



# The Idaho Observer

## We must STOP the STATE from inoculating our children

By: AL Whitney

The passage of Assembly Bill 499 in California in 2011 should have been a wake up call for all parents. AB 499 essentially eliminated all parental authority when it comes to the administration of some vaccines, specifically vaccines intended to prevent the transmission of sexually-transmitted diseases. It grants the STATE (school) in California permission to vaccinate 12 year-old boys and girls with the dangerous HPV vaccine (Gardasil or Cerverix) without their parents' knowledge or consent.

While there will be some activists who continue to beat the freedom of religion and parental rights drums, these arguments were defeated in 1944 with the U.S. Supreme Court decision *Prince vs Massachusetts* and the doctrine of *Parens Patriae*. The Centers for Disease Control and Prevention know this and posted an article entitled "Vaccination Mandates: The Public Health Imperative and Individual Rights" on their website.(1)

"Neither rights of religion nor rights of parenthood are beyond limitation. Acting to guard the general interest in youth's well being, the state as *parens patriae* may restrict the parent's control by requiring school attendance, regulating or prohibiting the child's labor, and in many other ways. Its authority is not nullified merely because the parent grounds his claim to control the child's course of conduct on religion or conscience. Thus, he cannot claim freedom from compulsory vaccination for the child more than for himself on religious grounds. The right to practice religion freely does not include liberty to expose the community or the child to communicable disease or the latter to ill health or death. (321 U.S. at 166-7, 64 S.Ct. at 442)"

**Why are vaccine-aware non-profits and 'vaccine rights' attorneys ignoring *Prince vs. Massachusetts*? Are they intentionally misleading people?**

Due to the Healthy People 2020 program of the UNITED STATES' (federal corporation – see Title 28 US Code, section 3002) Department of Health and Human Services, it is likely that other states will go down the same path as California. This action in California should inspire all parents to think about who should decide if their children receive inoculations. In other words, who owns our children . . . legally? (2)

There is no way to answer this question from inside the Matrix that we have been stuck in our entire lives. Those unwilling to face our Matrix reality are dooming themselves and their sons and daughters to much heartache and suffering because the vaccination agenda is not going away anytime soon, as Dr. Sherri Tenpenny and countless other vaccine whistleblowers have broadcast.

So dear Matrix people, will it be the blue pill or the red pill?

### TO THE BLUE PILL PEOPLE

Your future doesn't look too bright. There has been a well-orchestrated

secret slavery/genocide program ongoing in America since the first Bilderburg meeting of the Global Elite Scum of the Earth (GESE) back in 1954. You can verify this by reading "Silent Weapons for Quiet Wars, a 1979 Air Force Technical Manual". (3) It provides the who, what, where, when and how of this agenda . . . in detail. This manual will help you recognize the problems we all face and hopefully inspire you to join the resistance versus consenting to be one of the victims.

### TO THE RED PILL PEOPLE

Welcome aboard. We need you in this fight to secure our birthrights to life, liberty, property and the pursuit of happiness – which includes good health.

To wrangle your way out of the Matrix and into reality – so that you can learn how NOT to comply to that which is not in your best interest – you must first face some inconvenient truths:

BAR attorneys have been trained in the Matrix. They are taught how to promote and implement a legal system that is based on fraud and deception. Of course they are not told that it is fraud, and will most likely deny it and vehemently defend their profession no matter what you say to them. It is our sincere hope that more BAR attorneys will take the red pill themselves and read attorney Melvin Stamper's book, *Fruit from a Poisonous Tree*, so they can help us construct a REAL justice system. But until then we must find other solutions and stop requesting their misinformed advice.

Our fraudulent legal system is built on the doctrine that "ignorance of the law is no excuse", which is why many of us are doing our very best to enlighten our fellow Americans.

Our entire government is a vast network of interlocking corporations. This has been true for many years. Most attorneys will either deny this fact or tell you that it doesn't matter. This reality demonstrates either their ignorance or their willingness to intentionally conceal the truth from the American population.

