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13 December 2022

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Subject : The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;
Due to Willful Misconduct, False Claims, and RICO Level Criminality

References : Mrs. Jummai Nache, et al. versus the 'Willful Misconduct' of FDA, CDC, Pfizer, Inc.

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**Ron DeSantis Says He Plans to
Hold Pfizer and Moderna
Accountable For Making False
Claims About Their Shots**

By Debra Heine



December 5, 2022

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Reference : Mrs. Jummai Nache, et al. versus the 'Willful Misconduct' of FDA, CDC, Pfizer, Inc.

Dear Governor DeSantis / Surgeon General Dr. Ladapo / Attorney General Moody:

Many are truly thankful for the following recent headlines:



**Ron DeSantis Says He Plans to
Hold Pfizer and Moderna
Accountable For Making False
Claims About Their Shots**

By Debra Heine



December 5, 2022

The pre-planned underbelly of the COVID-19 criminal enterprise is *liability immunity*.

I made glowing remarks about your prior efforts during my **BEYOND “WILLFUL MISCONDUCT”** interview of 13 December 2021 with the Stew Peters Network :



Since that interview, which Mr. Peters began with a discussion of the Reference, his network released their groundbreaking documentary, **DIED SUDDENLY**:



Medically/legally connectable to Mrs. Jummai Nache, the central theme of **DIED SUDDENLY**, is mRNA induced cardiovascular diseases; especially where none were present as a prior health history.

This letter will focus on three issues: (1) How citizens were deliberately misinformed about adverse events * by everyone from the FDA to Big Academia to the CDC; (2) How citizens were deliberately uninformed about liability immunity, and (3); How (1) and (2) **obviated informed consent in blatant violation of Nuremburg** (Please see Page 11-of-13 below).

* INCREASINGLY RECOGNIZED AS EXPECTED OR INTENDED EVENTS.

The Reference, Mrs. Jummai Nache, formerly of Nigeria, was described as a “**model of health**” prior to the Pfizer mRNA needle. That injection was coerced upon her by the hospital administrators and medical doctors of her former employer, the University of Minnesota (UMinn). **That needle was known, by UMinn MDs and Pfizer, to contain cardio-toxins.** ** The CEO of Pfizer is an individual that Michael Bloomberg lauds as:



To emphasize the importance of the Subject, I have attached a photo-history; a progression that summarizes the horror endured by Mrs. Jummai Nache and her family (Tab 1, with permission) :



** PLEASE SEE DR. KIRK MILHOAN QUOTE PAGE 10-OF-13 BELOW.

RICO Criminality : The mRNA = “Vaccine” Lie Can We Trust Pfizer CEO Albert Bourla on *Anything*?

My 18 April 2022 letter to Ms. Susan K. Neely, CEO of the American Council of Life Insurers (ACLI) reviewed :

Reimbursement of Life Insurance Benefits Paid by ACLI Members: Resulting from Death Caused by the SARS-CoV-2 Virus, Lockdown Protocols, and the COVID-19 “Vaccine”

On Page 17-of-30 I reviewed the Albert Bourla interview of 10 March 2022 with the Washington Post; nothing more than a sales ploy, the veneer was his alleged rationale for choosing the mRNA technology (*screenshot*) :



*“ It was counterintuitive because Pfizer was mastering or let's say we had very good experience and expertise with multiple technologies that could give a vaccine. Another virus but some of the other vaccines are <sic>. We were very good in doing that. Protein vaccines, we were very good in doing that. Plus many other technologies. mRNA was a technology that we had less experience. **Only two years working on this.***

***And actually, mRNA was a technology that never delivered a single product until that day. Not vaccine, not any other medicine,** so it was very counterintuitive, and I was surprised when they suggested to me that this was the way to go. And I questioned it. And I asked them to justify how can you say something like that. But they came and they were very very convinced that this is the right way to go. They felt that the two years of work on mRNA, since two-thousand-eighteen (2018), together with BioNTech to develop a flu vaccine, made them believe that the technology's mature and we are on a cusp of developing a product.*

So they convinced me. I follow my instinct that they know what they are saying. They're very good. And we made this very difficult decision about that. ” ¹¹

Bourla claims, “mRNA was a technology that we had less experience. Only two years working on this” ?!
Not only is this a bald-faced lie, it affirms that Operation Warp Speed and its birthright, the FDA Emergency Use Authorization (EUA), were also implicit frauds.

