

UNITED STATES DISTRICT COURT

for the

District of Oregon

Medford Division

Francis Steffan

)

)

Case Number. _____

V,

)

)

State of Oregon and

)

Kate Brown (private capacity)

)

**COMPLAINT AND REQUEST FOR
IMMEDIATE EMERGENCY INJUNCTION**

Plaintiff:

Francis Steffan

c/o 6500 Shadow Glen Dr.

Eagle Point, Oregon

Presenting his own case, one of the People, a beneficiary, a belligerent claimant;

A Man created in the image of God. A Man, not evolved, but created as proclaimed
within the Christian Holy Bible at Genesis 1: 26-28

Defendant:

1) Kate Brown (private capacity)

900 Court Street NE, Suite 254

Salem, Oregon

2) State of Oregon

1162 Court St. NE, Salem

Basis for Jurisdiction:

United States Constitution Article IV, Section 4; Declaration of Independence exercised through the Ninth & Tenth Amendment; United States Constitution Amendment Five; 18 U.S. Code Sec. 2381; 18 U.S. Code Sec. 2382; 18 U.S. Code Sec. 2383; 18 U.S. Code Sec. 2384; Disorderly conduct (ORS 166.025), obstructing governmental administration (ORS 162.235), Criminal impersonation (ORS 165.815), criminal simulation (ORS 165.037), Declaration of state of emergency ORS 401.165(e) brought to Federal jurisdiction through United States Constitution Amendment Fourteen (“nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.”)

Amount in Controversy: \$100,000

Statement of Claim:

- 1) The incident (07-26-2020) that lead to Francis Steffan being deprived of Right to life, liberty and the pursuit of happiness and being accosted by black mask wearing thugs claiming authority to deny him entry by order of Kate Brown and refusing ANY exemptions. As Coastal farm store is a licensed business, open to the public, that operates by “permission” and privilege, not by Right, the actions of COASTAL were not their own actions but those of Kate Brown by virtue of her fraudulent emergency declaration executive order 03-20 and subsequent threats to close businesses. Francis Steffan was denied lawful entry to buy food for his livestock that feeds his family. Francis Steffan was threatened with physical arrest, publicly humiliated and charged with trespass (summons# 1209866) for attempting to exercise his Right to life, liberty and the pursuit of happiness.

(Declaration of Independence brought to force by the Ninth Amendment & Tenth Amendment)

- 2) Whatever “a Republican Form of Government” is, it is guaranteed by the United

States to every State in this Union and cannot be defined as a government that is ruled by the edicts of one tyrant that is currently prohibiting Francis Steffan from exercising his Liberty to buy the necessities of life. Francis Steffan is suffering under a government not of Republican Form. (United States Constitution Article IV, Section 4)

- 3) The Fourteenth Amendment to the United States Constitution states, “; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.” Kate Brown is operating outside the lawful restraints of the office and person of Governor by ignoring the command of Oregon Revised Statute 401.165(e), failing in her fiduciary duty, operating as a usurper and a violator of her Oath of Office depriving Francis Steffan life, liberty and property without due process (no hearing process, no exemptions).
- 4) Kate Brown is exercising disorderly conduct (ORS 166.025) creating panic (ORS 162.235) and endangering (ORS 163.195 & 25 CFR § 11.401) the People, to which Francis Steffan is one. After six months of lawless government in Oregon the State wide death rate from the purported reason for the declaration of emergency, “corona virus” is 0.007% (Ore. Pop. 4,218,000 / Deaths 289) and was zero percent in Jackson County where and when the criminal citation occurred. 0.007% death rate is not an “emergency,” a zero percent death rate is not an “emergency” and people getting sick and recovering is not an “emergency.” Kate Brown is in effect

screaming FIRE in a crowded theater when there is no fire and to add injury to insult she is also threatening anyone not running for their life in a panic with punishment, Francis Steffan has been and is being trampled by this situation created by Kate Brown.

Irreparable Injury:

It is no longer a mere possibility that Francis Steffan may be injured, his liberty unlawfully restrained, his reputation damaged and his ability to acquire food to feed himself and family, it has occurred and is continuous.

Relief:

To end the unlawful usurpation of and by Kate Brown, to end the injury to the People of Oregon, to which Francis Steffan is one, and the damage of his Rights, to deter other fiduciaries from doing the same and to make Francis Steffan whole again it is fervently requested and necessary this court grant relief in the form of an immediate “emergency” restraining order / injunction against Kate Brown and The State of Oregon from further enforcing ANY provisions that were created under the fraudulent usurpation know as “executive order 03-20,” declaring an “emergency” that has never, in reality, existed and does not exist now.

To refer criminal charges to the US Attorney General against Kate Brown, 18 U.S. Code Sec. 2381; 18 U.S. Code Sec. 2382; 18 U.S. Code Sec. 2383; 18 U.S. Code Sec. 2384 and for the destruction of the Republican Form of government in Oregon by the orders and actions of Kate Brown.

To award Francis Steffan One Hundred Thousand Dollars (\$100,000) in damages and costs for the ongoing fear, public humiliation and deprivation of the basic Liberty of gathering food, and all other necessities, to live and the theft of his unalienable Rights to which he holds lawful title to.

To award twenty-one billion dollars (\$21,000,000,000) in punitive damages to be paid into an escrow account tasked with distributing \$5000 to every adult inhabitant of the State of Oregon from April 2020. This is not excessive as it represents only \$1000. per month for five months of unlawful deprivation of Liberty at the hands of Kate Brown and the State of Oregon. This is a necessary and proper measure as the Fiduciaries breach of trust is so wrongful that it breaches the implied covenant of good faith and the defendant engaged in wanton and willful misconduct, the amount is designed to deter the State of Oregon from never participating and/or allowing another violation of this magnitude to occur again.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a non frivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:

August Fourth, in the year of our Lord, Two Thousand and Twenty.

Francis Steffan

