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Recipient:
Attorney General Jeff Landry, Louisiana Department of Justice
1885 North Third Street
BATON ROUGE, LA, US, 70802

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Paul V. Sheridan, DDM Consulting
22357 Columbia Street
DDM Consulting
Dearborn, MI, US, 48124

Reference CMS Vaccination Rule



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8 February 2022

VIA FEDEX AIR-BILL 7759 – 8929 – 3801

Attorney General Jeff Landry
Louisiana Department of Justice
1885 North Third Street
Baton Rouge, LA 70802
225-326-6079 / constituentservices@ag.louisiana.gov

Subject : **The CMS Vaccination Rule, et al.**
Reference : **Your Recent Fox News Interview**

Dear Mr. Attorney General:

To assist your good efforts in behalf of residents/taxpayers in the great state of Louisiana, I am forwarding for your perusal and information a *small* sampling of letters and materials relating to the so-called “COVID-19 pandemic.” A vast majority, but not all, of these materials connect to a person I have been communicating with for over three decades:



A listing of, and briefs on the enclosed materials follows:

Attached directly to this cover is a pictorial progression review of Mrs. Jummai Nache; a former medical assistant at the University of Minnesota hospital system. **FoxNews refuses to report on this lovely lady, and the horror inflicted upon her and her family . . . by Mr. Anthony Fauci.**

(This horror progression is detailed on pages 36-44 of 50 under Tab 1; please read page 44, especially the conclusion at-bottom.)

Enclosed Tabs

Tab 1 My most recent COVID letter to Mr. Anthony Fauci, of 19 January 2022, which places upon him the following demand:

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in *any* way to my alma mater – CORNELL UNIVERSITY

Tab 2 My letter to former President Trump defense attorney Mr. Michael van der Veen:

Subject 1: The Nache Family versus Pfizer Incorporated, BioNTech SE, et al.
Subject 2: The Nache Family versus EcoHealth Alliance, et al.
Subject 3: The Nache Family versus University of Minnesota, et al.
Subject 4: The Nache Family versus M Health Fairview Southdale Hospital, et al.
Reference: The Global Rollout of COVID-19

Tab 3 My letter of 27 August 2021 to Ms. Martha Pollack (Cornell University) and Mr. Fauci:

Subjects : Ongoing Global Criminal Participations / Promotions of "SARS-CoV-2" :
 (1) The Fraudulent 'Emergency Use Authorization' (EUA)
 (2) Pfizer mRNA Inoculation Induced Severe Injury and Death
 (3) Connections to Nursing Home Deaths
 (4) Connections to Suicide Deaths – American K-12 Students

Reference 1: Mr. Albert Bourla Severe Injury Assault of Ms. Jummai Nache
Reference 2: Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board

Characterization 1: Show Me the Company You Keep, and I Will Tell You *What You Are*
Characterization 2: Show Me the Company You Do Not Keep, and I Will Tell You *What You Are Not*

Enclosed Tabs – Conclusion

Tab 4 The 19 October 2021 Public Citizen report, PFIZER POWER

Tab 5 A synopsis of the upcoming/ongoing : GRAND JURY : The Court of Public Opinion

Enclosed USB

Video 1: Canadian COVID Care Alliance: *Pfizer Inoculations Do More Harm Than Good.*
(Contextualized on pages 19 thru 29 of Tab 1).

Video 2: WION News Report: *Pfizer Vaccine Blackmail* (Connects to Tab 4).

Video 3: Dr. Reiner Füllmich: *Grand Jury Case Overview and List of Expert Witnesses -
5 February 2022* (Connects to Tab 5).

Video 4: Full Measure Report: *Amish COVID* (No lockdowns, no ‘social distancing,’
no face masks, no fraudulent PCR-based
“positive tests,” no needles, no “COVID
deaths.” Normal life returned in May 2020!
Report takes place a short 35-minute drive
from Mr. van der Veen’s Philly office.)

Video 5: Statement by Nurse Morgan Wallace (Refused Pfizer vaccine mandate; did not
suffer the same horrible fate as fellow nurse
Mrs. Jummai Nache.)

Video 6: Interview of Paul V. Sheridan on Liability Immunity: *Beyond Willful Misconduct*

Mr. Attorney General . . . you are presiding over a legal mandate that you had no part in; the global criminal conspiracy that led to ‘**Liability Immunity**’ for the likes of Mr. Albert Bourla. As you know, Mr. Bourla is now marketing his fourth “vaccine” (as distinct from his so-called booster), and has declared that the “**Omicron version will be distributed in March 2022.**” The person pictured on Page 1 above has already announced that this fourth needle should be made mandatory.

Please feel free to contact me at any time,

Paul V. Sheridan





Philip and Jummai Nache are from the African country of Nigeria. They moved to the United States and now they tell other Africans who moved here about Jesus.











TAB 1

8 February 2022

Attorney General Jeff Landry
Louisiana Department of Justice
1885 North Third Street
Baton Rouge, LA 70802
225-326-6079 / constituentservices@ag.louisiana.gov

Subject : **The CMS Vaccination Rule, et al.**

Reference : **Your Recent Fox News Interview**

Paul V. Sheridan cover letter of 19 January 2022 to Mr. Anthony Fauci

51 Pages

*Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and complete
Disconnection from Any Prior Accolades/Activities Related in any way to my
alma mater – CORNELL UNIVERSITY*

Dear Customer,

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Special Handling:	Deliver Weekday		ROCKVILLE, MD, 20852
		Delivery date:	Jan 21, 2022 12:59

Shipping Information:

Tracking number:	775797321370	Ship Date:	Jan 20, 2022
		Weight:	3.0 LB/1.36 KG

Recipient:

Dr. Anthony S. Fauci, NIAID
31 Center Drive
NIAID Central Drop Off
ROCKVILLE, MD, US, 20852

Shipper:

Paul V. Sheridan, DDM Consulting
22357 Columbia Street
DDM Consulting
Dearborn, MI, US, 48124

Reference

Forfeiture Letter



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pvs6@cornell.edu

19 January 2022

VIA FEDEX AIR-BILL 7757-9732-1370

Mr. Anthony S. Fauci, Director
National Institute of Allergy and Infectious Diseases
5601 Fishers Lane
Rockville, MD 20892
301-496-2263 / anthony.fauci@nih.gov

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in *any way* to my alma mater – CORNELL UNIVERSITY

Dear Mr. Fauci:

To the best of my extensive knowledge of Cornell University, **no member of the Cornell family has ever had a headline that even remotely duplicates the following.** ¹

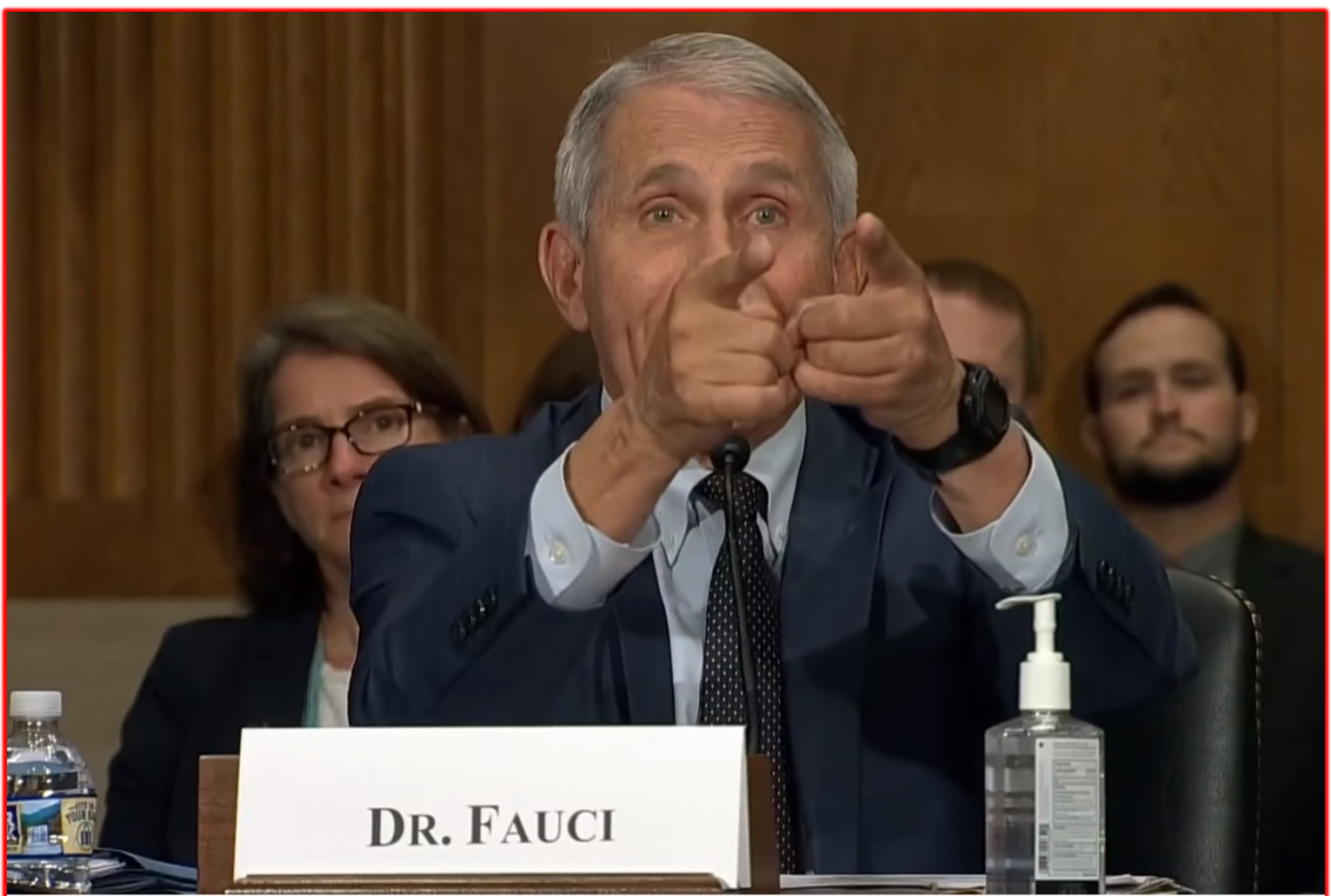


¹ There is one other person that will be receiving a similar 'Letter of Demand.'

Context of Forfeiture Demand

The context of this forfeiture demand is made broad-based by you. The true timeframe is several decades, not merely the timespan connected to the so-called “COVID-19 pandemic.”

Whether examining (1) facts connected to the multi-facility Gain-of-Function research that led to the “SARS-CoV-2 virus,” or (2) what you and your associates in the pharmaceutical industry call a “vaccine,” or (3) what your comrades in government call “Operation Warp Speed,” or (4) what sycophants in academia call their “New Normal,” or (5) what you and your media/Big Tech co-conspirators call “disinformation” . . . no matter where the examination leads, **there is always found a commonality: The footprints and fingerprints of “America’s Doctor.”**



The most offensive aspect of the context, that completely justifies my demand that you forfeit all degrees and affiliations with Cornell University, is **the repeatedly demonstrated fact that you, Mr. Fauci, are deemed not trustworthy.** Implicitly, a liar has zero standing with the esteemed Cornell family, and your excommunication is more than justified on this perception alone.²

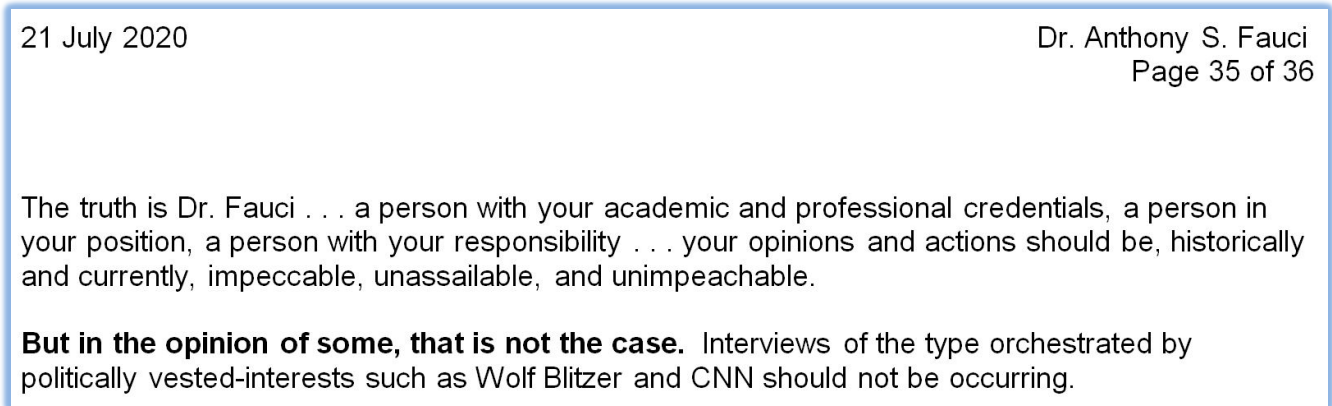
² Not alone in his assessment, in a widely disseminated interview of 7 August 2021, Cornell Professor of Chemistry and Chemical Biology, Dr. David B. Collum described your condition as **“pathological liar.”** (I reviewed this quote in my recent letter to Donald Trump impeachment attorney, Mr. Michael van der Veen; Attachment 1.)

