



How Does Our Federal Lawsuit Against CDC & HHS Help You?

1. Our attorneys are the ONLY ones in the country providing 700+ pages of science-based evidence (most of which is from the CDC itself), along with affidavits from science and medical experts, that there is no COVID emergency, and therefore the response to COVID is not only unnecessary but unconstitutional.
2. 02/03/2021 we filed for a Temporary Restraining Order (TRO) and a Show Cause Order against the CDC and HHS.
3. We're asking the Court to order CDC and HHS to stop counting COVID deaths using their new revised method, including to stop using the PCR test to diagnose COVID since most test kits include disclaimers stating that they should not be used to diagnose COVID.
4. This new counting method and reliance on PCR tests is not done for any other disease and only artificially inflates COVID case and death numbers, which Governors are using to justify their response to COVID.
5. If the Court rules in our favor, it means the CDC and HHS must stop using this new counting method and PCR test, and return to counting COVID stats like they do for all other diseases.
6. Once this happens, it will show that COVID isn't the threat and the national emergency they keep saying it is.
7. Therefore, CDC, HHS and Governors across the country, including in Ohio, won't be able to continue to justify their response to COVID, including not being able to justify mandates and restrictions like masks, lockdowns and vaccines.

We can't do this without your continued support. Share our message and website (where you can find nearly 200 videos of uncensored COVID truth) all over social media and educate everyone you know about this, including your family, friends, neighbors, co-workers, etc. This is a very costly battle. Consider donating any amount of money you can (even \$5 is helpful). Thank you to all the Patriots for your support.

With gratitude,

Ohio Stands Up!