

AFFIDAVIT/DECLARATION OF TRUTH

To: Recipients below, some acting as agents of unlawful enforcement of a policy which violates the Constitution and others acting **as School Board for 2021-2022 MSJ Board of Trustees at Mount St. Joseph University who have conditioned a policy which is unlawful to the People, located at 5701 Delhi Road, Cincinnati, Ohio 45233-1670**

Names to be added here of anyone who attempts to enforce this policy while on campus:

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Kathryn K. McMullen, Chairperson, Retired, Macy’s Corporate Services, Steven D. Mullinger, Vice Chairperson, U.S. Bank, H. James Williams, President Mount St. Joseph University, Mary Ellen Adcock, Board Member, The Kroger Company, Timothy G. Aug, Board Member, Fifth Third Bank, Nancy Bramlage, SC, Board Member Retired, Mount St. Joseph University, Harold D. Brown, Board Member, Chief Diversity and Inclusion Officer for the Cincinnati Symphony Orchestra, Janet D. Castellini, Board Member, Retired, Cincinnati Center for Psychoanalysis and Psychotherapy, Patricia A. Cruise, SC, Board Member, Healthy Moms and Babies, Jennifer Damiano, Board Member, PNC Bank, Brian A. Doyle, Board Member, Messer Construction Company, Lisa Fangman, Board Member, Senior Vice President of Western and Southern Financial Group, David J. Fikse, Board Member, Mercy Health – Cincinnati, Mary Ann Flannery, SC, Board Member, Retired, Jesuit Retreat House, Kevin Gade: Bahl & Gaynor Investment Counsel, Lori Hallmark, Board Member, PricewaterhouseCoopers, LLP, Jonathan M. Hiltz, Board Member, Keating Muething & Klekamp PLL, Mary E. Ivers, Board Member, Retired, Dress for Success Cincinnati, Corey Johnson, Board Member, Procter & Gamble Company, Eddie Koen, Board Member, President and CEO of the Urban League of Southwestern Ohio, Michael B. Mattingly, Board Member, Dinsmore & Shohl LLP, Annette Muckerheide, SC, Board Member, Retired, Professor Emerita of Biology, Mount St. Joseph University, Jackie Reau, Board Member, Game Day Communications, Kevin Rice, Board Member, Senior Vice President Wealth Management Advisor Merrill Lynch Cincinnati, Thomas B. Rowe, Board Member, Terrex Development & Construction, Ann M. Saluke, Board Member, Retired, Community Pediatrician, Eric R. Thiemann, Board Member, Hunkar Technologies, Inc., Lisa Vannis, Board Member, Deloitte & Touche LLP

I, **NAME**, the undersigned, make this Affidavit/Declaration of Truth of my own free will, and I hereby affirm, declare and swear, under my oath and under the pains and penalties of perjury under the laws of the United States of America and of this state, that I am of legal age and of sound mind and hereby attest that the statements, averments and information contained in this Affidavit/Declaration are true and correct to the best of my knowledge.

This Affidavit/Declaration of Truth is lawful notification to you, and is hereby made and sent to you pursuant to the national Constitution, specifically, the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX and X, and The Bill of Rights of the Ohio, in particular;

Article I - Bill of Rights, section 1, 2, 11, 20 and 21(A) where it states:

Section 1: Inalienable rights. **All men are, by nature, free and independent, and have certain inalienable rights**, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property, and seeking and obtaining happiness and safety.

Section 2: Right to alter, reform, or abolish government, and repeal special privileges. **All political power is inherent in the people.** Government is instituted for their equal protection and benefit, and they have the right to alter, reform, or abolish the same, whenever they may deem it necessary; and no special privileges or immunities shall ever be granted, that may not be altered, revoked, or repealed by the General Assembly.

Section 6: Slavery and involuntary servitude. There shall be no slavery in this State; **nor involuntary servitude**, unless for the punishment of crime.