Year-2020 Recommendations to President Donald Trump That Fauci Be Terminated

My forfeiture demand is overdue. In my letter to you of July 21, 2020, I presented the following screenshot; taken from a CNN report of four days prior:



On Page 35 of my July 21, 2020 letter, I stated (screenshot):

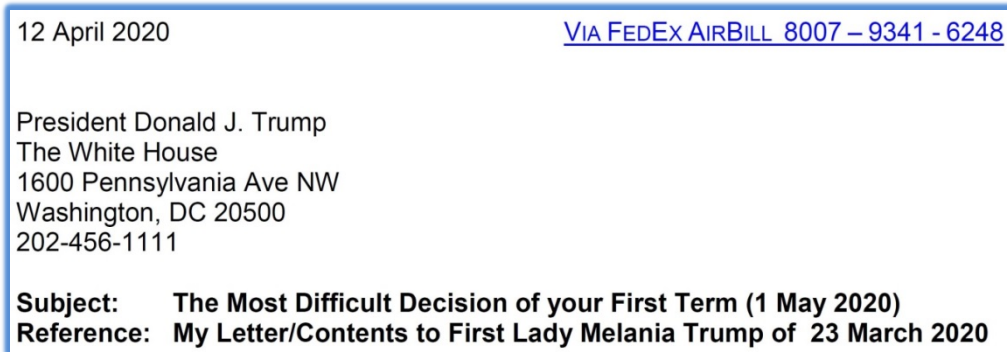


As early as July 2020 . . . **a few short months after long-planned deeds contributed to the infection of billions of human beings, with you a key suspect** . . . the corrupt legacy news media was compelled to 'provide cover' for America's Doctor.³

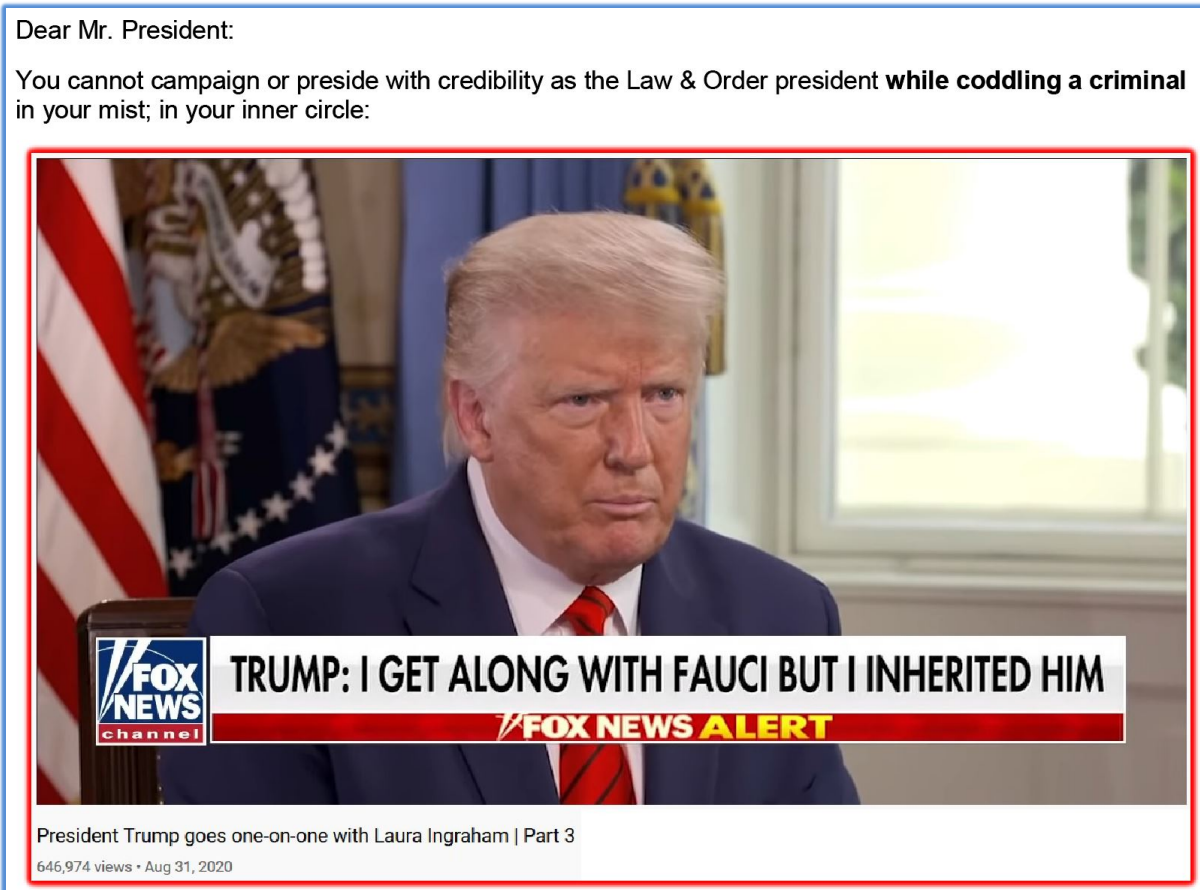
³ True to your inveracity, as experienced by me in the mid-1980s during your 'HIV = AIDS' fiasco, you did not respond in writing to my letter of July 21, 2020 (Attachment 2).

Year-2020 Recommendations to President Trump That Fauci Be Terminated - Conclusion

Long before it became trendy among senators and congress, and unknown to you, I had shared with President Trump my concerns regarding your incompetence, your unpatriotic motivations, your self-absorbed *modus operandi*, **and most importantly your lack of integrity.** My first COVID letter called for your immediate termination, way back on April 12, 2020 (screenshot):



Six months later, September 18, 2020, **I once-again chided the president for not acting on the clear and gathering evidence of your criminality** (screenshot):



Had Trump acted presidential, the likelihood of the charge of genocide against you would not have acquired additional credibility (Page 1 above).

Intermission One

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in *any* way to my alma mater – CORNELL UNIVERSITY

The Real Anthony Fauci

.....
**Bill Gates, Big Pharma, and
the Global War on Democracy
and Public Health**
.....

Robert F. Kennedy Jr.

NEW YORK TIMES BESTSELLING AUTHOR

Children's
Health Defense 

Keys to Genocide: Fauci Inspired Criminal Fraud – Operation Warp Speed

Despite Trump having a copy, and aware of the following **from 2003**, he continues to connect-with and promote “Operation Warp Speed.”

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.



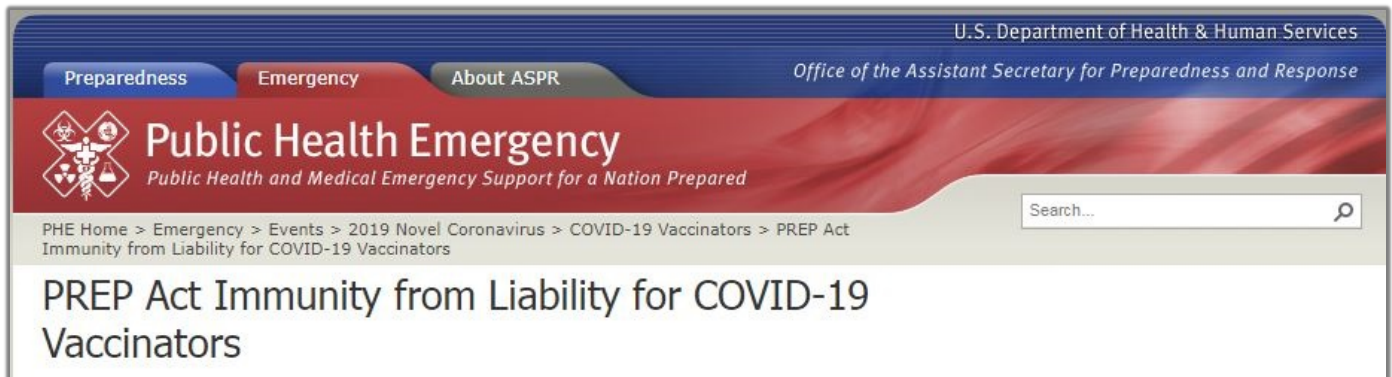
I had admonished you and Trump about Operation Warp Speed on page 32 in my letter of July 21, 2020.

I again chided Trump (and VP Michael Pence) in my letter of August 13, 2020.

But the obsessing Trump did not graduate from Cornell University . . .

You did attend Cornell Mr. Fauci, and your participations in Operation Warp Speed are criminal, and are *directly* connectable to horrible injury and death on a global scale.

Keys to Genocide: Fauci Inspired Crime – Liability Immunity



Consistent in purpose, consistent with your promotions of Operation Warp Speed, the charge of genocide is evidentiary; the latter includes your history of crimes against humanity, typified by your secret decades-old orchestration of *liability immunity*, which especially benefits (in billions-of-dollars in profits) the “COVID-19 Vaccinators.”



December 16, 2021 5:33 AM EST Last Updated 3 days ago

The Great Reboot

Refugees lack COVID shots because drugmakers fear lawsuits, documents show

Keys to Genocide: Fauci Inspired Crime – Liability Immunity - Conclusion

I was featured in a recent Stew Peters TV interview regarding your history, specifically regarding the global human consequences of the criminal conspiracy which *led to* liability immunity:



The interview focused on the vast evidence that confirms **willful misconduct, and how that evidence constitutes a voiding of liability immunity**. My interview was prompted in-part by my letter to Trump impeachment attorney, Mr. Michael van der Veen; an excerpt from Page 1:

Civil Liability Case Definition

The webpage of the US Department of Health and Human Services, covering the Public Readiness and Emergency Preparedness Act (PREP) states:

Liability Immunity and Compensation

In general, the liability immunity applies to entities and individuals involved in the development, manufacture, testing, distribution, administration, and use of medical countermeasures described in a Declaration. The only statutory exception to this immunity is for actions or failures to act that constitute willful misconduct.

Relative to COVID-19, the defendants have and continue to act with willful misconduct. Evidence of such, already in the public domain, is not preliminary; it is overwhelming. Their misconduct ranges from subversion of informed consent, to coercion, to deception regarding prior known defects in what defendants promote as a “vaccine.” Existing evidence and then discovery will go far beyond mere misconduct. . . . all the way to blatant criminality.

Your orchestration of ‘liability immunity’ implicitly constitutes willful misconduct. The phrase ‘liability immunity’ itself confirms a predilection for deceit. Your shameless endorsement of ‘liability immunity’ is a declaration that the “vaccines” you have injected into the innocent cannot withstand open examination and medical truthfulness.⁴

⁴ A sinister outcome of liability immunity: Exploitations by pharmaceutical comrades; exploitations that occurred **before** their for-profit “vaccine” was distributed (See ‘Emergency Use Authorization Lie #3,’ page 19 below)!

