

115061-CV

CAUSE NO. _____

LARRY MAXWELL, and SIMILARLY	§	IN THE DISTRICT COURT
SITUTATED INDIVIDUALS (Jane and	§	
John Does 1-100,000,000),	§	
	§	
Plaintiffs	§	
	§	_____ JUDICAL DISTRICT
v.	§	
	§	
CVS PHARMACY, INC., H-E-B, LP,	§	
WAL-MART STORES TEXAS LLC, THE	§	
KROGER CO., WALGREEN CO., UTMB	§	
HEALTHCARE SYSTEMS, INC.,	§	BRAZORIA COUNTY, TEXAS
Defendants		

TEMPORARY RESTRAINING ORDER

CAME FOR HEARING in this Court Plaintiff Larry Maxwell’s Application for Temporary Restraining Order. Having reviewed and considered the Application for TRO and the pleadings in support thereof, and finding good cause therefor, the Court rules as follows:

IT IS HEREBY ORDERED:

1. The Temporary Restraining Order is GRANTED.
2. The Court finds that Plaintiff Maxwell has shown that Covid-19 inoculations can present unreasonable risk and substantial harm that could cause death or permanent disability to Maxwell and other similarly situated individuals (Jane and John Does 1 – 1000,000,000);
3. The Court finds that death and permanent disability are unreasonable risk and substantial harm as those terms are defined by Texas Civil Practice and Remedies Code Title 6, CHAPTER 148. LIABILITY DURING PANDEMIC EMERGENCY Sec. 148.002.

4. Failure to warn of the unreasonable risk and substantial harm that may result from a Covid-19 inoculation is a violation of §148.002 Pandemic Laws that were enacted by the Texas Legislature and signed into law specifically to protect Maxwell and similarly situated Texas Citizens from unknowingly being exposed to a medical procedure that could cause death or permanent disability;
5. The Court finds that Texas statutes enacted to ensure that Texas citizens were warned of risks of medical procedures so that a sovereign Texas citizen could decide whether to undergo or forego the medical procedure, are, on their face, statutory injunctions against a medical procedure mandate.
6. Defendants **CVS PHARMACY, INC., H-E-B, LP, WAL-MART STORES TEXAS LLC, THE KROGER CO., WALGREEN CO., UTMB HEALTHCARE SYSTEMS, INC.** are hereby enjoined from failing to abide fully with the Informed Consent statutes of Texas;
7. Defendants **CVS PHARMACY, INC., H-E-B, LP, WAL-MART STORES TEXAS LLC, THE KROGER CO., WALGREEN CO., UTMB HEALTHCARE SYSTEMS, INC.** are enjoined from failing to warn patients, well in advance of any medical procedure, including but not limited to injection of a Covid-19 inoculation, that serious risks of death and/or permanent disability has been reported to the CDC as having occurred to hundreds of thousands of Texas and U.S. citizens;
8. Defendants **CVS PHARMACY, INC., H-E-B, LP, WAL-MART STORES TEXAS LLC, THE KROGER CO., WALGREEN CO., UTMB HEALTHCARE SYSTEMS, INC.** are enjoined from injecting any patient with a Covid-19 inoculation without first obtaining an adult signature on the INFORMED CONSENT *form* that is APPENDED HERETO as an ADDENDUM that is fully incorporated as being within the four corners of this TEMPORARY RESTRAINING ORDER. *See Addendum.*
9. Defendants **CVS PHARMACY, INC., H-E-B, LP, WAL-MART STORES TEXAS LLC, THE KROGER CO., WALGREEN CO., UTMB HEALTHCARE SYSTEMS, INC.** are instructed to prepare a REPORT and submit it to the Court every Friday showing each and every Texas Citizen that has signed an INFORMED CONSENT and received the inoculation, and also and a separate list showing each and every Texas Citizen that, once warned of the risks of death and permanent disability

exercised their RIGHT not to receive the Covid-19 injection. That weekly report is to be submitted to the Court in a SEALED ENVELOPE and not made part of the public Record. Plaintiffs may be allowed to review the LISTS submitted by each Defendant each week. If necessary, information that needs to be redacted will be determined at the proper time by further ORDER of the Court.

