

Love and Liberty, Not Fear

This document provides references for the points made in the proponent testimony given on 5/25/21 for H.B. 248, by Kedarji Vincent Esposito, Founder of Liberty Action Council Ohio.

Regarding Our God-Given Rights Elucidated In The Constitution

“A law repugnant to the Constitution is void. An act of Congress repugnant to the Constitution cannot become a law. The Constitution supersedes all other laws and the individual’s rights shall be liberally enforced in favor of him, the clearly intended and expressly designated beneficiary.” –Marbury v. Madison, 5 U.S. 137 (1803)

“An unconstitutional act is not law. It confers no rights; it imposes no duties; affords no protection; it creates no office. It is, in legal contemplation, as inoperative as though it had never been passed.” – Norton v. Shelby County, 118 U.S. 425 (1886)

“The general misconception is that any statute passed by legislators bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows: The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.

“Since an unconstitutional law is void, the general principals follow that it imposes no duties, confers no rights, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it...A void act cannot be legally consistent with a valid one. An

unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it superseded thereby. No one is bound to obey an unconstitutional law and no courts are bound to enforce it." – 16 American Jurisprudence 2d, Sec. 177

"No one is bound to obey an unconstitutional law, and no courts are bound to enforce it. The general rule is that an unconstitutional statute, whether federal or state, though having the form and name of law, is in reality no law, but is wholly void and ineffective for any purpose, since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. AN UNCONSTITUTIONAL LAW, in legal contemplation, IS AS INOPERATIVE AS IF IT HAD NEVER BEEN PASSED." – 16 American Jurisprudence 2d, Sec. 256

Unconstitutional Ohio Pandemic State of Emergency And Alternative Therapies For Treating Covid That Already Exist

The Covid state of emergency in Ohio declared by the Governor is unconstitutional and ORC 3701.13 and 3701.14 were passed in opposition to our Constitution which, under Article II, Section 1, Paragraph D implicitly states that only both branches of the General Assembly can declare a health state of emergency, and by a two-thirds vote, at that. The Ohio State legislature did not declare the state of emergency that we have been under for more than a year!

And while state government has completely ignored and even interfered with the doctor/health care professional/patient relationship by telling people to get tested and then go home and wait for a vaccine, needless deaths could have been prevented.

Doctors on the frontlines of treating the SARS-COV2 virus and the disease called Covid-19 have been using inexpensive, effective, FDA licensed and approved therapies to reverse and cure people of SARS-COV2 infection and Covid-19.

And yet, even given the fact that OHD has stockpiled some of these repurposed drugs (like Hydroxychloroquine), doctors, patients, health care professionals and the public have not been notified of the availability of

these therapies, nor have they been promoted and widely distributed in the state, as should have been the case.

In addition, doctors practicing inside and outside of the state of Ohio who have been using these therapies on the frontlines, have been vilified in the media and censored in their attempt to reach the public on the Internet and Social Media. Even the recorded testimony of some of these doctors before the U.S. Congress and state legislatures has been censored!

More here:

<https://libertyactioncouncil.org/alternative-therapies/>

The Similarities Between Pandemic Hysteria and Mandates and Quarantine/Extermination of the Jews by the Nazis

For more information....Vera Sharav

<https://ahrp.org/>

Tyranny In Ohio

Alecia Kitts – tazed and arrested in Logan, for not wearing a mask at an outdoor sports event.

<https://www.washingtonpost.com/nation/2020/09/28/alecia-kitts-taser-mask-video-ohio/>