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)*

The general population, **the target of your genocide**, those that comprise true humanity; they are increasingly aware of the repulsive character of “America’s Doctor.” Their outrage is further inspired when informed of your Emergency Use Authorization (EUA) of December 11, 2020, offered in servility, in behalf of your comrade Mr. Albert Bourla of Pfizer.



The underbelly of the COVID-19 EUA is three-fold. **Characteristically, all three are lies.**

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #1: There is a public health emergency that has resulted from human infection by a naturally occurring virus called SARS-CoV-2.

Naturally occurring?! My placement of “SARS-CoV-2 virus” in quotation is purposeful and routine. Your claims that SARS-CoV-2 came from a Chinese bat are ludicrous. Your attempts to escape **treasonous culpability** by declaring (under oath at the US Senate) that the definition of Gain of Function (GOF) is “nebulous” **provides further confirmation that your integrity is an issue.**

There are no emails that explain to GOF co-conspirator Mr. Peter Daszak, that ‘Gain of Function’ is undefined or that he and your staff must use the latest “*operable*” revision:

From: Peter Daszak
Sent: Mon, 11 Jul 2016 14:28:11 +0000
To: Greer, Jenny (NIH/NIAID) [E];Aleksei Chmura
Cc: Stemmy, Erik (NIH/NIAID) [E];Kirker, Mary (NIH/NIAID) [E];Glowinski, Irene (NIH/NIAID) [E];Ford, Andrew (NIH/NIAID) [E];Joseph Riccardi
Subject: Re: Grant Number: 5R01AI110964 - 03 PI Name: DASZAK, PETER

Dear Jenny,

This is terrific! We are very happy to hear that our Gain of Function research funding pause has been lifted.

Cheers,

Peter

Peter Daszak
President

The Project Veritas report by Mr. James O’Keefe, which details GOF negotiations between the DARPA PREEMPT program and Peter Daszak / EcoHealth Project DEFUSE have eliminated any remaining tolerance for your adolescent nonsense about “naturally occurring.”⁵

Your bluster that SARS-CoV-2 was spawned via a Chinese bat, was/is a “virus” *per se*, and that it was “naturally occurring” is a lie that is now an indelible part of your historical criminal legacy.

⁵ See US Marine Corp Major Joseph Murphy (DARPA fellow) report of August 2021 to the IG of DoD: “SARS-CoV-2 matches the SARS vaccine variants the NIH-EcoHealth program was making in Wuhan.”

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #1: There is a public health emergency that has resulted from human infection by a naturally occurring virus called SARS-CoV-2.

There never was a “public health emergency,” based solely on SARS-CoV-2.

Regarding lethality of your GOF pathogen, marketed as SARS-CoV-2, you were fully aware of data which confirms that announcements by vested interests during 2020 were fraudulent:

There never was a ‘public health emergency’ attributable to “SARS-CoV-2.” ⁶



Proof is now overwhelming, that the year-2020 declaration of a public health emergency (based solely on SARS-CoV-2) was a fraud. Proof is highlighted by, but not limited to, Lancaster, Pennsylvania, Oral Roberts University, and the nation of Nigeria. ⁷

⁶ Vested-interests include the NIH, NIAID, CDC, FDA, WHO, the UN, Donald Trump, China CDC, Klaus Schwab, hospital administrators, John Hopkins University, Cornell University administrators, Bill Gates, Albert Bourla of Pfizer; and face mask manufacturers. ‘Keys to Genocide’ items below detail **what *did* cause a genuine public health emergency**, but these causes had **no** direct connection to your GOF pathogen. From face masks, to lockdowns, to needle mandates; these non-SARS causes were deployed for marketability (See ‘**EUA Lie #2 : There is no medical / medicinal alternative to a Vaccine for the Successful Treating of the “SARS-CoV-2” Induced COVID-19’**).

⁷ You and Big Academia are responsible-for and connectable-to the horror that has befallen a lovely family from Nigeria; see “*Mr. Anthony Fauci “Guidance” and the Case of Mrs. Jummai Nache*” (Pages 36 through 44 below).

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #1: There is a public health emergency that has resulted from human infection by a naturally occurring virus called SARS-CoV-2.

There never was a “public health emergency,” based solely on SARS-CoV-2.

Walensky’s Comments on Comorbidities Among COVID-19 Deaths in Reference to Study on Vaccinated: CDC

The overwhelming number of deaths occurred in people who had four or more comorbidities

By [Nick Ciolino](#) | January 10, 2022 Updated: January 11, 2022



Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #1: There is a public health emergency that has resulted from human infection by a naturally occurring virus called SARS-CoV-2.

There never was a “public health emergency,” based solely on SARS-CoV-2.

New York hospitals admit that nearly HALF of their 'covid' patients were admitted for other reasons after Gov. Kathy Hochul ordered them to disclose the key statistic

- New York hospitals revealed Friday that 42% of COVID patients were admitted for other reasons, and tested positive for the virus only incidentally
- In NYC, the rate is higher with 51% of COVID patients admitted for other reasons
- Gov. Hochul pushed for the data after seeing total hospitalizations hold steady
- Omicron appears to be driving a higher rate of incidental hospitalization

By [KEITH GRIFFITH FOR DAILYMAIL.COM](https://www.dailymail.com)

PUBLISHED: 10:17 EST, 8 January 2022 | **UPDATED:** 11:02 EST, 8 January 2022



Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #1: There is a public health emergency that has resulted from human infection by a naturally occurring virus called SARS-CoV-2.

There never was a “public health emergency,” based solely on SARS-CoV-2.

Your promotions of EUA Lie #1 has devastated the safety and well-being of Cornell University. That lie is fortified by the notion that PCR testing *per se* is reliable, regardless of absurdly high Cycle Threshold Values (CTV). According to you and your comrades in Day Hall, these PCR “results” justify ongoing and very recent headlines:



In your interview of July 17, 2020, when confronted with honest expertise, you stated:

“What is now sort of evolving into a bit of a standard, that if you get a cycle threshold of 35 or more, that the chances of it being replication competent are miniscule. So that if somebody, and we do have patients, and it’s very frustrating for the patients as well as for the physicians, somebody comes in and they repeat their PCR and it’s like 37 cycle threshold. But you never, you almost never can culture virus from a 37 threshold cycle. So I think if someone comes in with 37, 38, even 36, ya gotta say, ‘Ya know it’s just dead nucleotides, period!’ ”

In this interview you lied about the reporting of the CTV to patients that your comrades have declared as “positive.” You falsely claim that the reporting of the CTV is, “standard practice.” **So, Mr. Fauci, among whom is the sharing of the CTV “standard practice” ?!**

How many of the Cornell students and staff, that I have interviewed, that Day Hall had declared were “positive” (ala the headline above), were simultaneously told their CTV? **ZERO !!**

How many students/staff are aware that the practice that does afflict them involves a university administration fraud; how many are aware that Cornell’s routine PCR CTV is:

45 !

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #2: There is no medical/medicinal alternative to a Vaccine for the Successful Treating of the “SARS-CoV-2” Induced COVID-19.

A repulsive aspect of the COVID-19 pandemic is your success promoting the lie that the “virus” was a “surprise outbreak.” You primed that global “vaccine” scheme, not later than January 2017:



“There will be a challenge (for) the coming Administration in the arena of infectious diseases, both chronic infectious diseases in the sense of already ongoing disease, and we have certainly a large burden of that, but also there will be a surprise outbreak.”

Page 3 of my letter to attorney Mr. Michael van der Veen, I reviewed the following three issues: ⁸

1. The notion that COVID-19 was a “surprise outbreak” is farcical.
2. The so-called “COVID-19 vaccine” is not in response to the SARS-CoV-2 virus; but the exact opposite! Attempts to patent mRNA contraptions, and market such as a “vaccine” for SARS-CoV-1 had failed. SARS-CoV-2 was intentionally released to overcome (“blow up!”) traditional systemic approaches to vaccine formulation, development, and safety confirmation protocols. A conspiracy theory? Hardly. Defendants and associated witnesses have already boasted of this reality, in public!
3. Establishment of ‘liability immunity’ in behalf of Subject 1 defendants is the result of a global criminality that is unprecedented in human history. In terms of evidence-based judgement, the only other entity that has so brazenly sought to be ‘immune from liability’ is Satan himself. We are dealing with evil greedy people.

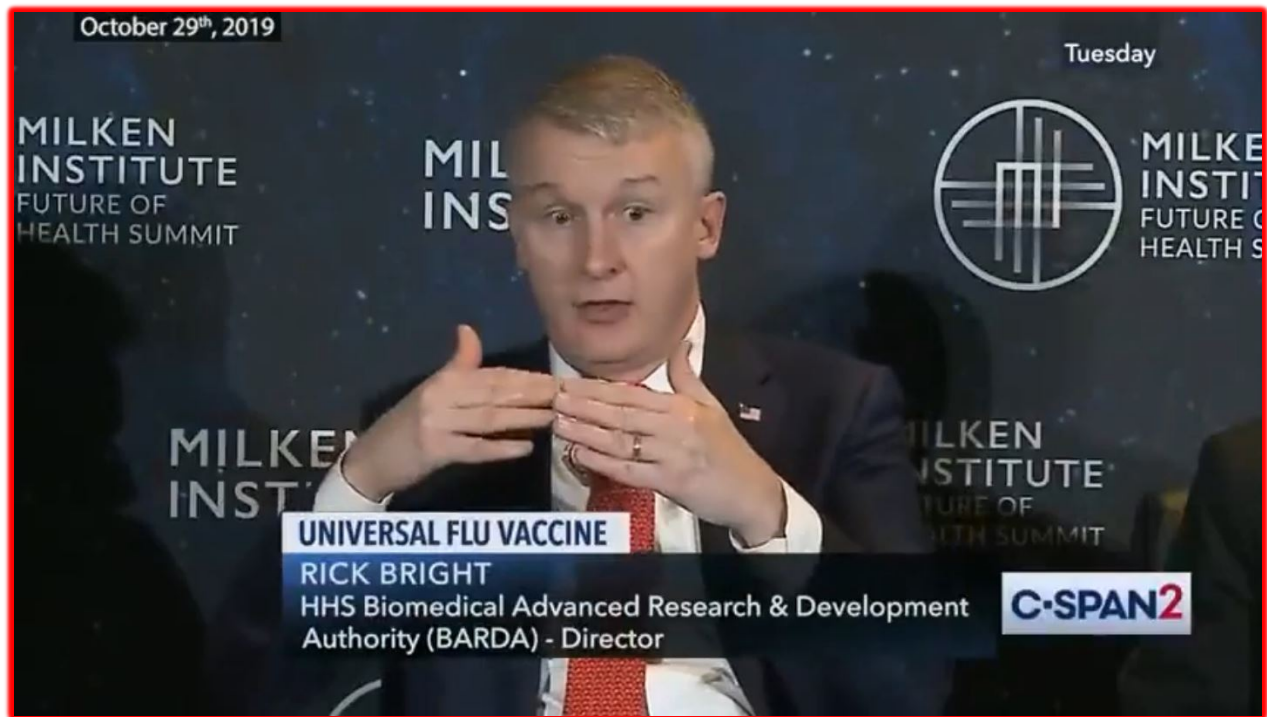
⁸ Items #1 and #2 connect to the rejection of the Fauci patent application (page 6 above). I wrote Item 2 to Mr. van der Veen several months prior to the *Project Veritas* release of January 10, 2022 (Footnote 4 above). However, I also detailed for Mr. van der Veen the vile source of the “blow up” sputum (Page 17, Attachment 1).

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #2: There is no medical/medicinal alternative to a Vaccine for the Successful Treating of the “SARS-CoV-2” Induced COVID-19.

Page 18 of my letter to Mr. van der Veen discusses how your “virus” was *also* being promoted by HHS/FDA; the organization that later issued the Emergency Use Authorization . . .

On October 29, 2019, a short walk to Pfizer’s New York headquarters, while on-stage right next to Health and Human Services (HHS) Director Rick Bright, you heartily endorsed Dr. Bright’s slightly re-worded, but equally **staggering** verbiage about a “surprise outbreak.”