As shown next, the person who had already bolstered my fraud accusations was Mr. Anthony Fauci.

Forwarded (early in the “COVID pandemic”) by Dr. David Martin were documents of a **patent application of two decades earlier by Fauci**. “America’s Doctor” was scheming to profit from SARS-CoV-1 in 2003 . . . *with an mRNA needle!*

Below is a screenshot of the rejection by the US Patent Office to the Fauci mRNA “vaccine” patent of 2003.

That is, not “two years,” but two decades working on mRNA! Operation Warp Speed? Try operation warp fraud.



Application/Control Number: 09/869,003 Page 5
 Art Unit: 1648

These arguments are persuasive to the extent that an antigenic peptide stimulates an immune response that may produce antibodies that bind to a specific peptide or protein but is not persuasive in regards to a vaccine. The immune response produced by a vaccine must be more than merely some immune response but must be protective. As noted in the previous Office Action, the art recognizes the term “vaccine” to be a compound which prevents infection. Applicant has not demonstrated that the instantly claimed vaccine meets even the lower standard set forth in the specification, let alone the standard art definition, for being operative in this regards. Therefore, claims 5, 7, and 9 are not operative as an anti-HIV-1 vaccine and therefore lack patentable utility.

So . . . if we cannot trust **the most basic information** spewed from manufacturers about their so-called “COVID vaccine,” why should we trust *anything* they have to say? How can we trust *anyone* involved in the enactment of the “COVID-19 pandemic” ?

RICO Criminality versus PREP Act : Comparative Impossibility of Informed Consent in USA . . . versus France

Unlike the Bolshevik-styled crimes of censorship and “pandemic” lies inflicted upon America by Instagram, Facebook, Google, YouTube and Twitter . . . which by-definition obviated any chance of informed consent (even under the most lenient tenets of Nuremberg) . . . the gendarme of France pursued the exact opposite for its citizens. On Page 13-of-30, in my 18 April 2022 letter to Ms. Neely, I offered the following comparative ‘USA versus France’ **life insurance reality** (*screenshot*) :

After the lower and upper court rulings in France, which affirmed reports that a vaccinated grandfather, who died as a result of that Pfizer needle but was denied life insurance benefits on the basis that his vaccine death was the result of suicide; many medical doctors state-side then began uploading videos of these events. A notable example is Dr. Peterson Pierre:



Dr. Pierre stated in his April 2022 video:

“In France there was an elderly wealthy businessman who got out life insurance for millions of dollars. He got the COVID vaccine, and he died. So, the life insurance company is not paying out because they decided that the COVID vaccine is a medical experiment. And death from a medical experiment is not a covered entity. Furthermore, even the judge says that the side-effects from the vaccine are well-known; they’ve been made public. There’s absolutely no way this gentleman (the insured) could not have known the side-effects. He willingly chose to get the vaccine. He died as a result, and because it was a choice, **they’re calling it a suicide**. And suicide, **along with death from experimental drugs**, are not covered in life insurance.

So, I know what you’re thinking, ‘Oh, that happened in France. That would never happen in the US.’ Well, I’m sorry to tell you, but the American Life Insurance Council <sic> has also said that life insurance policies may deny payment if you die from the COVID-19 vaccine because they are experimental drugs.

There you go. This is something we thought might happen. We’re seeing it happen. You might want to check your policy.”

University of Minnesota RICO Criminality versus Mrs. Jummai Nache

Mr. Philip Nache and I assembled a timeline, including the “adverse event” that befell his wife Jummai. That “adverse event” **was a matter of FDA/CDC foreknowledge**; known as venous / arterial thromboembolism.

