

NO. X06-UWY-CV-18-6046436-S : SUPERIOR COURT  
ERICA LAFFERTY, ET AL : COMPLEX LITIGATION DOCKET  
V. : AT WATERBURY  
ALEX EMRIC JONES, ET AL : MARCH 23, 2022

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NO. X06-UWY-CV-18-6046437-S : SUPERIOR COURT  
WILLIAM SHERLACH : COMPLEX LITIGATION DOCKET  
V. : AT WATERBURY  
ALEX EMRIC JONES, ET AL : MARCH 23, 2022

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**RENEWED MOTION FOR PROTECTIVE ORDER RE: DEPOSITION OF ALEX JONES**

The defendant, Alex Jones, renews his “Amended Motion for Protective Order RE: Deposition of Alex Jones,” filed on, March 21, 2022. See, Dkt# 730.00. In support of this renewed motion the defendant submits the sworn statements of two medical professionals: Dr. Benjamin Marble and Dr. Amy Offutt. These statements are attached hereto as Exhibit A.

As part of a rescheduling agreement between counsel, the deposition of Alex Jones in this case was rescheduled to occur on March 23, 2022 and March 24, 2022. On March 21, 2022, Mr. Jones’ counsel sought an emergency protective order to temporarily delay the deposition on the advice of Mr. Jones’ doctor. The Court denied the motion after a hearing on March 22, 2022.

On March 23, 2022, counsel for the Plaintiffs and counsel for Mr. Jones appeared at the place designated in Austin, Texas for his deposition. Mr. Jones did not appear for his deposition.

Mr. Jones' nonappearance came upon the advice of Dr. Benjamin Marble who arrived in Austin, TX to visit him on March 20, 2022. On March 21, 2022, Dr. Marble's personal observations of Mr. Jones so alarmed him that he insisted on conducting a physical examination of Mr. Jones. He immediately advised Mr. Jones to go to an emergency room or call 911. After Mr. Jones refused, the physician advised him to stay home, which Mr. Jones did not do. The physician subsequently arranged for a comprehensive medical workup to be conducted for Mr. Jones on March 23, 2022. Today, March 23, 2022, Mr. Jones was seen by Dr. Amy Offutt. Following an examination and comprehensive medical testing, Dr. Offutt has asked "Mr. Jones to avoid too much stress until we have the results from the blood tests." See, sworn statement of Dr. Amy Offutt attached hereto as Exhibit 1.

WHEREFORE, based on the forgoing and the sworn statements from two separate doctors attached hereto, the Jones Defendants respectfully renew their request moving the Court for an order to postpone the deposition of Alex Jones for a reasonable period of time consistent with his medical condition.

Respectfully Submitted,

Alex Emrich Jones;  
Infowars, LLC;  
Free Speech Systems, LLC;  
Infowars Health, LLC; and  
Prison Planet TV, LLC

BY: /s/ Norman A. Pattis/s/  
Norman A. Pattis,  
PATTIS & SMITH, LLC  
Juris No. 423934  
383 Orange Street  
New Haven, CT 06511  
V: 203-393-3017 F: 203-393-9745  
npattis@pattisandsmith.com

**ORDER**

The foregoing having been heard; it is hereby ordered:

**GRANTED / DENIED**

\_\_\_\_\_  
Judge/Clerk

# EXHIBIT 1

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**AFFIDAVIT OF DR. BENJAMIN MARBLE**

I, Dr. Benjamin Marble, being duly sworn, hereby state:

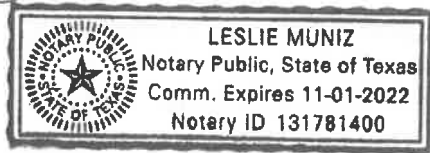
1. I am over the age of 18 and understand the meaning of an oath.
2. I am a physician licensed to practice in the states of Florida, Alabama, and Mississippi.
3. I graduated from the University of South Alabama at Mobile Medical School in 1997.
4. I completed my Family Practice Residency in the year 2000.
5. I was nominated for a Nobel Peace Prize in 2021.
6. I arrived in Austin, Texas to visit with Mr. Jones on March 20, 2022.
7. On March 21, 2022, I was so alarmed by my personal observations of Mr. Jones' physical health that I conducted a physical examination of him.
8. Based on that assessment, I immediately advised Mr. Jones to go to an Emergency Room or call 911.
9. Mr. Jones refused to do so.

10. I then advised him to stay at home and rest until further medical testing could be conducted.
11. It is my understanding that Mr. Jones has not remained home as advised.
12. I then arranged for Mr. Jones to have a comprehensive medical workup, to be conducted by Dr. Amy Offutt – of Marble Falls, Texas.
13. Mr. Jones' medical testing with Dr. Offutt was scheduled for this morning – March 23, 2022.
14. Based on my communications with Dr. Offutt's office, subsequent to Mr. Jones' initial evaluation and testing, I stand by my recommendation that Mr. Jones neither attend a deposition nor return to work until the test results are completed and returned.
15. In my opinion Mr. Jones stands at serious risk of harm if he submits to stressors.

Dr. Benjamin Marble  
Dr. Benjamin Marble

Subscribed and sworn before me, this 23 day of March, 2022.

[Signature]



**Amy Offutt, MD**

707 3<sup>rd</sup> St  
Marble Falls, TX 78654  
Phone: (830)693-9355  
Fax: (830)693-9194

March 23, 2022

Alex Jones  
[REDACTED]

Austin, TX 78735  
[REDACTED]

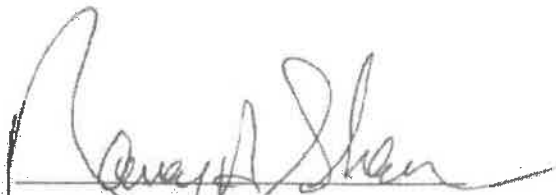
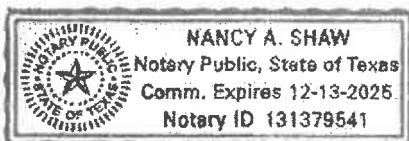
To Whom It May Concern:

This morning, I had a medical visit with Mr. Alex Jones for acute medical issues that were time-sensitive and potentially serious. We started a comprehensive medical evaluation and he has labs that are pending to assess his [REDACTED] status. I have asked him to avoid too much stress until we have results from the blood tests this morning. I also gave him ER precautions if he develops escalating symptoms. As a result of these findings, I am advising him to not attend court proceedings for now.

Best Regards,



Amy Offutt, MD

  
Notary Public

**CERTIFICATION**

This is to certify that a copy of the foregoing has been emailed and/or mailed, this day, postage prepaid, to all counsel and pro se appearances as follows:

**For Genesis Communications Network, Inc.:**

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Hartford, CT 06106

**For Plaintiffs:**

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**For Trustee Richard M. Coan**

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Norman A. Pattis