

Wuhan Was a Test Run for Weaponized 5G

5G + Coronavirus + Vaccinations + Chemtrails = Depopulation Event

Part 2 – Puzzle Piece 2

Once you have read Part 1 you have a lot of questions that need answering in order to grasp the significance of all that I shared. I assure you that there will not be any return to the old normal. In my email on April 14th the below came in that supports my concern about President Trump. This report below is from Dave Hodges of the Common Sense Show.

As of March 13, 2020, the Government Has Unchecked and Unlimited Power Over Every Citizen

Submitted by Dave Hodges on Tuesday, April 14, 2020 - 11:56.

When I viewed the clip of Anthony Fauci's statements made on CNN's Jake Tapper's show this past weekend, I said, if Trump does not fire him on Monday morning, it will be clear evidence that the President is no longer in control of the Presidency and the Executive Branch of the Government. My statement was a gross understatement. Things have gone from bad to worse because you are no longer living in the United States and this article will make this point crystal clear.

On March 13, 2020, ABC News tweeted out the following news release. This announcement has profound implications for every citizen in this country. The rule of law is now gone and along with it, any Constitutional pretense for the protection of the civil liberties for the citizens of The United States



[ABC News ✓ @ABC](https://twitter.com/ABC)

Pres. Donald Trump: "To unleash the full power of the federal government... I am officially declaring a national emergency." <http://abcn.ws/2TYW18W>

Please take note of the following discrepancies with regard to the "trappings" of a Presidential news conference on the Coronavirus. The first photo shows the flag, in its traditional display along with the Presidential seal on the podium from which the President speaks. However, after the National Emergency was declared on March 13, 2020, the podium took on a different look. The podium no longer displays the Presidential emblem, it merely says "The White House... Washington". Further, the flags in the background indicate a decided shift as well. Are we now under International law?

This is a two part series in which we will explore this question. In Part One, the purpose of this specific article contains two goals: (1) To illustrate that there has been a noteworthy change in the symbolic Presidential power that has been previously displayed by all

Presidents in the modern era; and, (2) We will look at USC 42 and what it tells us about the loss of personal liberties and the installation of a dictatorship operating under the guise of protecting the public from a "pandemic".



These two photographs below demonstrate the change in the White House briefings following the declaration of a national emergency.

The two photos of the White House press room podium in Dave Hodges post were unable to be copied to this piece but I obtained two stock photos for showing what Dave Hodges was highlighting in his post this morning. The top shows the President's seal, and the bottom shows what began to appear two weeks ago on March 13, 2020.

President Trump is no longer in power as the President of the USA!

It was on this date that the State of Wyoming declared a state of emergency over COVID-19, at which time the government control was transferred to FEMA, the Federal Emergency Management Agency. The act was originally signed into law back in 1979, under President James Earl Carter.



Editorial Use By The Common Sense Show

As dramatic as the change in the environment of the White House Press Room has been, the applicable statute, listed below, displays an invocation pointing to a draconian change in the civil liberties of all Americans.

Here is what Trump just granted the Federal Government the power to do to you whatever is deemed necessary, with no statutory restrictions.

42 U.S. Code § 264. Regulations to control communicable diseases
(a) Promulgation and enforcement by Surgeon General

The Surgeon General, with the approval of the Secretary, is authorized to make and enforce such regulations as in his judgment are necessary to prevent the introduction, transmission, or spread of communicable diseases from foreign countries into the States or possessions, or from one State or possession into any other State or possession. For purposes of carrying out and enforcing such regulations, the Surgeon General may provide for such inspection, fumigation, disinfection, sanitation, pest extermination, destruction of animals or articles found to be so infected or contaminated as to be sources of dangerous infection to human beings, and other measures, as in his judgment may be necessary.

Analysis

Please note the language "...and other measures, as in his (Surgeon General) judgement may be necessary". Please note the specific phrase "... in his judgement, may be necessary". This means the Surgeon General has carte blanche to do with you and your family ANYTHING he wants to with no statutory limits. Welcome to the land of Hitler, Mao and Stalin with absolute unchecked power. This declaration marks the total departure of the rule of law as there are no medical guidelines that could deny you your freedom. In the absence of qualified professional judgment, only political discretion remains. This reduces our laws to the level of "might makes right".

(d) Apprehension and examination of persons reasonably believed to be infected

(1) Regulations prescribed under this section may provide for the apprehension and examination of any individual reasonably believed to be infected with a communicable disease in a qualifying stage and (A) to be moving or about to move from a State to another State; or (B) to be a probable source of infection to individuals who, while infected with such disease in a qualifying stage, will be moving from a State to another State.

Such regulations may provide that if upon examination any such individual is found to be infected, he may be detained for such time and in such manner as may be reasonably necessary. For purposes of this subsection, the term "State" includes, in addition to the several States, only the District of Columbia.

(2) For purposes of this subsection, the term "qualifying stage", with respect to a communicable disease, means that such disease—(A) is in a communicable stage; or

(B) Is in a precommunicable stage, if the disease would be likely to cause a public health emergency if transmitted to other individuals.

Analysis

In other words, you may be imprisoned because SOMEONE (undefined as to who makes the determination) THINKS that you have become communicable. This law is written so vaguely, that the local dog catcher could judge you to be a health threat and they can do with you what they want to do with you for as long as they want. This law is a dictator's dream come true as the powers that be can now judge any undesirable or political opponent as being "potentially" unhealthy and dangerous, without any clearly defined criteria.

COVID-19 Emergency Declaration

Release date: March 13, 2020

Release Number: HQ-20-017-FactSheet

On March 13, 2020, the President declared the ongoing Coronavirus Disease 2019 (COVID-19) pandemic of sufficient severity and magnitude to warrant an emergency declaration for all states, tribes, territories, and the District of Columbia pursuant to section 501 (b) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5207 (the "Stafford Act"). State, Territorial, Tribal, local government entities and certain private non-profit (PNP) organizations are eligible to apply for Public Assistance.

In accordance with section 502 of the Stafford Act, eligible emergency protective measures taken to respond to the COVID-19 emergency at the direction or guidance of public health officials' may be reimbursed under Category B of the agency's Public Assistance program. FEMA will not duplicate assistance provided by the Department of Health and Human Services (HHS), including the Centers for Disease Control and Prevention, or other federal agencies. This includes necessary emergency protective measures for activities taken in response to the COVID-19 incident. FEMA assistance will be provided at the 75 percent Federal cost share

This declaration increases federal support to HHS in its role as the lead federal agency for the federal government's response to COVID-19. The emergency declaration does not impact measures authorized under other Federal statutes.

FEMA assistance will require execution of a FEMA-State/Tribal/Territory Agreement, as appropriate, and execution of an applicable emergency plan. States, Tribal and Territorial governments do not need to request separate emergency declarations to receive FEMA assistance under this nationwide declaration.

FEMA encourages officials to take appropriate actions that are necessary to protect public health and safety pursuant to public health guidance.

Conclusion

Are you concerned? If you are, "you ain't seen nothing yet," as the saying goes.

USC 42 brings in past Presidential Executive Orders and this is where the tyranny matches anything we might find in a country such as Communist China. This will be the topic of Part Two.

It is clear that we Americans are in uncharted territory. After the reader is exposed to Part Two in this series, it will become clear why only a fool will surrender their gun when that moment arrives. And the coming gun confiscation edict will not be issued by the US government, but by an international body.....

Blessings in the name of all names, Jesus Christ,

Pastor Bob, EvanTeachr@aol.com