“There might be a need, or even an urgent call for an entity of excitement out there, that’s completely disruptive, that’s not beholden to bureaucratic strings and processes . . . But it is not too crazy to think that an outbreak of a novel avian virus could occur in China somewhere . . .”

Mere weeks later, December 2019, the first case of COVID-19 was proclaimed in China. ⁹

⁹ A key guest of the Milken Institute was **Mr. Albert Bourla of Pfizer**, who promoted **“the likelihood of developing a vaccine by the end of 2020.”** Later his deadly mRNA contraption was deployed by a criminal EUA, its documented defects hiding behind the Fauci-inspired **liability immunity** . . . see pages 7 and 8 above.

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #2: There is no medical/medicinal alternative to a Vaccine for the Successful Treating of the “SARS-CoV-2” Induced COVID-19.

With fear inflicted upon the innocent population, and your pandemic in full global deployment, low-cost alternatives to a “vaccine” (budesonide, Ivermectin or hydroxychloroquine) would be officially resisted, while advocates would be libeled and slandered and threatened.¹⁰

But . . . Dr. Bright, the person who assisted your pandemic with “*an entity of excitement*”!?
What was Dr. Bright’s other role during your pandemic?

“United States Department of Health and Human Services (HHS), Dr. Rick Bright, Director of the Biomedical Advanced Research and Development Authority (BARDA), disclosed potential safety risks and the lack of efficacy associated with use of chloroquine and hydroxychloroquine as therapeutic treatments for COVID-19.”

In my letter of July 21, 2020, five pages exposed ***your*** lies about hydroxychloroquine (HCQ), including collaboration with Surgisphere. Their “study” **was a fraud; so fraudulent that your “vaccine” marketeers at The Lancet were forced to retract its publication.**



¹⁰ Your previous attempts to patent mRNA technology, under the marketing term “vaccine,” failed as late as 2003 (Page 6 above). Dr. David Martin and Dr. Reiner Füllmich have also presented enormous evidence regarding your customary threats/intimidations (Page 20, letter to Mr. Michael van der Veen; Attachment 1).

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #2: There is no medical/medicinal alternative to a Vaccine for the Successful Treating of the “SARS-CoV-2” Induced COVID-19.

In my letter of August 27, 2021, I detailed three non “vaccine” treatment protocols for COVID-19. In each instance I described **the overwhelming success of the protocols**, and listed sample *practicing* medical doctors: (1) *Hydroxychloroquine*, Dr. Vladimir Zelenko, (2) *Ivermectin*, Dr. Pierre Kory, and (3) *nebulized Budesonide*, Dr. Richard Bartlett. ¹¹

The August 2021 report by **US Marine Corp Major Joseph Murphy** is entitled, “SARS-CoV-2 matches the SARS vaccine variants the NIH-EcoHealth program was making in Wuhan.” On January 11, 2022, Senator Ron Johnson (R-WI) sent a letter to DoD, stating:

According to the Major’s disclosure, EcoHealth Alliance (EcoHealth), in conjunction with the Wuhan Institute of Virology (WIV), submitted a proposal in March 2018 to the Defense Advanced Research Projects Agency (DARPA) regarding SARS-CoVs.² The proposal included a program, called DEFUSE, that sought to use a novel chimeric SARS-CoV spike protein to inoculate bats against SARS-CoVs.³ Although DARPA rejected the proposal, the disclosure alleges that EcoHealth ultimately carried out the DEFUSE proposal until April 2020 through the National Institutes of Health and National Institute for Allergy and Infectious Diseases.⁴ The disclosure highlights several potential treatments, such as ivermectin, and specifically alleges that the EcoHealth DEFUSE proposal identified chloroquine phosphate (Hydroxychloroquine) and interferon as SARS-CoV inhibitors.⁵

In essence, EUA Lie #2 claimed that the only remedy for your “pandemic” was use of a needle, supplied by the individual on Page 9 above. That lie **constitutes criminal fraud**. In contrast, it must be re-emphasized . . . none of the three off-patent non “vaccine” protocols is covered by, nor *need* to be covered by, your liability immunity.

Assuming Major Murphy’s report is accurate, are you claiming that EcoHealth comrade Mr. Peter Daszak was aware of the benefits of Hydroxychloroquine (ala Project DEFUSE, way back in 2018), but you were ignorant while orchestrating your May 27, 2020 crap with Surgisphere and Politico?!

**But EUA Lie #1 and EUA Lie #2 pale in comparison to EUA Lie #3.
Once again, evidence of Fauci footprints and fingerprints are everywhere.** ¹²

¹¹ These are real practicing medical doctors, with real COVID-19 patients; **none** the latter have returned in under your vaccine marketing ruse: “break through cases” (Pages 16, 17 and 18 of Attachment 6).

¹² Footnote 3, page 8 above.

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

EUA Lie #1 and EUA L#2 were *dependent* on EUA Lie #3. Operation Warp Speed was the marketing brand for an operative that was predicated upon the globalist technocracy timetable of Mr. Klaus Schwab, and his “*COVID-19: The Great Reset.*” Alternatively, the hard data confirms, the EAU had minimal if-any connection to “safe and effective vaccines.”¹³

Central to EUA Lie #3 is the Fauci-inspired conspiracy of liability immunity; without it there is no possibility that the Pfizer needle would be deployed to infect the global population; a needle funded by the US Treasury, the source of billions in profits for “The Vaccine King.”



The global populations are unaware of how corrupt the FDA ‘Emergency Use Authorization’ of December 11, 2020 really was. Given the pervasive but censored dangers of the Pfizer needle, humanity does not know the details of how corrupt the EUA needed to be.¹⁴

¹³ In my letter to you of 27 August 2021, I exposed the comradeship of Pfizer CEO Mr. Albert Bourla with the current president of my alma mater. Their comradeship goes far beyond conspiratorial membership at the COVID-19 New York State Forward Reopening Advisory Board (Page 20, Attachment 6).

¹⁴ Similar to the awareness of your criminality among US citizens, global citizens are becoming aware of the same status for Mr. Albert Bourla. See report by Public Citizen, *Pfizer Power* (Attachment 7).

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

Page 8 above: “Your shameless endorsement of ‘liability immunity’ is a declaration that the “vaccines” you have injected into the innocent cannot withstand open examination and medical truthfulness.”

Attorney Tom Renz represents a Pfizer employee who is now protected under the Whistleblower Protection Act. **Six weeks prior to the EUA**, on October 22, 2020 the FDA Center for Biologics Evaluation and Research (CBER) secretly presented the following slide to Pfizer:

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

▪ Guillain-Barré syndrome	▪ Deaths
▪ Acute disseminated encephalomyelitis	▪ Pregnancy and birth outcomes
▪ Transverse myelitis	▪ Other acute demyelinating diseases
▪ Encephalitis/myelitis/encephalomyelitis/ meningoencephalitis/meningitis/ encepholopathy	▪ Non-anaphylactic allergic reactions
▪ Convulsions/seizures	▪ Thrombocytopenia
▪ Stroke	▪ Disseminated intravascular coagulation
▪ Narcolepsy and cataplexy	▪ Venous thromboembolism
▪ Anaphylaxis	▪ Arthritis and arthralgia/joint pain
▪ Acute myocardial infarction	▪ Kawasaki disease
▪ Myocarditis/pericarditis	▪ Multisystem Inflammatory Syndrome in Children
▪ Autoimmune disease	▪ Vaccine enhanced disease

You were fully aware of “adverse event outcomes” prior to your party with New York Governor Andrew Cuomo; your meeting with him of December 8, 2020 was in preparation for the FDA EUA **gala** of December 11, 2020 . . . a mere three days later.

Violating ‘Duty to Warn’ tort law, you never alerted President Donald Trump about the known horrors of the Pfizer mRNA needles, **prior-to** or after the Emergency Use Authorization.

You never alerted America about the October 2020 CBER presentation, especially their warning about Venous Thromboembolism; **you failed in your duty to warn Mrs. Jummai Nache.** ¹⁵

¹⁵ I detail your RICO crimes on Page 6 of my 27 August 2021 letter (Attachment 6). This instant letter concludes by declaring connections of your crimes against humanity, including the horrors caused by liability immunity, the EUA, “vaccine mandates,” and the Pfizer needle . . . the needled inflicted upon immigrants from Nigeria, **the Nache family.**

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

On page 10 of my March 6, 2021 letter to the Ivy League University presidents, I introduce the legal issue of ‘Duty to Warn.’ In any context, but especially your liability immunity and the known defects of the Pfizer needle, **their** failure to address ‘Duty to Warn’ in-behalf of students/staff constitutes willful misconduct (Attachment 8).

I also presented to the Ivy League, a screenshot from the Cornell “New Normal” webpage:

Is the vaccine safe? ! UPDATED MAR 3

All data currently available indicate that the vaccines are safe. Thus far, no serious long-term side effects have occurred and no study participants who received vaccine died of COVID-19. Some individuals do experience minor side effects that reflect the body’s immune response beginning; a tiny number of individuals have experienced allergic reactions and have required immediate treatment, which has been successful.

On August 27, 2021, I reviewed the following crap from the Cornell Health website (Attachment 6):

How effective is the vaccine?

Pfizer reports that the vaccine is 95% effective. Moderna reports that their vaccine is 94% effective.

“All data currently available”? “Pfizer reports that the vaccine is 95% effective”?!

Both are outrageous lies; one by commission, the other by omission.

It came as no surprise that following receipt of my letters, Cornell administrators scrubbed both of these bold-faced, “vaccine” promoting lies from their websites.

An *alleged* source of these two Cornell administration lies is shown next.

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

The NEW ENGLAND JOURNAL of MEDICINE

RESEARCH SUMMARY

Safety and Efficacy of the BNT162b2 mRNA Covid-19 Vaccine

F.P. Polack, et al. DOI: 10.1056/NEJMoa2034577

CLINICAL PROBLEM

Safe and effective vaccines to prevent severe acute respiratory syndrome coronavirus 2 (SARS-CoV-2) infection and Covid-19 are urgently needed. No vaccines that protect against betacoronaviruses are currently available, and mRNA-based vaccines have not been widely tested.

CLINICAL TRIAL

A randomized, double-blind study of an mRNA vaccine encoding the SARS-CoV-2 spike protein.

43,548 participants ≥16 years old were assigned to receive the vaccine or placebo by intramuscular injection on day 0 and day 21. Participants were followed for safety and for the development of symptomatic Covid-19 for a median of 2 months.

RESULTS

Safety:

Vaccine recipients had local reactions (pain, erythema, swelling) and systemic reactions (e.g., fever, headache, myalgias) at higher rates than placebo recipients, with more reactions following the second dose. Most were mild to moderate and resolved rapidly.

Efficacy:

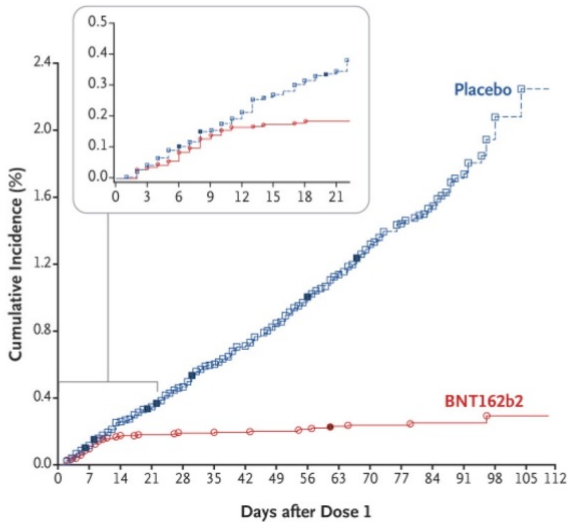
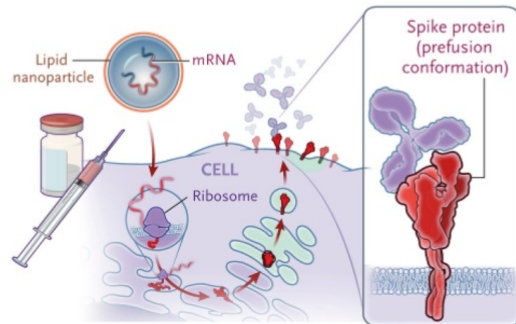
The vaccine showed protection 7 days after the second dose; 95% efficacy was observed.