Memo 1: Mrs. Jummai Nache employed at University of Minnesota (UMinn) Physicians group; perfectly healthy, no COVID symptoms. UMinn refuses to administer COVID “test” prior to injection. No information provided by UMinn regarding their knowledge of mRNA “adverse events.” No information provided on liability immunity. Informed consent not offered / is violated by UMinn.	
First Pfizer mRNA injection; no prior or existing COVID symptoms.	January 13 2021
Reaction to first Pfizer needle immediate; fever, headache; prior to first needle Jummai had <i>no</i> health issues.	January 16, 2021
Second Pfizer mRNA injection; prior to second needle Jummai still had no COVID respiratory symptoms.	February 1 2021
No COVID respiratory symptoms, however chest pain; Jummai cannot work.	February 2 2021
Still no COVID respiratory symptoms, but chest pain and heart palpitations now severe, Jummai is rushed to Urgent Care. Finally UMinn administers COVID “test.”	February 6 2021
UMinn claims that post-mRNA injection COVID test of February 6 is “positive.”	February 7 2021
Memo 2: Martha Pollack of Cornell, under direct advice of Pfizer CEO Peter Bourla, begins regurgitating the Bourla lie, at the campus COVID-19 website, that the Pfizer mRNA is, “95% safe and effective.”	
Jummai heart function deteriorates; admitted to Fairview Emergency Room.	February 11 2021
Jummai heart and <u>now</u> respiratory function near total failure; rushed to intensive care at University of Minnesota Medical Hospital.	February 13 2021
Near death, UMinn declares only way to save Jummai is forced lung ventilation.	February 14 2021
Memo 3: IMPORTANT - Now beyond ‘14-day window’ since Jummai received second Pfizer mRNA injection. 80% of deaths post second mRNA needle occur prior to 14 days. 90% of injuries post second mRNA needle occur prior to 14 days. Ms. Rochelle Walensky of CDC secretly dictates that all injury/death occurring prior to 14-day deadline to be designated as “unvaccinated.” Jummai injuries not counted in CDC VAERS; post 14 day amputations recorded by UMinn as “COVID-19.”	
Unannounced, UMinn retests for COVID, continues to record as “positive.”	February 16 2021
Prior to Pfizer needles, Jummai never hospitalized. “A model of health,” life-long <i>non-smoker / non-drinker</i> . After 14-day-window UMinn reports all new diagnosis: 1. Arterial blood clot 2. Respiratory distress 3. Cardiomyopathy 4. Anemia 5. Ischemia 6. Multiple Inflammatory Syndrome 7. Severe damage to legs, both hands, all fingers; all are blood clot related.	March 2021
Without doing in-person exam of Jummai , Rochelle Walensky/CDC send letter declaring her 1 – 7 diagnosis as “ <i>un-related</i> ” to Pfizer mRNA injection (?!).	March 31 2021
Jummai health destroyed, living in continuous pain/agony.	April May June 2021
Both legs of Jummai amputated due to Item 7, severe blood clot damage.	June 21 2021
Left hand, fingers of right hand amputated due to Item 7, severe blood clot damage.	July 20 2021
Memo 4: Final condition of Mrs. Jummai Nache is summarized on attached photo-history.	

FDA and CDC RICO Criminality versus Florida: Was Venous / Arterial Thromboembolism Foreseeable, or Worse? Was There FDA/CDC Foreknowledge?

A person the State of Florida should call upon to assist with the instant Subject, Attorney Thomas Renz is representing several FDA whistleblowers. Of the key documents he shared with the public, the following is crucial to affirming that venous / arterial thromboembolism was not merely foreseeable; internal documents prove that **the FDA/CDC had foreknowledge** of this “adverse event,” **prior to the EUA!**



CBER Plans for Monitoring COVID-19 Vaccine Safety and Effectiveness

Steve Anderson, PhD, MPP
Director, Office of Biostatistics & Epidemiology, CBER

VRBPAC Meeting
October 22, 2020

FDA Safety Surveillance of COVID-19 Vaccines : **DRAFT Working list of possible adverse event outcomes** *****Subject to change*****

- | | |
|---|---|
| <ul style="list-style-type: none"> ▪ Guillain-Barré syndrome ▪ Acute disseminated encephalomyelitis ▪ Transverse myelitis ▪ Encephalitis/myelitis/encephalomyelitis/
meningoencephalitis/meningitis/
encephalopathy ▪ Convulsions/seizures ▪ Stroke ▪ Narcolepsy and cataplexy ▪ Anaphylaxis ▪ Acute myocardial infarction ▪ Myocarditis/pericarditis ▪ Autoimmune disease | <ul style="list-style-type: none"> ▪ Deaths ▪ Pregnancy and birth outcomes ▪ Other acute demyelinating diseases ▪ Non-anaphylactic allergic reactions ▪ Thrombocytopenia ▪ Disseminated intravascular coagulation ▪ Venous thromboembolism ▪ Arthritis and arthralgia/joint pain ▪ Kawasaki disease ▪ Multisystem Inflammatory Syndrome
in Children ▪ Vaccine enhanced disease |
|---|---|

However, it should come as no surprise that the Food & Drug Administration Emergency Use Authorization (EUA) **approval meeting of 10 December 2020** deleted the above VRBPAC presentation of October 2020.

