**SUMMARY OF CONSTRUCTIVE NOTICE**

**A. Separation of Powers Doctrine** refers to the division of government responsibilities and functions.

Only the legislature can make laws. WA governor Inslee and Chief Medical Officer Dr. Kathy Lofy are not part of the legislature. They cannot make laws. When laws are created (by legislature) they have RCW codes and WAC codes connected to them. Thus there is no force of law behind the mandates.

**Mandatory/Emergency/Required/Requested/Ordinance/Proclamation=NOT A LAW**

**RCW**(Revised Code of Washington). . . . **WAC**(Washington Administrative Code)

**B. The Non-Delegation Doctrine** refers to the fact: If you don’t have the power to do something THEN you don’t have the power to delegate it to someone else.

WA governor Inslee and Chief Medical Officer Dr. Kathy Lofy, neither of whom have the power to issue law, CANNOT give the power to Employers to Mandate, Require or Order their employees to accept an experimental vaccination as a condition of employment.  
 **C. RCW 18.130.190 and RCW 2.48.180**

1. Employer who is not a lawyer who gives you **False Legal Advice** is subject to being charged with and prosecuted for “unauthorized practice of law”(RCW 2.48.180)
2. Employer who is not a Doctor and who gives you **Medical Advice** is subject to being charged with and prosecuted for “practicing medicine without a license”(RCW 18.130.190)

**D. Doctrine of Informed Consent**

“INFORMED CONSENT” is the critical legal term that really secures our freedom to choose what we allow to be done to our body. The two words “Informed” and “Consent” say it all. All doctors must provide informed consent before offering any medical treatment or procedure. Pharmacists even perform a kind of informed consent before they complete the sale of a prescribed drug (often this comes with the package insert).

What is required for “Informed Consent” to be met?

1. **Inform**: A doctor must inform the patient of all risks, dangers and benefits of the supposed medical treatment or surgery AND the risks, dangers and benefits of other alternative treatments/surgeries AND the risks and dangers and benefits of declining.
2. **Consent**: The doctor must get your consent (your acceptance) to move forward with the treatment/surgery. “Informed Consent” cannot be contaminated in the slightest way by coercion (Rewards and/or Punishments (physical/emotional or financial).

Because employers and government officials are NOT doctors they do not have the qualifications to meet the INFORMED requirement and any mandated/compulsory intervention invalidates the CONSENT requirement.

**E. Liability for Damages**: The WA leadership is leaving the burden of vaccine mandate enforcement to employers. WHAT COMES WITH THIS IS LIABILITY!!! WA leadership has quietly shifted all the legal liability on employers!

1. Vaccine Companies have immunity from vaccine damages.
2. If an employer requires their employees to get vaccinated as a condition for employment, a VACCINE INJURY becomes a WORKPLACE INJURY.
3. If vaccine injury happens, it may not be covered by L&I insurance because all Covid vaccines remain under EUA making them experimental, leaving employers open to SERIOUS litigation. This worse case liability MUST be teased out before moving forward with any new company policy regarding vaccines