Section 11: Freedom of speech; of the press; of libels. **Every citizen may freely speak**, write, and publish his sentiments on all subjects, being responsible for the abuse of the right; and no law shall be passed to restrain or abridge the liberty of speech, or of the press.

Section 20: Powers reserved to the people. This enumeration of rights shall not be construed to impair or deny others retained by the people; and **all powers, not herein delegated, remain with the people.**

Section 21 (A): Preservation of the freedom to choose health care and health care coverage. No federal, state, or local law or rule shall compel, directly or indirectly, any person, employer, or health care provider to participate in a health care system.

Also including, but not limited to, Article II - Legislative Powers, section 1 where it states:

Section 1: In whom power vested. The legislative power of the state shall be vested in a General Assembly consisting of a Senate and House of Representatives but **the people reserve to themselves the power** to propose to the General Assembly laws and amendments to the constitution, and to adopt or reject the same at the polls on a referendum vote as hereinafter provided.

and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within 14 days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit/Declaration. You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit/Declaration, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit/Declaration is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those

who represent you. *U.S. v. Tweel*, 550 F. 2d. 297. “Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading.”

Any act committed by you, Kathryn K. McMullen, Chairperson, Retired, Macy’s Corporate Services, Steven D. Mullinger, Vice Chairperson, U.S. Bank, H. James Williams, President Mount St. Joseph University, Mary Ellen Adcock, Board Member, The Kroger Company, Timothy G. Aug, Board Member, Fifth Third Bank, Nancy Bramlage, SC, Board Member Retired, Mount St. Joseph University, Harold D. Brown, Board Member, Chief Diversity and Inclusion Officer for the Cincinnati Symphony Orchestra, Janet D. Castellini, Board Member, Retired, Cincinnati Center for Psychoanalysis and Psychotherapy, Patricia A. Cruise, SC, Board Member, Healthy Moms and Babes, Jennifer Damiano, Board Member, PNC Bank, Brian A. Doyle, Board Member, Messer Construction Company, Lisa Fangman, Board Member, Senior Vice President of Western and Southern Financial Group, David J. Fikse, Board Member, Mercy Health – Cincinnati, Mary Ann Flannery, SC, Board Member, Retired, Jesuit Retreat House, Kevin Gade: Bahl & Gaynor Investment Counsel, Lori Hallmark, Board Member, PricewaterhouseCoopers, LLP, Jonathan M. Hiltz, Board Member, Keating Muething & Klekamp PLL, Mary E. Ivers, Board Member, Retired, Dress for Success Cincinnati
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- either supports and upholds the Constitutions, national and state, or opposes and violates them.
- You have taken an oath to support and uphold the national and state Constitutions and are constitutionally mandated to abide by that oath in the performance of your official duties.
- You have no constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents to which you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
- The above three positions are true, factual, lawful and constitutionally ordained.

However, despite the above-stated factual, lawful positions, your unconstitutional actions, as described throughout this Affidavit/Declaration of Truth, clearly demonstrate how you have violated all of the above lawful positions, the Constitutions, your oath of office, acted against the public good by violating the public trust and committing sedition and insurrection. Pursuant to your unlawful and unconstitutional actions, you have invoked the self-executing Sections 3 & 4 of the 14th Amendment to the national Constitution, thereby have lawfully vacated your office and forfeited all benefits thereof, including salary and pension. Please note that, as stated above and below, the following paragraphs and others throughout this Affidavit/Declaration describe some of your unlawful, unconstitutional actions, which have harmed me and others. Your actions have upheld unconstitutional orders and policies which have harmed me, yet your actions have not upheld positions that would benefit me and the people of Ohio.

Notice to agent is notice to principal. Anyone acting outside of their duties and authority, whom has no oath of office is acting under their superior or entity, whom, does hold an oath of office which is so directing such agency, department or anyone in a public or private capacity. Otherwise, acting with such authority would be a violation of 18 USC 242, Deprivation of Rights Under Color of Law. Anyone conspiring against our rights is in violation of the following, but not limited to, 18 USC 241 Conspiracy Against Rights and can be held accountable in their personal and private capacity.