Further, contrary to the rot from Mr. Fauci that the EUA approval meeting was “neutral” . . . **it should come as no surprise that the “internal” EUA meeting was anything but neutral . . . Pfizer was in-attendance!**

Written on 21 May 2021 by Dr. Andrew Boucher of the University of Minnesota, Page 183 of the 1400+ page “medical report” on Mrs. Jummai Nache contains the following verbiage:

“ Assessment:

Jummai P Nache is a 50 year old female patient who is following up after a prolonged admission and continued rehab after MIS-A. Her clinical course has left her with life-changing physical disfigurement which is almost certainly going to need amputation.

Most of our visit was spent again discussing the potential role of the vaccine in this process. Dr. Fontana shared the letter from the CDC stating that this was MIS-A without clear involvement from the vaccine, though it can't (and likely never will be) excluded as contributing to some extent.

Since the last visit, and separate from the laboratory evidence discussed with the CDC, I did have the PF4 antibody testing done on a blood sample saved from around the same day as her arterial thrombotic events. This testing was negative. Thrombotic Thrombocytopenic Syndrome (TTS, previously termed VITT as mentioned in my previous note) is the syndrome linked to the infrequent CSVT and other thrombotic events linked to Johnson and Johnson vaccines.”

Within days of the Subject announcement, I received an email from Dr. Peter McCullough regarding his participation in the upcoming roundtable, called by the good Senator Ron Johnson (R-WI):



Unable to contact Dr. McCullough, I immediately voice-mailed Senator Johnson; both his Washington, DC office (202-224-5323), and then his Milwaukee office (414-276-7282) :

“Please inquire and emphasize with the participants regarding the reality of mRNA induced *enhancement* of spike protein production by the body after injection.”

With Mrs. Jummai Nache as a focus, I emphasized the spike protein enhancement characteristics of this mRNA. The following is a small sample of the resulting roundtable discussions and news coverage:



“The spike protein, which the current mRNA vaccine products ask the body to make, are cardio-toxic. Let that sink in. The current public health plan is asking our own body to make a cardio-toxin.” *Dr. Kirk Milhoan*



“There are now autopsy reports from Verma, Choi, Gill, and this report from Schwab. It is clear that COVID-19 vaccine induced myocarditis; about half the cases there is no initial symptoms, the first manifestation is the sudden death found at home. In fact the overall autopsy series shows that 71% of all the patients found dead at home after vaccination within twenty days, was actually due to the vaccine; either heart damage, **blood clots, or other conditions attributable to the vaccine.”** *Dr. Peter McCullough*

CONCLUSION

The subject of my 12 April 2021 to Mr. Anthony Fauci was ‘**Sworn Testimony of Dr. Anthony Fauci, Litigation Involving Nuremberg Code.**’ On Page 5-of-26 I inserted the following (*screenshot*):

THE NUREMBERG CODE

1. The voluntary consent of the human subject is absolutely essential.

This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, overreaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision. This latter element requires that before the acceptance of an affirmative decision by the experimental subject there should be made known to him the nature, duration, and purpose of the experiment; the method and means by which it is to be conducted; all inconveniences and hazards reasonably to be expected; and the effects upon his health or person which may possibly come from his participation in the experiment.

The duty and responsibility for ascertaining the quality of the consent rests upon each individual who initiates, directs or engages in the experiment. It is a personal duty and responsibility which may not be delegated to another with impunity.

Under Tab 5 you will find my letter of 5 October 2022. Pages 74 and 75-of-92 are titled:

Ms. Claire Bridges : Model of Health Pre-mNRA

Ms. Bridges is a Floridian, currently living in the Tampa area. Given her circumstances, and given the conspiratorial criminal behaviors of the so-called leaders of Big Religion, Big Government, Big Corporate, Big Media and Big Academia . . . especially manifest in their enactment of the “COVID-19 pandemic” . . . does anyone, with an ounce of virtue, actually believe that Ms. Claire Bridges was afforded “informed consent” ?

Referencing the Page 1 headline above, the “*claims made about their shots*” were not merely false, these were **knowingly** false; made while cowering behind the criminal gala offered by liability immunity.