10. Defendants, collectively, are enjoined from filing any action to remove this case to a federal court without first filing a Motion for Leave of Court seeking permission to remove. Maxwell, and any similarly situated plaintiffs by and through their counsel, will have the due process right to respond and challenge the basis for removal. Plaintiff(s) may amend pleadings as necessary to prevent removal. For this case to be removed to federal court, injunction against removal must be lifted.

11. _____

12. _____

A hearing for Temporary Injunction is set for _____ .

IT IS SO ORDERED:

Presiding Judge Date

COVID-19 INOCULATION INFORMED CONSENT

Pursuant to Civil Practice and Remedies Code Title 6, CHAPTER 148. LIABILITY DURING PANDEMIC EMERGENCY Sec. 148.002 and ORDER of the _____ District Court, State of Texas, we are required to inform you and warn you of what you may deem to be unreasonable risk or substantial harm that could result if you choose to be injected with a Covid-19 Inoculation.

Adverse Events resulting from Covid-19 inoculations have been reported to the Centers for Disease Control (CDC) via the VAERS (Vaccine Adverse Event Reporting System).

Reports that are generated from the VAERS system are provided on a weekly basis and can be viewed at VAERSANALYSIS.INFO. These reports are created directly from the data supplied each Friday by the CDC through its CDC WONDER protocol. You are advised to view the most recent data being submitted to the CDC showing the ADVERSE EVENTS that cause death, serious injury and/or permanent disability to the recipients of Covid-19 inoculations.

You should consult with your Primary Care Physician (PCP) regarding your own specific health issues and whether it is in your best interest to risk taking the Covid-19 inoculation versus the benefits it may provide.

Some of the adverse events related to the Covid-19 inoculations that are being reported regularly to the CDC are listed hereinbelow (*Note: This is not an exhaustive list. There are well over 900 different specific adverse event symptoms that have been reported to the CDC in relation to the Covid-19 inoculations.*)

- 1) Death;
- 2) Myocarditis (inflammation of the heart muscle);
- 3) Pericarditis (inflammation of the lining outside the heart) and Pericardial Effusion (excessive buildup of fluid around the heart);
- 4) Coagulopathies and Thrombotic disorders including but not limited to: Pulmonary Embolism, Deep Vein Thrombosis, Thrombocytopenia, Cerebral Venous Sinus Thrombosis, Disseminated Intravascular Coagulation, Venous Thrombosis, Petechiae;
- 5) Bleeding Disorders including but not limited to: Cerebral Hemorrhage, Gastrointestinal Hemorrhage, Vaginal Hemorrhage, Postmenopausal Hemorrhage, Eye Hemorrhage, Internal Hemorrhage, Injection Site Hemorrhage;
- 6) Stroke;

- 7) Myocardial Infarction (Heart Attack);
- 8) Tinnitus (constant ringing in ears);
- 9) Bell's Palsy (facial paralysis);
- 10) Arthritis/Arthralgia;
- 11) Vision Loss or Blindness;
- 12) Paresthesia (numbness or "pins and needles");
- 13) Anaphylaxis;
- 14) Appendicitis;
- 15) Miscarriage and Birth Defects;
- 16) Dysstasia (difficulty in standing);
- 17) Hearing Loss or Deafness;
- 18) Autoimmune Disorders;
- 19) Aphasia (inability to speak);
- 20) Seizures/Convulsions;
- 21) Aneurysms;
- 22) Multisystem Inflammatory Syndrome;
- 23) Multiple Organ Dysfunction Syndrome;
- 24) Paralysis (partial or full);
- 25) Sepsis;
- 26) Diabetes;
- 27) Guillan-Barré Syndrome;
- 28) Neurological Disorders including but not limited to: Parkinson's Disease, Multiple Sclerosis, Encephalopathy, Ataxia, Optic Neuritis, Transverse Myelitis, Encephalitis, Meningitis, Myelitis, Encephalomyelitis, Creutzfeldt-Jakob Disease;
- 29) Amputation or Gangrene;
- 30) Acute Respiratory Distress Syndrome;
- 31) Dyspnea (shortness of breath);
- 32) Syncope (loss of consciousness);
- 33) Narcolepsy/Cataplexy (involuntary sleep episodes);
- 34) Kawasaki's Disease;
- 35) Vaccine-Enhanced Disease;
- 36) Failure to prevent Covid-19 infection;
- 37) Non-Anaphylactic Allergic Reactions such as rash, itching, hives, or swelling of the face;
- 38) Other Symptoms such as: injection site pain, tiredness, headache, muscle pain, chills, joint pain, fever, injection site swelling, injection site redness, nausea, feeling unwell, swollen lymph nodes, diarrhea, vomiting, arm pain