1. During March and April, 2020 Ohio Governor Mike DeWine and then Director of Health, Amy Acton, embarked on their covid operation. That operation includes without limitation, a course of conduct that follows World Health Organization rhetoric. Both parties had reason to know their conduct in implementing the covid operation would disrupt, and indeed has disrupted the economy and contract rights of the private men, women, girls, and boys of Ohio. This covid program does in fact arouse public fear.

2. Governor DeWine began issuing so-called executive orders implementing the covid operation in March, 2020. The one referred to as EO 2020-01D was followed by many other executive order's throughout 2020 purporting to require compliance with non-consensual medical procedures by ordering mask wearing. No medical procedure may be lawfully imposed on a non-consenting man or woman. Nor may any such measures legally be imposed by non-medically licensed people without "informed consent" because to do so would violate corporate bylaw known as Ohio Rev. Code Sec. 2317.54, among others.

3. Governor DeWine has chosen to ignore the limitations even of his corporate authority to force unwanted medical treatment on the people. Other agents of STATE OF OHIO have admitted that "[t]he right to refuse medical treatment" is "inherent in every individual," and that Article I, Section 1 of the Ohio Constitution ensures that every Ohioan has the right to "personal security, bodily integrity, and autonomy"; *Steele v. Hamilton Cty. Cnty. Mental Health Bd.*, 90 Ohio St.3d 176, 736 N.E.2d 10 (Ohio 2000).

4. Section 201 (h) of the Food, Drug and Cosmetic Act defines a mask, such as the ones people are wearing today, when intended for one's health, AS A MEDICAL DEVICE. Even just recommending that someone wear a mask is the unlicensed practice of medicine. You are violating Ohio Revised Code (ORC) 4731.41 and 4731.34, which carries the penalty of felony of the 5th degree.

5. "Just as we have done in the business sector with employees, we are requiring school staff to wear face coverings to reduce the spread of the virus, unless it is unsafe or when doing so could significantly interfere with the learning process. When face coverings aren't practical, face shields may be considered," DeWine said. "We strongly recommend that students in 3rd grade and up wear face coverings as well." Quote from Washington Examiner, July 5, 2020

<https://www.washingtonexaminer.com/politics/ohio-governor-announces-guidelines-for-schools-to-reopen/>

6. March 2021 State Board of Education of Ohio adopts resolution to adopt Ohio administrative code 3301-32-06.1 pandemic requirements for a licensed schoolchild program and 3301-37-03.1 pandemic requirements for a licensed child day-care program requiring symptom checks and face coverings, handwashing and reporting.

7. Governor DeWine is not medically trained to practice medicine non-consensually against the people of Ohio and to interfere with the people's statutorily acknowledged and God given rights as sovereigns to privacy in matters pertaining to their health.

8. Masking has been known for many years to be harmful to human health. The risk of such harm has been serious enough that agents of government corporations administering the Occupational Safety Health Act [OSHA] regularly enforce such regulations as those set out at 29 CFR Sec.1910.134 to limit workplace masking for health reasons. Such regulations have required the people be medically checked beforehand to determine whether they could even tolerate the mask at all. OSHA requires that the mask wearer has access at all times to air that is 19.5% Oxygen. Masks usually become contaminated within that time period with mildew and other substances harmful to living beings.

9. The wearing of masks is harmful to all human beings because the practice reduces available oxygen to the wearer and increases the wearer's exposure to highly elevated levels of carbon dioxide and the wearer's own exhaled waste products. Risk to human health rises with the increased length of time wearing the mask. Klompas, C.Morris et al 'Universal Masking in hospitals in the covid-19 era' –New England Journal of Medicine 2020.