As corporations, all government entities are bound by contract law known today as the Uniform Commercial Code. It was adopted in all STATES in the 1950s-60s. If attorneys were dedicated to protecting the people from harm or injury they would have seen to it that the basics of contract law is taught to all high school students prior to reaching 18 which is the legal age of contract. There is no legitimate excuse for why this has not been done. It speaks to the BAR's willingness to deceive the population in favor of their own income. The basics of contracts can be found in Appendix D of *LAWFULLY YOURS!* – The People's Empowerment Guide to our Corporate-Commercial Legal System.

As corporations, all government entities must abide by the ancient law of Hammurabi in that only equals can contract. To accomplish this they take the Certificate of Live Birth that parents are forced to fill out and sign, register it and create a Birth Certificate in the same name. Their newly created Birth Certificate with your child's name on it – generally in all caps – belongs to the STATE. It is a representation of a corporate legal person, not the flesh and blood living boy or girl who was created by mom and dad. This distinction is critical to understand, as this is where we can regain ownership of our property (progeny) and reclaim all of the decisions on their behalf. The legislative representatives of the corporate STATE can only create rules for the legal person Birth Certificate – which they own – not living flesh and blood men, women, boys and girls – which they don't own . . . unless we consent.

We need to reclaim ownership of our sons and daughters and rebut any and all other presumptions. We then need to deny our consent to any and all who seek to make decisions concerning their health and well being. As our

CONTINUED ON PAGE 7



## We must STOP the STATE from inoculating our children

CONTINUED FROM PAGE 6

possessions, only we have the authority to determine what is best for them. The STATE can only pass and enforce statutes for the Birth Certificate, which they own. Methods for doing this can be found in *LAWFULLY YOURS!* – the People’s Empowerment Guide to our Corporate- Commercial Legal System. (4)

### Recapping

BAR attorneys live in and promote the Matrix legal system, therefore, they can’t help us .

Our legal system is fraudulent and those inflicting it on us are exploiters hiding behind the doctrine of “ignorance is no excuse”.

All of ‘government’ is merely a vast network of interlocking corporations .

All ‘government’ corporations are bound by the Uniform Commercial Code, a.k.a. the law of contracts .

Statutes like AB 499 apply to the legal person (your name on your Birth Certificate) – not the living flesh and blood boy or girl.

Unless we as living men and women understand this structure and rebut the *parens patriae* (government as parent) presumptive authority of the STATE – in writing and on the record – the STATE will prevail AND it will be assumed that we consented.

Let’s not forget that those who take power and control of others never willingly give it up. It is up to us to take it back and we can best do this by identifying who we (and our children) are not – legal persons – and denying our consent . . . in writing!

Author: AL Whitney is a retired Registered Respiratory Therapist, a former Court Appointed Special Advocate for Children and the wife of a retired Family Practitioner. She is also a grandmother who has a penchant for research. AL and Ingrid Cassel are the hosts of “In Defense of Humanity”, a weekly radio show on RepublicBroadcasting.org on Saturday evenings at 8 Pm Eastern Time. AL’s websites are [AntiCorruptionSociety.com](http://AntiCorruptionSociety.com) and [ParentsAgainstMandatoryVaccines.net](http://ParentsAgainstMandatoryVaccines.net)

1. [http://www.cdc.gov/vaccines/imz-managers/guides-pubs/downloads/vacc\\_mandates\\_chptr13.pdf](http://www.cdc.gov/vaccines/imz-managers/guides-pubs/downloads/vacc_mandates_chptr13.pdf) (Chapter 13, p. 273)
2. <https://parentsaganinstmandatoryvaccines.net/2015/07/30/who-owns-our-children/>
3. <https://anticorruptionsociety.files.wordpress.com/2013/09/silent-weapons-for-quiet-wars-9-21-13.pdf> page 4
4. <https://anticorruptionsociety.com/lawfully-yours/> xfree download

CONTINUED FROM LAST MONTH

# THE PLIGHT OF AMERICAN MANUFACTURING

**SINCE 2001, THE U.S. HAS LOST 42,400 FACTORIES – AND ITS TECHNICAL EDGE.**

Today, America’s biggest export via ocean container is waste paper -- our version of dung. The largest U.S. exporter via ocean container in 2007 was not even an American company, but Chinese: American Chung Nam, which exported 211,300 containers of waste paper to its Chinese sister company, Nine Dragons Paper. By comparison, Wal-Mart imported 720,000 containers of sophisticated manufactured products from overseas factories into the United States, followed by Target (435,000 containers), Home Depot (365,300 containers), and Sears, which owns K-Mart (248,600 containers). Our own Ostia Road.

