

The Honorable Freda L. Wolfson
U.S. District Court of New Jersey
402 E. State St., Room 2020
Trenton, NJ 08608

Oct. 9, 2010

To be made part of the official record
TRO No. 3:10-cv-04814-FLW –DEA Purpura et al v. Sebelius et al

Dear Judge Wolfson,

As your Honor is aware on October 1, 2010 at 10:45AM an affidavit in support of a “Show Cause Order” with the text of the proposed “Order to Show Cause” still remains unsigned. Prior to hand delivering the Temporary Restraining Order (TRO) to the Court we were assured by the Clerk’s Office we would have permission to see a Judge and have our order signed. To date nothing has been signed. We were instructed and have complied with the Court’s direction to serve the defendants with the unsigned TRO, which in reality is meaningless.

Due to the seriousness of the issues at bar we respectfully ask her Honor to sign our “Show Cause Order” in order to stop any further implementation of this unconstitutional Act, the Senate originated revenue raising H.R. 3590, which is even now causing significant harm to the defendants listed and those joining the “We the People” (plaintiffs) petition daily, the Sovereign States of the Union and citizens of the United States of America. Surely, the defendants have had more than ample time to both read the petition, that contains 16 specific violations of the U.S. Constitution identified so far, not withstanding alledged violations of the anti-trusts laws, civil rights laws and “*Posse Comitatus*” law all under the *color of law*. And not withstanding the resources of the Justice Department, and the with the current actions that they are presently defending against, surely they should be able to show were they believe we are mistaken since, like us, they should have thoroughly read the bill in question. Any further delay exacerbates the harm occurring daily to our guaranteed Constitutional protections, rights, privileges and welfare. This is not conjecture but can be seen daily in our media. A current example is the more than 30,000 McDonald’s Corporation employees who may lose their health insurance because of this bill which the various Federal Courts have not even ruled on whether the Act is constitutional.

As Alexander Hamilton stated

“This Honorable Court must not enable defendants to substitute their will to that of their constituents – the courts are obligated to be an intermediate body between the people and the legislators in order, among other things to keep the latter within the limits assigned to their authority, the intention of the people to the intention of their agents (defendants) the people are superior to both legislators and the court”

Nicholas E. Purpura, Donald R. Laster Jr
Pro se (s) et al

cc Defendants: Kathleen Sebelius, Timothy F. Geithner, Hilda L. Solis