10. Forcing healthy people to act sick or purposely making people sick is actually a mental illness called "Munchausen Syndrome by Proxy." Forcefully masking, testing, separating, and quarantining healthy people is not only damaging to their physical and psychological health, it is

also a HUMAN RIGHTS VIOLATION AND A CRIME. Those who hold public offices have no lawful authority to perpetrate such violations and crimes upon the people they are supposed to serve.

11. Article 1, Sec.18 of the Ohio Constitution of 1851 provides: "No power of suspending laws shall ever be exercised, except by the General Assembly." Article III, Sec. 8 provides: "The governor on extraordinary occasions may convene the General Assembly by proclamation and shall state in the proclamation the purpose for which such special session is called, and no other business shall be transacted at such special session except that named in the proclamation or message to the General Assembly issued by the governor during said special session." DeWine's "Executive Orders" fail to follow Constitutional directives to defer to the legislature. By so doing, all of DeWine's "Executive Orders" are in derogation even of corporate authority and are therefore *ultra vires*. Mask wearing and requiring immunizations are direct violations of our National Constitution, Ohio Constitution, unalienable rights, and Bill of Rights, among others.

12. Governor DeWine issued EO 2020-01D on 3/9/2020 and EO 2020-33D on 8/8/2020 while the House side of the Ohio General Assembly was in session on both occasions. Governor DeWine made no effort to allow the legislature to have any input as to the effective suspension of Ohio Rev. Code Sec. 2317.54 by DeWine's Executive order's.

13. No state or federal Constitution may violate any of our rights no matter what law, rule, code, mandate, policy or ordinance is enacted. The **Supremacy Clause of the Constitution states** "This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the SUPREME LAW OF THE LAND; and the judges in every state **shall be bound thereby**, anything in the Constitution, **OR LAWS OF ANY STATE** to the contrary notwithstanding." In addition, there are many cases including but not limited to, such as *Marbury v. Madison* 5 US 137 has been upheld in the courts for over 200 years and never overturned. It states: "All laws, rules and practices which are repugnant to the Constitution are null and void". Another case never overturned, *Miranda v. Arizona*, 384 US 436, 491 states: "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."

14. All businesses in the State of Ohio are required to be registered businesses in the State of Ohio, whether private or public, must abide by The Constitution of the State of Ohio. No business may force, coerce or enforce a policy that is against the Constitution. While businesses may have the right to create policy, if that policy violates the Constitution and harms the People, which this policy indeed is, it is fully null and void. You, meaning the corporation, were brought into existence by government approval. Government action can take you out of existence because of your unlawful coercion and threats foisted upon me and other workers within this corporation. As stated above, all governmental officers of any type must abide by their oaths in the performance of their official duties and have no constitutional authority whatsoever to defy

the Constitution(s), the inherent rights and constitutional due process of law guaranteed to the American people. Since the Constitution is the supreme Law of the Land, as clearly stated in the referenced Article VI, it binds all people, both public and private, and you, as a creation of the government, are required to abide by constitutional mandates and are prohibited from threatening or coercing your workers into wearing a mask for the right to attend a performance or be in a building on the Mount St. Joseph University Campus.

15. Any official who willingly contributes to the act of creating, presenting, or enforcing statutes that appear as law that violate the Natural and fundamental rights of the people is guilty of waging war against the people and is in violation of their Constitutional oath. In addition,

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would be in violation of 16 Jurisprudence 177 Section 2, that explains any statute presenting as law that violates our fundamental rights is in fact a "no law" from the moment it is written: no one can enforce it, and no one has to abide by it.

16. On April 6, 2021, Judge Ronald Forsthoefel of the Ashland County Court of Common Pleas ruled against a statewide mask mandate citing "R.C. 3701.13 grants no authority to the Director of the Ohio Department of Health to issue or enforce mandatory mask orders since there is no

stated or implied authority in R.C. 3701.13 which authorizes any action to prevent the spread of contagious or infectious disease.”