The United States is not losing old, inefficient industries that produce “buggy whip” products for which there is no more demand. There is ample demand for televisions, sporting goods, bicycles, blenders, hearing aids, golf clubs, laptops, and desktops. The industries that have left the United States are still producing products that are in demand.

Indeed, the U.S. is losing the industries of the future. In 2004, it lost world dominance in high-tech exports, when China exported \$180 billion worth of information- and communications-- technology products and the U.S. exported just \$149 billion.

Without a printed circuit board (PCB) industry, for instance, a country cannot expect to have an industrial foundation for high-tech innovation. But the domestic PCB industry shrunk from \$11 billion in 2000 to \$4 billion in 2008, a period during which the industry was growing globally. U.S. PCB manufacturers accounted for only 8 percent of global production in 2008, down from 26 percent in 2000. China’s share of the global PCB market in 2008 was 31.4 percent or \$16 billion, four times larger than the U.S. industry. Asia now controls 84 percent of the global production of printed circuit boards, which are used in tens of thousands of different products.

Today, the U.S. PCB industry is in free fall. For the first nine months of the year, U.S. shipments were down by 25.5 percent over the same period in 2008. “The industry has been crippled beyond repair,” says Doug Bartlett, chairman of Bartlett Manufacturing, the oldest PCB company in the United States until it went out of business in June 2009.

What about the promise of the solar industry? There was only one American company (First Solar) among the top 10 worldwide in photovoltaic-cell production in 2008. But the European Commission does not even classify First Solar as being an “American” company, instead labeling it “international” because it does most of its production in Asia. The U.S. federal government has invested hundreds of millions of dollars in photo-

voltaics research and development, yet the United States accounted for only 5.6 percent of global production of photovoltaics in 2008, down from 30 percent in 1999. Chinese production, by contrast, represented only 1 percent of global output of photovoltaics in 1999. By 2008, its output had risen to 32 percent of global production.

The wind-energy industry? Only one U.S. company (General Electric) ranked among the 10 largest in the world. GE’s worldwide market share in 2008 was 18.6 percent.

In 2008, 1.2 billion cell phones were sold throughout the world, none of which were manufactured in the United States. Motorola held 8.4 percent of the global market in 2008, but that figure sunk to only 4.5 percent in the first quarter of 2009 (a 46 percent decline from the same quarter in 2008). Apple held 1.1 percent of the global market for cell phones in 2008.

In 2007, only 8 percent of all new semiconductor fabrication plants (fabs) under construction in the world were located in the United States. Twelve percent of new fabs were being built in China, 40 percent in Tai-

wan, and 6 percent in South Korea, according to Semiconductor Equipment Materials International. In 2007, the United States produced 17 percent of the world output of semiconductors, a number that has been declining since 1995, when the U.S. accounted for 23 percent of global output.

The decline of America’s longtime leaders in manufacturing is better known. In 2008, 12 percent (8.7 million) of all the cars produced in the world were made in America. China has now surpassed the United States in motor-vehicle production (9.3 million in 2008), as has Japan (11.56 million). The U.S. steel industry produced 91.5 million tons of steel in 2008, down from the 97.4 million tons in 1999. By comparison, China’s steel industry produced 500 million tons in 2008, more than five times the amount of U.S. producers and up from the 124 million tons it produced in 1999, despite the far greater efficiency of U.S. steel production.

The U.S. machine-tool industry -- the industry that’s the backbone of an industrial economy and the means by which all products are manufactured -- produced \$4.2 billion in equipment in 2008, a paltry 5.1 percent of global output. American machine-tool consumption has collapsed in tandem with American manufacturing. Since 1998, U.S. machine-tool consumption has fallen by 23 percent. Chinese consumption has increased by 714 percent, from \$2.7 billion in 1998 to \$19.3 billion in 2008. U.S. consumption stood at \$6.7 billion in 2008.



CONTINUED ON PAGE 9