LIMITATIONS AND REMAINING QUESTIONS

Further study is required to understand the following:

- Safety and efficacy beyond 2 months and in groups not included in this trial (e.g., children, pregnant women, and immunocompromised persons).
- Whether the vaccine protects against asymptomatic infection and transmission to unvaccinated persons.
- How to deal with those who miss the second vaccine dose.

Links: Full article | Quick Take | Editorial



Vaccine efficacy of 95% (95% credible interval, 90.3 –97.6%)

CONCLUSIONS

Two doses of an mRNA-based vaccine were safe over a median of two months and provided 95% protection against symptomatic Covid-19 in persons 16 years of age or older.

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

Perspective: Cornell administrators cannot make claims of “leadership” to a world class university; one that is world famous for its undergraduate, graduate, Doctor of Philosophy, Juris Doctor, and Doctor of Medicine degrees (to name a few); with specialties ranging from entomology, biological science, chemistry, genetic science, public health science, biomedical engineering, computer science, genetic engineering, food science, plant sciences, law, information sciences, veterinary medicine, mathematics, and statistical science . . . again, to name a few . . . **while those very same Cornell administrators are ostensibly claiming, by their words and deeds:**

“We do not know the difference between Relative Risk Reduction versus Absolute Risk Reduction.”

PFIZER'S INOCULATIONS FOR COVID-19 / MORE HARM THAN GOOD



**PFIZER'S ORIGINAL TRIAL REPORT
DECEMBER 31 2020**

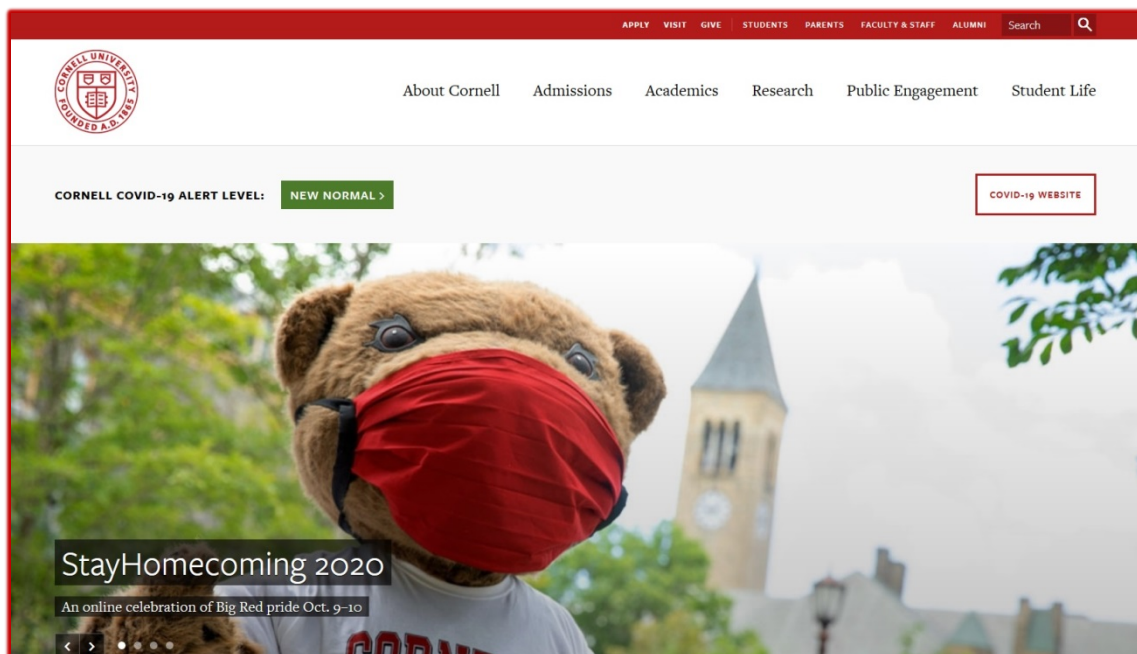
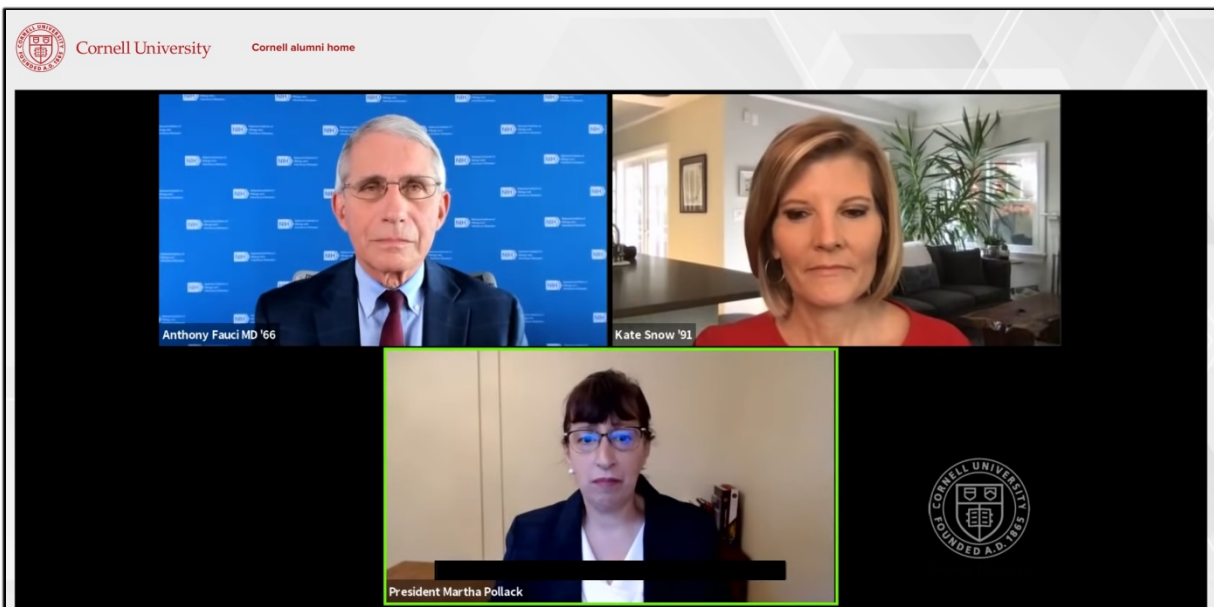
- Published in New England Journal of Medicine
- Showed **2 months worth of safety & efficacy data**
- Described starting with 43,548 people divided into:
 1. **Treatment group** (received inoculation)
 2. **Control group** (received saline)
for 2 months to see who developed COVID-19
- ➔ The claim was that the inoculations were safe and showed **95% efficacy 7 days after the 2nd dose**. But that 95% was actually **Relative Risk Reduction. Absolute Risk Reduction** was only **0.84%**.

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

Mr. Fauci, the above “leadership” admonishment applies to dishonest Cornell administrators; therefore it applies to you in manifold!

The next screenshot is your ‘vaccine mandate’ marketing stunt of October 9, 2020, identified by the repulsive term coined by Cornell administrators, “*StayHomecoming 2020.*”



Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

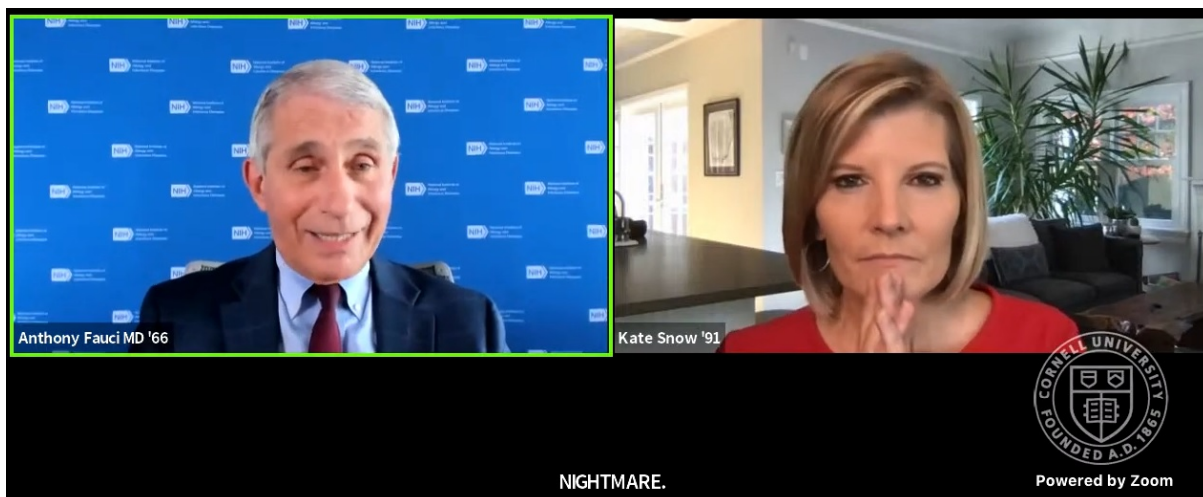
EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

That “America’s Doctor” would degrade the Cornell gala of HomeComing, **to exploit the gullibility** of University students and staff, reduces your status to the “demonic.” ¹⁶

Similar to Cornell administrators, that scrub webpages but only after exposed as frauds, you are *intimately* familiar with Relative Risk Reduction (RRR) versus Absolute Risk Reduction (ARR). You too openly promoted the deception that the former **was** the latter: “95%.” **A bold-faced lie!**

But your antics at StayHomecoming 2020 were not restricted to receiving couched, pre-planned questions from three young coeds. It was a staging of your agenda in behalf of vested-interests; from upcoming vaccine mandates (in behalf of Mr. Albert Bourla), to your deceptions deployed to divert discussion away from your GOF research (in behalf of EcoHealth, the CCP, etc.). Presuming that the rest-of-us were born-yesterday, you exposed plans about your “perfect nightmare” :

“A brand new disease that jumps species, from an animal to a human reservoir, that’s respiratory spread, that has two conflating characteristics. One, it’s spectacularly efficient in its spread from human to human. And two, it has the capability of a high degree of morbidity and mortality, either in the general population, or among a subset or group. And sure enough, here we are in 2020, and we have my perfect nightmare. Namely, a pandemic that has already killed a million people worldwide, and is still raging throughout the world. So what keeps me up at night, is acting out the things that kept me up at night theoretically, is now keeping me up at night practically.”