17. “The Court’s Order is further evidence that no statute permits Ohio agencies to overregulate all Ohioans over an extended period of time, and that if one did, it would violate the Ohio Constitution’s separation of powers,” explained 1851 Center Executive Director Maurice Thompson. “The decision provides a roadmap for elected officials in other counties, who ultimately maintain the power to protect their citizens from the State’s arbitrary and continuous administrative overreach, since virtually all enforcement of these orders is undertaken locally.”

18. From Mount St. Joseph University website:

<https://www.msj.edu/news/2021/08/mask-requirement-notice-from-the-president.html>

August 11, 2021

Students, Faculty, and Staff:

As I have shared with you the past two weeks, the Mount’s leadership has been vigilant in monitoring COVID-19 conditions in our region. Unfortunately, the emergence of the Delta variant and the recent designation of Hamilton County as an area of “high community transmission” by the CDC requires us to take meaningful action to protect the health and safety of all in our Community and ensure that we deliver exemplary in-person educational, co-curricular, and athletic experiences to our students throughout the coming academic year.

Beginning Friday, August 13, 2021, the Mount’s enhanced COVID-19 Safety Guidelines include the following requirements:

All students, employees, and guests, regardless of vaccination status, must be masked at all times when indoors on campus.

Exceptions to indoor masking include while a person is actively eating or drinking, is working alone in a private office, or is in a residential student’s assigned room in the Seton Residence Hall.

Additional exceptions for fully vaccinated persons only include:

when the fully vaccinated person is actively exercising indoors on campus, or

when the fully vaccinated person is addressing a large group on campus, such as a fully vaccinated faculty member teaching in a classroom or a fully vaccinated staff member speaking to a group in the University Theater.

These exceptions for fully vaccinated persons do not apply to participants in any meetings on campus or to participants (not presenters) in University-sponsored events or activities.

In addition, all unvaccinated students, employees, and guests must be masked at all times when outdoors on campus.

In addition, all unvaccinated students, employees, and guests must maintain a social distance from others at all times when on campus.

The complete COVID-19 Safety Guidelines, which I encourage you to read in their entirety, will be shared with the Campus Community tomorrow and will also be available at msj.edu and on myMount beginning tomorrow. All campus signage will be updated by Friday to reflect these enhanced Guidelines.

The Mount's leadership is aware that there will be differing reactions to this new masking policy, ranging from dissatisfaction that the Mount is not being stricter by mandating vaccinations to dissatisfaction that the Mount is being so strict as to require vaccination status disclosure and masking indoors for everyone. While we understand and respect this range of opposing views and reactions, we must be guided solely by the principle of doing what we feel is best for the institution, our students, and our employees. The Mount's leadership feels that these enhanced Guidelines reflect a balanced and responsible approach based on all of the facts available to us as well as the recommendations of the CDC and other health agencies.

Of course, the Mount's COVID-19 Safety Guidelines may change as we gather new information and/or are required to do so based on governmental mandates. With this in mind, if you have not already done so, please report your vaccine status by email to Wellness.Center@msj.edu for students and to Human.Resources@msj.edu for employees, by either submitting proof of full vaccination or indicating that you are not vaccinated. The data on our Community's vaccination rate will be an important factor in making any future decisions and/or changes to the Guidelines.

There should be one obvious and simple fact that permeates all of this: vaccinations are working to stop, or at least slow, the spread of all variants of the Covid-19 virus. We continue to strongly recommend that all eligible members of our Community get vaccinated. Thanks in advance for your support and cooperation.