Appended hereto is a CHART from the most recent week's CDC data comparing the ADVERSE EVENTS (being reported daily to the CDC) with the same ADVERSE EVENTS for all other vaccinations, COMBINED, over the past 32 years. For example, you see that "Myocarditis/Pericarditis" is at the top of the chart and out to the right is the number

302. This means that you are 302 times more likely to experience Myocarditis or Pericarditis after being inoculated with a Covid-19 inoculation than after being inoculated with any or all of the other vaccinations combined, over the past 32 years. The CDC has admitted that Myocarditis/Pericarditis is especially prevalent in younger males. Damage to heart muscle is irreparable and permanent.

To ensure you understand the Chart, the *second* ADVERSE EVENT listed is “STROKE”. The chart shows that from current CDC data you are 286 times more likely to have a stroke after being injected with a Covid-19 inoculation than after being inoculated with any or all of the other vaccines combined, over the past 32 years.

TINNITUS, ringing in your ears constantly day and night possibly for the balance of your life is 225 times more likely to occur after a Covid-19 inoculation than after being inoculated with any or all of the other vaccines combined over the past 32 years. Blindness. Amputation. And so on, and so on.

You are strongly advised to view the chart and discuss the possibility of each risk with your PCP who can explain to you what each disease or illness entails so that you fully understand the gravity of the risks and substantial harm that can occur versus the benefit you may receive from the Covid-19 inoculation.

IgG antibodies to the Covid-19 disease are known to be up to 900 times stronger than any IgM antibodies that may be produced as a result of being injected with the Covid-19 inoculation.

If you have had Covid-19 and recovered, you are advised to have antibody testing to learn if you already have Natural Immunity to Covid-19, and to ensure that you are NOT putting yourself at greater risk of adverse events by being injected with the Covid-19 inoculation.

All COVID-19 inoculations are being administered under an Emergency Use Authorization (EUA) which means that the Covid-19 inoculations are experimental and investigational drugs, and their safety and efficacy have NOT been determined.

Additionally, problems may arise even years after inoculation. These issues may include “immune enhancement” in which case the inoculation may cause increased risk of severe or fatal worsening of COVID or other similar diseases and influenza like illnesses.

Also, the risk of infertility, birth defects, and cancer is not completely known, as well as late onset of neurologic disorders, and autoimmune disease.

There have been reports of the passage of Covid-19 inoculation ingredients through breast milk that caused fatal bleeding in a nursing baby.

The *benefit* of a Covid-19 inoculation is that in some people it *may* lessen the symptoms of a Covid-19 infection and possibly reduce the likelihood of hospitalization when you are infected with Covid-19 or a mutated variant.

Please sign here if you consent to be injected with the Covid-19 inoculation.

Signature: _____ DATE _____

Printed Name: _____ AGE _____

For SELF: _____ Or for MINOR: _____
Printed Name of Minor

**Annual Adverse Events By Symptom for Covid-19 Vaccines
as a Multiple of All Other Vaccines Combined since 1990
(Data from VAERS through 10/8/21)**