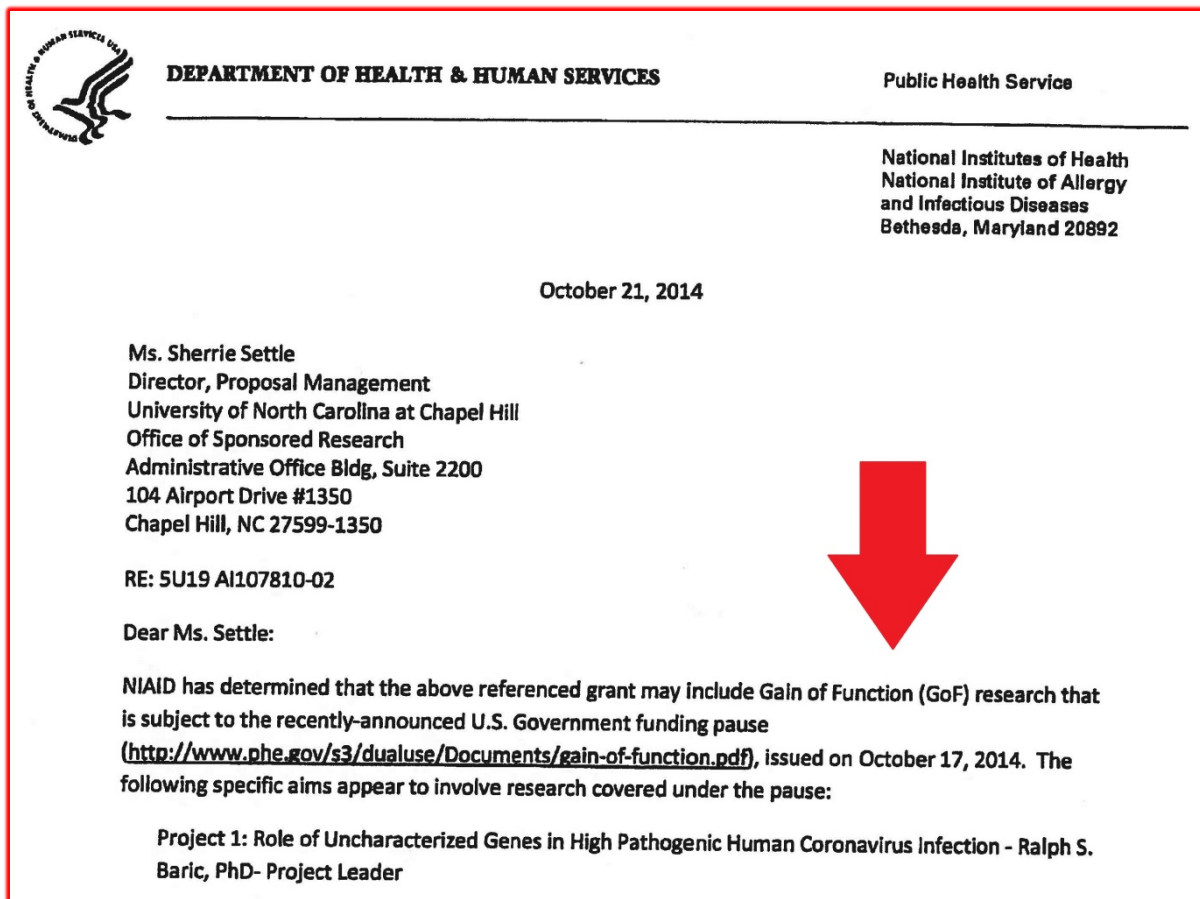
¹⁶ The quotation marks indicate that this was not my descriptor.

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

At StayHomecoming 2020 did you not reveal the truth contained in your FOIA-released emails. Those emails confirm that **your “perfect nightmare” was a Gain of Function design criteria!**

During StayHomecoming 2020 you did not fret about “*nebulous*” definitions for Gain of Function, nor were you compelled to revise its definition to an “*operable*” version:




However (per Page 6 and Item 2 of Page 15 above), you **were** compelled to re-assert the underlying COVID fraud; that the “vaccine” was *in response* to your Gain-of-Function “virus.”

And certainly you were not compelled to explain to the Cornell StayHomecoming coeds, that the “vaccine” trials being conducted by Pfizer had already deviated-from and had already violated every basic requirement for “safe & effective” prove-out of any medicine; let-alone a new never-before licensed mRNA contraption for use in humans. **Why is that Mr. Fauci?**

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

EUA Lie #3: The Pfizer clinical trials conducted under *Operation Warp Speed* were competent, truthful and an accurate indicator of COVID-19 “vaccine” safety and effectiveness

A few weeks after Cornell StayHomecoming 2020, while celebrating the FDA ‘Emergency Use Authorization’ with ex New York Governor Andrew Cuomo, you were fully aware that a basic requirement of an EUA was Level 1 evidence **for safety**:




PFIZER'S INOCULATIONS FOR COVID-19 / MORE HARM THAN GOOD

THE HIERARCHY OF EVIDENCE

- **A randomized control trial is LEVEL 1 Evidence**, the highest form of evidence there is. It is considered the Gold Standard and is the only way to prove something is true.
- **Models are LEVEL 5 or lower** as they are expert opinion/speculation.
- **Policy should be determined by the highest level of evidence available, LEVEL 1.**

Levels of Scientific Evidence

Level	Example of Evidence
Level 1	Meta-analysis of Homogenous RCTs Randomized Control Trial
Level 2	Meta-analysis of Level 2 or Heterogenous Level 1 Evidence Prospective Comparative Study
Level 3	Review of Level 3 Evidence Case-control Study Retrospective Cohort Study
Level 4	Uncontrolled Cohort Studies Case Series
Level 5	Expert Opinion Case Report Personal Observation
Foundational Evidence	Animal Research <i>In Vitro</i> Research Ideas, Speculation




6

You and Cornell administrators were also fully aware that the Randomized Control Trials (that Cornell administrators claimed were the source for their webpages, and later their justification for vaccine mandates), did not occur with full competence and full validity.

For example, you and Cornell administrators were both fully aware that the trials had already been invalidated by an unblinding that occurred as early as July 2020 !

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - con't

PFIZER'S INOCULATIONS FOR COVID-19 / MORE HARM THAN GOOD



EARLY UNBLINDING OF RANDOMIZED CONTROL TRIAL = NO LONG TERM SAFETY DATA

WHAT WAS SUPPOSED TO HAPPEN


Year	INOCULATED GROUP	PLACEBO GROUP	Notes
2020	[Grid of red dots]	[Grid of blue dots]	July 27 2020 Phase III Begins The participants are evenly divided into Inoculated and Placebo groups of about 21,000 each. The study is blind , so participants don't know which group they are in.
2021	↓	↓	
2022	↓	↓	
2023	↓	↓	May 2 2023 End of Phase III Clinical Trial This is the point where the trial can be unblinded and the Placebo group offered the intervention if it's indicated and they consent.

WHAT ACTUALLY HAPPENED

Year	INOCULATED GROUP	PLACEBO GROUP	Notes
2020	[Grid of red dots]	[Grid of blue dots]	July 27 2020 Phase III Begins The participants are evenly divided into Inoculated and Placebo groups of about 21,000 each. The study is blind .
2021	[Grid of red dots]	NO DATA	Dec 31 2020 Release 2 month data report. The trial is unblinded early. Crossover Occurs The participants from the Placebo Group are given the opportunity to take the inoculation and by early 2021, the majority of them have crossed over to the inoculated group. It's no longer a randomized control trial, as control group is gone.
2022	↓ ↓	NO DATA	
2023	↓ ↓	NO DATA	May 2 2023 End of Phase III Clinical Trial The long term safety data that was supposed to be assessed at this point is no longer possible to ascertain as the placebo group crossed over two years previously.

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PFIZER'S INOCULATIONS FOR COVID-19 / MORE HARM THAN GOOD



PFIZER DID NOT FOLLOW ESTABLISHED PROTOCOLS

Regarding the persistent claim that the COVID-19 inoculation products do not need to be tested, because mRNA technology has already undergone testing: mRNA technology is the delivery mechanism, not the inoculation. That's like saying that since we've used syringes safely before, anything injected via syringe is safe. (And in fact, there are still a lot of unknowns about the effects of the mRNA delivery mechanism.)

NORMALLY, VACCINE DEVELOPMENT LOOKS LIKE THIS, WITH A TIMELINE OF 5 TO 10 YEARS.

1	2	3	4	5	6	7	8	9	10
In Vitro & Animal Models			Human Trials PHASE I Safety, dosing, immune responses	Human Trials PHASE II Safety & immune responses	Human Trials PHASE III Safety & efficacy				

RARELY, IT CAN BE DONE IN AS LITTLE AS 5 YEARS.

1	2	3	4	5
In Vitro & Animal Models	Human Trials PHASE I	Human Trials PHASE II	Human Trials PHASE III	

FOR THE COVID-19 INOCULATIONS, IT WAS DONE IN 1 YEAR.

2020	2021
[In Vitro & Animal Models]	PHASE III continues, but unblinded

← ROLLOUT BEGINS

- Animal testing was skipped
- Phases II/III were combined
- After 2 months of Phase II/III, Emergency Use Authorized
- The trials were unblinded
- Phase III trials are ongoing until 2023

14

Keys to Genocide: Fauci Inspired *Emergency Use Authorization (EUA)* - conclusion

At StayHomecoming 2020 you declared what truly motivated you and your Great Reset clients:

*“ The urgency of getting an intervention, both a vaccine and some of the therapies that you and I discussed a little while ago. To get them ready, because you know as a physician, and a physician-scientist, I am very cognizant of people getting sick and of people dying. That’s real stuff for me! That’s not a statistic. ‘Cause when you do it every day, it’s not a statistic. So, it doesn’t worry me, it gives me more energy to say, ‘We’ve gotta get a vaccine. We’ve gotta get drugs. And we’ve gotta get people to listen to us, when we say what the public health measures are that we need to follow.’ ”*¹⁷

Never during your mRNA needle sales campaign, have you admitted cognizance of the proven safety & effectiveness of low-cost medicines: Hydroxychloroquine, Ivermectin or budesonide. Instead, you have been spewing “guidance” that accommodates Mr. Klaus Schwab.



“Cognizant”? **Your “guidance” led to the FDA ‘Emergency Use Authorization’** of December 11, 2020; later promoted by Cornell administrators. The EUA was characterized by conspiracy, fraud, gross criminal negligence, depraved indifference, and treason . . . to name a few.¹⁸

¹⁷ At no time during your mRNA needle sales campaign did you admit that the “people getting sick” included a University of Minnesota medical assistant named Mrs. Jummai Nache (See Pages 36 through 44 below).

¹⁸ The presentation slides above (Pages 23, 27 and 28) are compliments of the Canadian COVID Care Alliance (CCCA) of December 16, 2021. CCCA is comprised of over 500 independent Canadian doctors, scientists, and health care practitioners. Their priority is the Hippocratic Oath and patient well-being, **not** the CCP, or Pfizer, or COVID-19: *The Great reset*. The CCCA video and pdf slides are here : <http://pvsheridan.com/CCCA/>

Intermission Two

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in *any* way to my alma mater – CORNELL UNIVERSITY



Crimes Against Humanity: Fauci Inspired Suicide / Murder of the World's Children

Ten days after your Pfizer mRNA needle was released by the FDA Emergency Use Authorization, for use against the entire population of America, I wrote to you about your role in **the massive suicide death toll afflicting our children** (screenshot):

21 December 2020

VIA FEDEX AIRBILL 7817-8238-2240

Dr. Anthony S. Fauci, Director
National Institute of Allergy and Infectious Diseases
5601 Fishers Lane
Rockville, MD 20892
301-496-2263 / anthony.fauci@nih.gov

**Subject : I Hereby Accuse You of 'Gross Criminal Negligence'
Connectable to the Death of Mr. Spencer William Smith ***

Consistent with your long history of inaccuracy, your lack of true responsibility, and your cowardice; you never responded. Throughout 2020 your "guidance" was enforced upon our children, from lockdowns, to vile face masks, to **your "vaccine mandate" that now directly connects you to horrible permanent injury and death among the world's children.**

Your crimes against our children occurred while you subverted the proven safety of off-patent medicines; favoring the needles from The Vaccine King and his major "investors" (Page 9 above).



Your crimes against our children occurred while you and the criminal at-center were conspiring against anyone that questioned your "guidance" on lockdowns . . . the latter is a proven cause of the suicide death of our children.

Crimes Against Humanity: Fauci Inspired Suicide / Murder of the World's Children – con't

My thesis of December 21, 2020 states that your criminality is connectable to the suicide death of our children. My thesis has not diminished; recent releases of your emails has further affirmed it:

Leaked E-mails: Fauci, Collins Worked on “Quick and Devastating” Smear Campaign Against Anti-lockdown Message

by [Veronika Kyrylenko](#) December 20, 2021

[Facebook](#) [Twitter](#) [LinkedIn](#) [Email](#) [Print](#) [PDF](#)



Over a year ago, on Page 7 of my December 21, 2020 letter, I asserted:

“It is abundantly clear, had the Smith family merely resided in Florida, wherein “lockdowns” are reduced to non-existence, the schools are open, and the students enjoy normal social interactions; in that residence the probability of the suicide death of a child, 16 year-old Spencer William Smith, drops to zero.”

