

From a June 23, 2022 interview, legal analyst Katherine Watt, laid out proof that our laws have been systematically and slowly changed by every president, every Congress and every health and human services secretary over the last 30 years. The orchestration of international and federal legislation along with guidelines from federal agencies of the FDA, NIH, etc. are using “medical countermeasures” to shield all of the criminals from accountability with the legal architecture supporting the COVID pandemic.

“World Health, international health regulations of 2005 changed a whole lot of things that once were federal and state crimes and civil rights violations have been legalized by Congress through legislative statutory revisions to the United States Code. They were signed by multiple US presidents and implemented at the administrative regulatory level by the Department of Health and Human Services. This was all done through the Code of Federal Regulations, “ says Ms. Watt.

The following report, **“American Domestic Bioterrorism Program. Building the case to prosecute members of Congress, presidents and HHS secretaries for treason under 18 USC 2381”** will reveal why and how atrocities are happening in plain sight without any oversight and without any government body or officials stopping the death and destruction from proven bioweapon characteristics of the COVID-19 vaccines and abuses being reported in hospitals.

In November of 1997, Congress passed two laws within three days of each other, one of them was the FDA Modernization Act, which they passed on November 21. Three days before that, they passed the National Defense Authorization Act (NDAA) fiscal 98. The NDAA Congress was responding to public outrage about what had happened to military members from the anthrax vaccine campaign in the military during the first Gulf War. (See Vaccine Syndrome documentary.) And after Gulf War I, with so many soldiers being injured, they went to Congress who said we must do something that protect our military members from being experimented on, against their will especially. Congress passed a new section of the state third of federal laws about the military, 50 USC chapter 32, which made it so that there were more protections for military members when they were being asked to take a new experimental product, which passed. **On November 18, three days later, they passed the very first emergency use authorization section of the Food and Drug and Cosmetic Act. They put up protection on military members and moved all of the chemical and biological weapons research and testing and deployment domestically onto the entire American population, calling it emergency use authorizations for public health emergencies.** This joint DoD / HHS program, and is now housed under HHS.

In 2008, the US Government merged Public Health, Law Enforcement, with the Judiciary and with Corrections, all four of them are now under one roof. The Coronavirus Relief and Recovery funds terms and conditions contacts between the entities (city, county, state) and directly with the US Treasury contained language for use of the funds to be for the construction of quarantine centers.

In May 2020, in the California case South Bay, Pentecostal versus Newsom, Chief Justice John Roberts wrote an opinion, rejecting the religious congregations request for an injunction on some of the governor's orders about like occupancy limits. The church asked for an injunction and went up to the Supreme Court. **Justice Roberts said, specifically directed all the other federal courts to give complete deference to executive and legislative acts because of the state of emergency.** And his argument was basically, because judges are appointed and not elected, they're not as close to the citizens, so they should not be second guessing what the legislatures and governors were doing, which is completely insane, because the whole point of the checks and balances system is that the judiciary.

“The federal judges do not accept these cases anymore or ever allowed an open evidence or argument on constitutional issues when they do roll back some of the measures and rarely, they always do it on procedural or regulatory grounds because they will not touch the constitutional questions,” states Ms. Wells.

On behalf of all victims of the Coronavirus Pandemic, we pray that this governing body for the State of Texas will act to investigate and defend Texas and our US Constitution and apply our 10th Amendment States Rights to invoke Doctrine of Lesser Magistrates that negates unconstitutional laws that jeopardize our freedom and existence.

Sincerely,
Sheila Hemphill