Sincerely,
H. James Williams, Ph.D.
President

19. A list of some, but not all, of your malfeasance includes violations of the following U.S. legal codes:

- [18 U.S.C. § 241 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 241. Conspiracy against rights](#)
- [18 U.S.C. § 242 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 242. Deprivation of rights under color of Law](#)
- [18 U.S.C. § 245 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 245. Federally protected activities](#)

- [18 U.S.C. § 1031- U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1031. Major fraud against the United States](#)
- [18 U.S.C. § 1038 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1038. False information and hoaxes](#)
- [18 U.S.C. § 1341- U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1341. Frauds and swindles](#)
- [18 U.S.C. § 1342 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1342. Fictitious name or address](#)
- [18 U.S.C. § 1621 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1621. Perjury Generally.](#)
- [18 U.S.C. § 1962 - U.S. Code - Unannotated Title 18. Crimes and Criminal Procedure § 1962. Prohibited activities](#)
- [42 U.S.C. § 1962 - U.S. Code - Unannotated Title 42. The Public Health and Welfare § 1962.](#)
- [42 U.S.C. § 1983 - U.S. Code - Unannotated Title 42. The Public Health and Welfare § 1983. Civil action for deprivation of rights](#)
- [42 U.S.C. § 1985 - Unannotated Title 42. The Public Health and Welfare § 1985. Conspiracy to interfere with civil rights](#)
- [42 U.S.C. § 1986 - U.S. Code - Unannotated Title 42. The Public Health and Welfare § 1986. **Action for Neglect to Prevent**](#)
- [42 U.S.C. § 3617 - U.S. Code - Unannotated Title 42. The Public Health and Welfare § 3617. Interference, coercion, or intimidation](#)

20. On February 11, 2022, upon entrance to the University, there were signs indicating masks were required. Upon entering the building, a Mt. St. Joseph Police Officer informed me that I had to wear a mask, or I would be escorted out of the building. I informed him of the truth, fact, law and evidence and that I would serve this board with this affidavit of truth and if he would like his name not to be mentioned in this official document, that I have the right to remain in the building with no consequence. He rescinded his ask of me, but now I serve every board member and every school official on behalf of the People to rescind your heinous policy, which harms the People. Anyone who has taken an oath of office, I may lay claim against their surety

bond and anyone who has not can be held personally liable for damages associated with the harm outlined in this document.

21. Further, I have attached to this your Commerce license in the State of Ohio and I will put a claim against your insurance policy and demand your business license also be rescinded if you do not remove this policy immediately. Warring against the people and warring against the Constitution is treason and those corporations/businesses/institutions, in league with the unlawful governments, which enforce unconstitutional actions upon the people, are complicit, thus, also commit treason against the people and their Constitution.

Oath of Office

3.20 Oath and affirmation. When an oath is required or authorized by law, an affirmation in lieu thereof may be taken by a person having conscientious scruples against taking an oath. An affirmation has the same effect as an oath. **3.22 Oath of office.** Each person chosen or appointed to an office under the constitution or laws of this state, and each deputy or clerk of such officer, shall take an oath of office before entering upon the discharge of his duties. The failure to take such oath shall not affect his liability or the liability of his sureties. **3.24 Administration of oaths.** Every person holding an elected office under the constitution or laws of this state may administer oaths of office to persons elected or appointed to offices under the constitution or laws of this state if those persons are elected or appointed to offices within the geographical limits of the elected officer's constituency, except that members of the general assembly may administer oaths of office to persons elected or appointed to any office under the constitution or laws of this state. Nothing in this section shall forbid the judge of a court established by the constitution of this state or a notary public commissioned in this state from administering an oath to any person. When an oath of office is required to be certified in writing, the person taking the oath shall write the person's signature immediately under the text of the oath. The person administering the oath under authority of this section shall then write the administering person's signature, the title of the elected office that the administering person holds, and the date; and shall affix the seal of office if a seal is prescribed for, or has been adopted by, the administering person's office.

All public servants must have an **Oath of Office, which states they will uphold and defend the Constitution of the United States and the Ohio Constitution**, no exceptions. When you, pursuant to your oath, uphold unconstitutional orders, issued by an unconstitutional entity acting as an agent to the corporation you perjure your oath, violate the Constitutions, violate my rights, violate due process of law and are personally responsible and liable for your actions, because, in part, you have stepped outside the lawful scope of your limited duties and authority, usurped authority not possessed, and act as a renegade. No one is required to obey an unconstitutional order, executive order, guideline or suggestion, as you have.