Crimes Against Humanity: Fauci Inspired Suicide/Murder the World's Children - conclusion

As the whole world can now see, my thesis of December 21, 2020 stating your criminality (and its connection to the suicide death of our children) has not diminished in validity. An example of **your vile email record confirms that you are the one that has been “devastating.”**

From: Collins, Francis (NIH/OD) [E] (b) (6)
Sent: Thursday, October 8, 2020 2:31 PM
To: Fauci, Anthony (NIH/NIAID) [E] (b) (6); Lane, Cliff (NIH/NIAID) [E] (b) (6)
Cc: Tabak, Lawrence (NIH/OD) [E] (b) (6)
Subject: Great Barrington Declaration

Hi Tony and Cliff,

See <https://gbdeclaration.org/> This proposal from the three fringe epidemiologists who met with the Secretary seems to be getting a lot of attention – and even a co-signature from Nobel Prize winner Mike Leavitt at Stanford. There needs to be a quick and devastating published take down of its premises. I don't see anything like that on line yet – is it underway?

Francis

Over a year ago, on Page 9 of my December 21, 2020 letter, I asserted:

“Were it not for the fraud of ‘amplification,’ central to your lies of PCR-based testing as the ‘gold standard,’ the governor of Maine would not have had exaggerated ‘confirmed cases,’ and therefore would be unable to enforce her Bolshevik-styled lockdown . . . that 16-year-old Spencer William Smith had connected in the suicide note as his primary reason to take his own life.”¹⁹

Mr. Fauci, it's called manslaughter. But before you assert your divinity, perhaps the fact that many are in-agreement with my thesis is instructive . . . especially if ‘the many’ are **typified** by a respectful front line nurse of the highest standing with her patients, and her employer.

Meet Nurse Ms. Morgan Wallace:

¹⁹ Review of the ‘Big Testing Regime’ (from over a year ago) now connects to your “guidance” presented on Page 14 above, and your full awareness that the PCR regime deployed against the Cornell/Ithaca community has a CTV of 45! One can speculate why you and the Cornell administrators forgot about your pre-EUA PCR lectures of October 2020.

Crimes Against Humanity: Murder by Withholding Successful COVID Protocols

“Everyone who died with COVID should be considered murdered.”



The transcript of her January 4, 2022 talk is on Page 35 above. As expected, the video of her talk has been banned by your comrade Susan Wojcicki of YouTube. But I preserved a copy here:

<https://www.bitchute.com/video/Pi7zmmn5m4jw/>

Crimes Against Humanity: Murder by Withholding Successful COVID Protocol - conclusion

“Everyone who died with COVID should be considered murdered.”

New Hanover County School Board, Wilmington, North Carolina, 4 January 2022 (Transcript)

“I’m (nurse) Morgan Wallace. I am a 10-year employee of New Hanover County (hospital). I worked in cardiovascular ICU for five years I was your last line of defense with COVID.

We ran your heart and lungs outside your body with your chest open while you were bleeding on the floor. **And what I realized was that patients were needlessly dying because government withheld policies for treating COVID.**

Everyone who died with COVID should be considered murdered. Early treatment has always been effective.

I walked out of the hospital on the mandate day. I have my own practice, and I am the only person in town treating COVID patients prior to hospitalization.

I also watched the entire staff at the hospital including in my unit get vaccinated and then get COVID. Amongst all other kinds of ailments, you have now loaded your body with millions of spike proteins and you are a ticking time bomb for cancer, blood clots, and whatever kind of ailment may come up in your body.

And I’m tired of hearing people go and ask doctors can they be treated for COVID, **and their only option is a vaccine**, or go home, or go into the hospital where you’re not going to make it out.

I’ll be happy to treat any one of you for COVID prior going to the hospital because early treatment has always worked. I’m a member of the FLCCC Alliance, NC Physicians for Freedom, and the Medical Freedom Summit.

And I would ask you all to please stop choosing fear and putting masks on our kids.

The vaccine is not gonna work, early treatment has always worked, and government mismanagement of patients is why people have died.

And families have realized this and they are rising up and they are going to come after governments and the hospital.

I was highly decorated and highly respected at New Hanover. I was the November 2020 employee of excellence, and I had a job opportunity this year from the chief medical director at this hospital and I chose to walk out and stand up for what is right.

So putting these masks on our kids is not going to help, nor is vaccination, and we all need to realize that.

The cat is out of the bag and people are speaking globally, including the inventor of the vaccine.”

Crimes Against Humanity**Mr. Anthony Fauci “Guidance” and the Case of Mrs. Jummai Nache**

Given both criminal and civil litigation in this case, I will not verbalize too much in this section.

However, rather than spewing “guidance” from a white tower, working instead in the real world of patients; the following portion of Nurse Wallace’s statement needs to be re-emphasized:

“I also watched the entire staff at the hospital including in my unit get vaccinated and then get COVID. Amongst all other kinds of ailments, you have now loaded your body with millions of spike proteins and you are a ticking time bomb for cancer, blood clots, and whatever kind of ailment may come up in your body.”

It is unlikely that Ms. Morgan has any knowledge whatsoever of the medical or legal case of **fellow-nurse Mrs. Jummai Nache**. . . .

For perspective, you are directed to read the excerpt of the medical report of Mrs. Nache; provided to attorney Mr. Michael van der Veen, Page 21 of Attachment 1:

In their medical report on Mrs. Jummai Nache of 21 May 2021, on Page 183, Dr. Andrew Boucher of the University of Minnesota Medical Center claims:

“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.”

Diverting to a needle that Mrs. Nache was **not** injected with was no accident; Dr. Boucher was fully aware that the mRNA needle, twice-inflicted upon her, was from Pfizer Corporation.

Again, I do not intend to elaborate, instead I will let the following photos do the verbalizations.

You and the person of Footnote 1 have already seen many of the following, but you and she have characteristically ignored them . . . so, **once again** . . . look at these photographs . . . **take a good loooooong look Mr. Fauci.**

Crimes Against Humanity

Mr. Anthony Fauci “Guidance” and the Case of Mrs. Jummai Nache



Philip and Jummai Nache are from the African country of Nigeria. They moved to the United States and now they tell other Africans who moved here about Jesus.

Crimes Against Humanity

Mr. Anthony Fauci "Guidance" and the Case of Mrs. Jummai Nache



Crimes Against Humanity

Mr. Anthony Fauci "Guidance" and the Case of Mrs. Jummai Nache



Crimes Against Humanity

Mr. Anthony Fauci "Guidance" and the Case of Mrs. Jummai Nache



Crimes Against Humanity

Mr. Anthony Fauci "Guidance" and the Case of Mrs. Jummai Nache



Crimes Against Humanity

Mr. Anthony Fauci "Guidance" and the Case of Mrs. Jummai Nache



Crimes Against Humanity

Mr. Anthony Fauci "Guidance" and the Case of Mrs. Jummai Nache



Crimes Against Humanity

Mr. Anthony Fauci “Guidance” versus the Nation of Nigeria

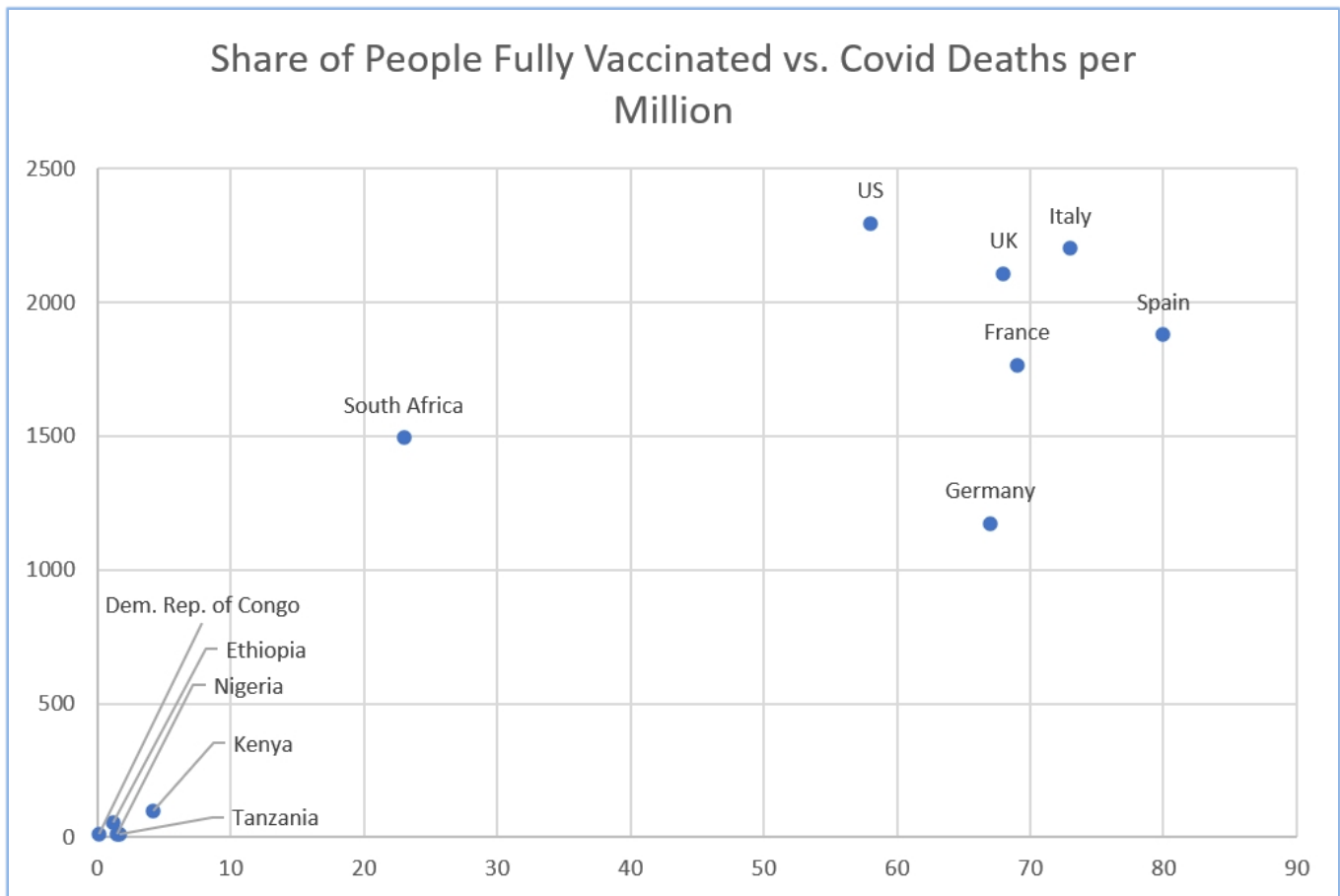
On Page 11 and Footnote 7 above I introduced the subject of Nigeria, as one of the exemplars for the reality, “There never was a ‘public health emergency,’ based solely on SARS-CoV-2.”

MISES INSTITUTE
Published on *Mises Institute* (<https://mises.org>)

With Low Vaccination Rates, Africa's Covid Deaths Remain Far below Europe and the US

November 23, 2021 - 1:44 PM [Ryan McMaken](#) [1]

Barely visible in the lower left corner we find the results of NOT submitting to the Fauci or University of Minnesota or Cornell University “guidance” :



Had the Nache Family remained in Nigeria, rather than being tyrannized by Fauci and University of Minnesota COVID-19 “guidance,” vaccine mandates, and lockdowns; their physical health and livelihoods would not be so compromised (Attachment 10).

Intermission Three

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in *any* way to my alma mater – CORNELL UNIVERSITY



Conclusion – Part One

Mr. Anthony Fauci: No CRIMINALITY IMMUNITY

Whether coddling co-conspirator Dr. Peter Daszak for assistance with your “perfect nightmare,” or orchestration of liability immunity for characters such as Mr. Albert Bourla of Pfizer; your deeds are not protected by *Criminality Immunity*.

Whether investigating the origins of the so-called “virus,” or the process and long history by which the so-called “vaccine” for COVID-19 was developed and deployed; from beginning to end, **there is always a common denominator: The footprints and fingerprints of “America’s Doctor.”**



If you need further affirmation of how your crimes are directly connectable to the horrors inflicted upon the Nache family (Pages 37 - 43 above), then I direct your attention to readership of Attachment 1.