Thank you for today’s ‘Accountability Roundtable for mRNA Shots.’ Please feel free to contact me any time.

Respectfully yours,

Paul V. Sheridan

Attachment

P.S. Pages 4 and 5 above, “*Can We Trust Pfizer CEO Albert Bourla on Anything?*”

Tab 4 Page 31 presents my three-year-old assertion, “**The so-called ‘COVID-19 vaccine’ is not in response to the SARS-CoV-2 virus; but the exact opposite!**” Tab 4 Page 33 discusses a recent forceful question posed to Pfizer by European Union member, Mr. Cristian-Vasile Terheş of Romania :

“How is that possible?!?”

Notes and Links

Page 1 of 13

Ron DeSantis Says He Plans to Hold Pfizer and Moderna Accountable For Making False Claims About Their Shots

<https://amgreatness.com/2022/12/05/ron-desantis-says-he-plans-to-hold-pfizer-and-moderna-accountable-for-making-false-claims-about-their-shots/>

Page 2 of 13:

BEYOND “WILLFUL MISCONDUCT”

<https://rumble.com/vqpxyf-beyond-willful-misconduct-bioweapon-victims-demand-shutdown-of-vaxx-program.html>

DIED SUDDENLY

<https://rumble.com/v1wac7i-world-premier-died-suddenly.html>

Pages 4 and 6 of 13

18 April 2022 letter to Ms. Susan K. Neely, CEO of the American Council of Life Insurers (ACLI)

http://www.pvsheridan.com/sheridan2neely-USB_Drive/ (entire file)

Albert Bourla on why mRNA technology was "counterintuitive" to producing an effective vaccine

https://www.youtube.com/watch?v=t9_YRw7jBF4

Page 9 of 13

COVID-19 Vaccines : What They Are, How They Work, and Possible Causes of Injuries

<https://rumble.com/v1ze4d0-covid-19-vaccines-what-they-are-how-they-work-and-possible-causes-of-injuri.html>

Page 11 of 13

12 April 2021 letter to Mr. Anthony Fauci : Sworn Testimony of Dr. Anthony Fauci, Litigation Involving Nuremberg Code

<http://www.pvsheridan.com/sheridan2fauci-3-12april2021.pdf>

Letter to Attorney General Ashley Moody of 21 December 2021

From Ms. Kathleen M. Sheridan (of Navarre, Florida)

SUBJECT: Indictment – Multiple Violations of U.S. Code – Reference: COVID-19

<http://pvsheridan.com/kmsheridan2moody-1-27december2021.pdf>

Notes and Links

Instant Letter of 13 December 2022 (Complete with Tabs listed below, and links) :

<http://www.pvsheridan.com/sheridan2desantis-4-13december2022.pdf>

Instant Letter of 13 December 2022 (Cover letter only, no links) :

<http://www.pvsheridan.com/sheridan2desantis-4-13december2022-cvr.pdf>

TABS

Photo-history; a progression that summarizes the horror endured by Mrs. Jummai Nache and her family.

Tab 1

Letter of 3 March 2022 to Mr. Anthony Fauci from Paul V. Sheridan :

Tab 2

*DEMANDS: Your Public Correction and Apology as 'Chief Medical Advisor to the President' Addressing the **Blatant Lie** Proclaimed by President Biden Regarding "vaccine" Liability Immunity*

Essay of 17 November 2022 by Paul V. Sheridan :

Tab 3

The Official Ivy League Request for Pardons:
For Themselves and Primary COVID Co-Criminals

Letter of 27 October 2022 to Ivy League Presidents and Ivy League Law School Deans from Paul V. Sheridan :

Tab 4

Enactment of the COVID-19 "Pandemic" -
Ivy League Criminal Participations in Denial of Religious Exemptions; Lockdowns, Social Distancing, Face Mask and mRNA Mandates; Deliberate Spreading of Blatant Disinformation that mRNA Needle Obviated Transmissibility

Letter of 5 October 2022 to Mr. Anthony Fauci, Ms. Martha Pollack, Mr. Albert Bourla, and Mr. Donald Trump :

Tab 5

Subject : Mrs. Jummai Nache and her Family

Reference 1 : The "Fauci Effect"

Reference 2 : The Pollack Effect

Reference 3 : The Bourla Effect

Reference 4 : The Trump Vaccine