The American people, in the instant case, me, are guaranteed life, liberty and property, which cannot lawfully be taken from them without due process of law. You extended absolutely no due process of law, whatsoever, to me, yet, by your unconstitutional actions, described herein, you are harassing and harming me, imposing unconstitutional positions and, by demanding I put a mask on my child, you are trespassing on my property. Any action committed in violation of due process of law forfeits any perceived jurisdiction you think you have and all such actions committed are lawfully null and void, without binding force and effect upon me and my child in any way whatsoever.

Therefore, I, **NAME**, request that the Mount St. Joseph University and all of its' leadership members listed below **cease and desist unlawful mandates about the wearing of masks. Such mandates are unconstitutional and a violation of my unalienable rights.**

Lawful notification has been provided to you, **Kathryn K. McMullen, Chairperson, Retired, Macy's Corporate Services, Steven D. Mullinger, Vice Chairperson, U.S. Bank, H. James Williams, President Mount St. Joseph University, Mary Ellen Adcock, Board Member, The Kroger Company, Timothy G. Aug, Board Member, Fifth Third Bank, Nancy Bramlage, SC, Board Member Retired, Mount St. Joseph University, Harold D. Brown, Board Member, Chief Diversity and Inclusion Officer for the Cincinnati Symphony Orchestra, Janet D. Castellini, Board Member, Retired, Cincinnati Center for Psychoanalysis and Psychotherapy, Patricia A. Cruise, SC, Board Member, Healthy Moms and Babies, Jennifer Damiano, Board Member, PNC Bank, Brian A. Doyle, Board Member, Messer Construction Company, Lisa Fangman, Board Member, Senior Vice President of Western and Southern Financial Group, David J. Fikse, Board Member, Mercy Health – Cincinnati, Mary Ann Flannery, SC, Board Member, Retired, Jesuit Retreat House, Kevin Gade: Bahl & Gaynor Investment Counsel, Lori Hallmark, Board Member, PricewaterhouseCoopers, LLP, Jonathan M. Hiltz, Board Member, Keating Muething & Klekamp PLL, Mary E. Ivers, Board Member, Retired, Dress for Success Cincinnati Corey Johnson, Board Member, Procter & Gamble Company, Eddie Koen, Board Member, President and CEO of the Urban League of Southwestern Ohio, Michael B. Mattingly, Board Member, Dinsmore & Shohl LLP, Annette Muckerheide, SC, Board Member, Retired, Professor Emerita of Biology, Mount St. Joseph University, Jackie Reau, Board Member, Game Day Communications, Kevin Rice, Board Member, Senior Vice President Wealth Management Advisor Merrill Lynch Cincinnati, Thomas B. Rowe, Board Member, Terrex Development & Construction, Ann M. Saluke, Board Member, Retired, Community Pediatrician, Eric R. Thiemann, Board Member, Hunkar Technologies, Inc., Lisa Vannis, Board Member, Deloitte & Touche LLP, stating that if you do not rebut the statements, charges and averments made in this Affidavit/Declaration, then, you tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within fourteen (14) days of receipt thereof, by means of your own written, notarized affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the United States of America and this state of Ohio. An un-rebutted affidavit stands as truth and fact before any court. Your failure to respond, as stipulated, is your tacit**

agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

Affiant further sayeth naught.

All Rights Reserved,

Affiant/Declarant

Date: 02/12/2022

Address

NOTARY STATEMENT

In the State of Ohio

County of **Hamilton**

I swear that on this ___ day of February, 2022, the above named Affiant/Declarant, _____, personally appeared before me, and of her own free will, signed and executed this Affidavit/Declaration of Truth.

Notary Public

My Commission Expires: _____

Seal: