your first notice. I will follow up with affidavits of notice with terms and conditions you at this point must agree to **in order to hire** me and avoid any further actions, or prove to a court of law that this is not discrimination.

 (Current employer) I am invoking and demanding my Constitutionally protected right to my religious expression, including being exempted from activity that would violate my sincerely held religious beliefs.

I am demanding that religious accommodation under the First Amendment of the US Constitution, under the Title VII of the Civil Rights Act of 1964 (42 U.S. Code



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section 2000e) and under EEOC-CVG-2021-3 Section 12 on religious discrimination, which prohibits discrimination against a sincerely held religious belief, practice, or observance, and prohibits discrimination in all aspects of employment, including retaliation harassment, and creating a hostile work environment that is a result of any employee requesting an accommodation based on sincerely held religious beliefs.

This letter will serve as my formal notice to you of my sincerely held religious beliefs and of my protecting myself under the Constitution.

I am demanding accommodation for my religious rights according to our Constitution and the Codes and statutes stated and will continue to work as I have in [employer's name] for the past [18 months since the determined threat of illness as described by our government authorities], living my religious faith and beliefs on a day to day basis without any negative effect on others around me or on my performance.

If more protection is needed than what has been already been provided to me via my religious faith and as indicated by my wellness during this time then according to my First Amendment rights I can exercise my faith to direct me to the proper faith based solution.

Because my rights are already given by the Constitution and these codes, I am not requesting anything of you except that you follow the Constitution, which you must abide by having established corporate status here in the United States where the Constitution has been set forth and already established.

If needed, I am available to provide additional information, and will continue to perform my duties as described when I was hired for this position without interference from anyone in the HR department or any other department of this corporation. Any further interference from your corporate members will be considered an act against the Constitution of the United States and I will take actions to that end including filing criminal charges personally to those involved.