Conclusion Part Two

To the best of my extensive knowledge of Cornell University; its founder, its founding philosophy, its remarkable and ongoing history of true contribution to the well-being of humanity; **there is no one in the Cornell family that even remotely caused or deserves the following headline:**



FORMAL DEMAND

I make no suggestions/representations that I represent Cornell University in an *official* capacity. I am an ambassador in high standing as a member of the alumni family. In this capacity, and in the context of (1) the above discussion, (2) the gentleman pictured on Page 45, (3) the customary rules that dictate expulsion from Cornell, and (4) in-behalf of the Nache Family:

I hereby demand that you, Mr. Anthony Fauci, forfeit all degrees, that you disassociate from any affiliation, and completely disconnect from any prior accolades/activities that are related *in any way* to my alma mater – CORNELL UNIVERSITY

Cordially,

Paul V. Sheridan
MBA: Class of 1980

ADDENDUM CONTENT

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Paul V. Sheridan letter of November 20, 2021 to Mr. Michael van der Veen	Attachment 1	2, 15, 16, 17
Paul V. Sheridan letter of July 21, 2020 to Dr. Anthony Fauci	Attachment 2	3, 7
Paul V. Sheridan letter of April 12, 2020 to President Donald Trump	Attachment 3	4
Paul V. Sheridan letter of September 18, 2020 to President Donald Trump	Attachment 4	4
Paul V. Sheridan letter of August 13, 2020 to President Donald Trump and Vice President Michael Pence	Attachment 5	6
Paul V. Sheridan letter of August 27, 2021 to Mr. Anthony Fauci and Ms. Martha Pollack	Attachment 6	18, 19
Public Citizen Report : PFIZER POWER of October 19, 2021	Attachment 7	19
Paul V. Sheridan letter of March 6, 2021 to Ivy League University presidents	Attachment 8	20
Paul V. Sheridan letter of December 21, 2020 to Mr. Anthony Fauci	Attachment 9	31, 32, 33
Mises Institute report : With Low Vaccination Rates, Africa's COVID Deaths Remain Far below Europe and the US	Attachment 10	44

Electronic Versions <http://pvsheridan.com/sheridan2fauci-5-19january2022.pdf> (full)
<http://pvsheridan.com/sheridan2fauci-5-19january2022-cvr.pdf> (abridged)
<http://pvsheridan.com/sheridan2fauci-5-19january2022-cvr-links.pdf> (links)

This is Cornell

Cornell may be likened to a genetically engineered, multicolored chimeric animal, produced by combining the genes of at least a half dozen parents; all of whom are convinced that they contributed the dominant genes.

From where I sit in the tower at the east end of the campus, the chimera has a distinctly greenish hue, reflecting the emphasis on technological advances in biology, the plant and animal sciences, and veterinary medicine that have made us world leaders in improving food production and maintaining environmental quality.

But the chimera's coat has many different colors, and those that predominate depend on the angle of viewing.

In a larger sense, *Cornell* is more than a complex mosaic of disciplines and schools. It is a place of great creativity, nurtured by remarkable individual freedom. It is an institution where excellence and hard work are expected . . . indeed these are the norm.

It is an international community, and those of us who travel abroad are constantly reminded of the respect we command throughout the world simply because we are from *Cornell*.

Mr. Anthony S. Fauci, Director
National Institute of Allergy and Infectious Diseases
5601 Fishers Lane
Rockville, MD 20892
301-496-2263 / anthony.fauci@nih.gov

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in any way to my alma mater – CORNELL UNIVERSITY

Preliminary Copy List

Mrs. Jummai Nache/ Mr. Philip Nache Hope of Nations Gospel Church 1021 Hennepin Ave # 2 Minneapolis, MN 55403 502-379-5428 / <i>By email</i>	Mr. Robert S. Harrison Board of Trustees Cornell University- 300 Day Hall Ithaca, NY 14853 607-255-3903 Shipper tracking xxxxxxxx	Dean Augustine M.K. Choi Weill Cornell Medical College 1300 York Avenue New York, NY 10065 212-746-5454 Shipper track 775829266383
Dr. Michael I. Kotlikoff Office of the Provost Cornell University - 300 Day Hall Ithaca, NY 14853 607-255-9924 Shipper track 775840675166	Mr. Joel M. Malina VP for University Relations 314 Day Hall Ithaca, NY 14853 607-255-9029 Shipper track 775876832516	Ms. Donica Thomas Varner Office of General Counsel Cornell University- 300 Day Hall Ithaca, NY 14853 607-255-3903 Shipper track 775829255077
Senator Rand Paul United States Senate 167 Russell Senate Office Bldg Washington DC, 20510 202-224-4343 Shipper track 775853076306	Congressman Jim Jordan United States Congress 2056 Rayburn House Bldg Washington, DC 20515 202-225-2676 Shipper track 775842255328	Mr. Thomas Renz, Esq Renz Law Firm, PC - Suite 162 1907 W. State Street Fremont, OH 43420 419-351-4248 <i>By email</i>
Mr. Ravi Batra, Esq. Law Firm of Ravi Batra, PC 142 Lexington Avenue New York, NY 10016 212-545-1993 <i>By email</i>	President Dr. William Wilson Oral Roberts University 7777 South Lewis Avenue Tulsa, OK 74171 918-495-6161 <i>By email</i>	Dr. Peter McCullough Baylor Heart & Vascular 3409 Worth Street - Suite 500 Dallas, TX 75246 214-841-2000 Shipper track 775876748935
Dr. Vladimir Zelenko Suite 011 3 Hamaspik Way Monroe, NY 10950 845-782-0000 <i>By email</i>	Dr. Pierre D. Kory FLCCC Alliance 6006 N Highlands Avenue Madison WI 53705 513-486-4696 <i>By email</i>	Dr. Richard Bartlett Suite 310 1330 East 8th Street Odessa, TX 79761 432-425-1258 <i>By email</i>
Mr. Marc L. Boom Houston Methodist Hospital 6565 Fannin Street Houston, TX 77030 713-790-3311 Shipper track 775853258390	Governor Kathy Hochul Governor of New York State NYS State Capitol Bldg Albany, NY 12224 518-474-8390 Shipper track 775840431746	Ms. Martha E. Pollack Office of the President Cornell University- 300 Day Hall Ithaca, NY 14853 607-255-5201 Shipper tracking xxxxxxxx

8 February 2022

Attorney General Jeff Landry
Louisiana Department of Justice
1885 North Third Street
Baton Rouge, LA 70802
225-326-6079 / constituentservices@ag.louisiana.gov

Subject : **The CMS Vaccination Rule, et al.**

Reference : **Your Recent Fox News Interview**

Paul V. Sheridan cover letter of 20 November 2021 to attorney
Mr. Michael van der Veen (former defense attorney for President Trump)

23 Pages

Subject 1: The Nache Family versus Pfizer Incorporated, BioNTech SE, et al.

Subject 2: The Nache Family versus EcoHealth Alliance, et al.

Subject 3: The Nache Family versus University of Minnesota, et al.

Subject 4: The Nache Family versus M Health Fairview Southdale Hospital, et al.

Reference: The Global Rollout of COVID-19

Dear Customer,

The following is the proof-of-delivery for tracking number: **775271131063**

Delivery Information:

Status:	Delivered	Delivered To:	Receptionist/Front Desk
Signed for by:	M.GREEN	Delivery Location:	1219 SPRUCE ST
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		PHILADELPHIA, PA, 19107
		Delivery date:	Nov 22, 2021 11:04

Shipping Information:

Tracking number:	775271131063	Ship Date:	Nov 20, 2021
		Weight:	5.0 LB/2.27 KG

Recipient:

Mr. Michael van der Veen, Esq, Law Offices
1219 Spruce Street
vanderVeen, ONeill,Hartshorn,Levin
PHILADELPHIA, PA, US, 19107

Shipper:

Paul V. Sheridan, DDM Consulting
22357 Columbia Street
DDM Consulting
Dearborn, MI, US, 48124

Reference

Consult Request Letter - Nache



22357 Columbia Street
Dearborn, MI 48124-3431
313-277-5095
pvs6@cornell.edu

20 November 2021

VIA FEDEX AIRBILL 7752-7113-1063

Mr. Michael van der Veen, Esq.
van der Veen, O'Neill, Hartshorn, and Levin
1219 Spruce Street
Philadelphia, PA 19107
215-515-6892

Subject 1: The Nache Family versus Pfizer Incorporated, BioNTech SE, et al.
Subject 2: The Nache Family versus EcoHealth Alliance, et al.
Subject 3: The Nache Family versus University of Minnesota, et al.
Subject 4: The Nache Family versus M Health Fairview Southdale Hospital, et al.
Reference: The Global Rollout of COVID-19

Dear Mr. van der Veen:

Thank you for receiving my several prior correspondences.

We are seeking a law firm with the political, financial, and legal wherewithal to gain justice for the Nache Family and, in so-doing, assert to the very powerful that their plans for global humanity are not merely unacceptable, but are knowingly harmful and provably criminal. We are seeking a law firm that will advocate with innate conviction, in open court, in behalf of all, especially for those that Jesus referred to when declaring:

“Truly I tell you, whatever you did for one of the least of these brothers and sisters of mine, you did for me.”

Civil Liability Case Definition

The webpage of the US Department of Health and Human Services, covering the Public Readiness and Emergency Preparedness Act (PREP) states:

Liability Immunity and Compensation

In general, the liability immunity applies to entities and individuals involved in the development, manufacture, testing, distribution, administration, and use of medical countermeasures described in a Declaration. The only statutory exception to this immunity is for actions or failures to act that constitute willful misconduct.

Relative to COVID-19, the defendants have and continue to act with willful misconduct. Evidence of such, already in the public domain, is not preliminary; it is overwhelming. Their misconduct ranges from subversion of informed consent, to coercion, to **deception regarding prior known defects in what defendants promote as a “vaccine.”** Existing evidence and then discovery will go far beyond mere misconduct . . . all the way to blatant criminality.

Civil Liability Case Definition – con't

Given the increasing public awareness of criminality, the following **preemptive** headline, from the most infamous mouthpiece of vested-interests, was anticipated and is welcomed:



If it were up to Mr. Albert Bourla and the Subject defendants, **the entire Amish population of Lancaster, Pennsylvania** would be arrested and placed in solitary confinement:



The Subject defendants are presumed (by the trusting and vulnerable public) to be morally pristine, proverbially squeaky-clean . . . honorable. When the innocent public learns of the exact opposite, and speak of such, **they** are then slandered as “criminals.”

Meanwhile, collectively, the American Bar Association appears to have lost all manner and resolve in their claimed stewardship of legal literacy . . .

Civil Liability Case Definition – con't

The COVID-19 lies spewed from the defendants are not restricted to lies-by-commission; their lies-by-omission are equally plentiful and insidious. To grasp that reality, highly promoted COVID-19 perspectives must be discarded. That process includes but is not limited to these facts:

1. The notion that COVID-19 was a “surprise outbreak” is farcical.
2. The so-called “COVID-19 vaccine” is **not** in response to the SARS-CoV-2 virus; **but the exact opposite!** Attempts to patent mRNA contraptions, and market such as a “vaccine” for SARS-CoV-1 had failed. SARS-CoV-2 was intentionally released to overcome (“blow up!”) traditional systemic approaches to vaccine formulation, development, and safety confirmation protocols. A conspiracy theory? Hardly. Defendants and associated witnesses have already boasted of this reality, in public!
3. **Establishment of ‘liability immunity’ in behalf of Subject 1 defendants is the result of a global criminality that is unprecedented in human history.** In terms of evidence-based judgement, the only other entity that has so brazenly sought to be ‘immune from liability’ is Satan himself. We are dealing with evil greedy people.

The COVID-19 Civil Liability Litigation Exemplar I am not aware of any more comprehensive than the horrors that were inflicted upon, and are now being endured by the plaintiffs: Mrs. Jummai Nache, her husband Philip, and their four daughters:



Philip and Jummai Nache are from the African country of Nigeria. They moved to the United States and now they tell other Africans who moved here about Jesus.

Civil Liability Case Definition – con't

Mrs. Nache during the Christmas holidays of 2020. On December 11 2020, Subject 1 defendants celebrated receipt of *their* long-sought gift; a COVID-19 “vaccine” Emergency Use Authorization:

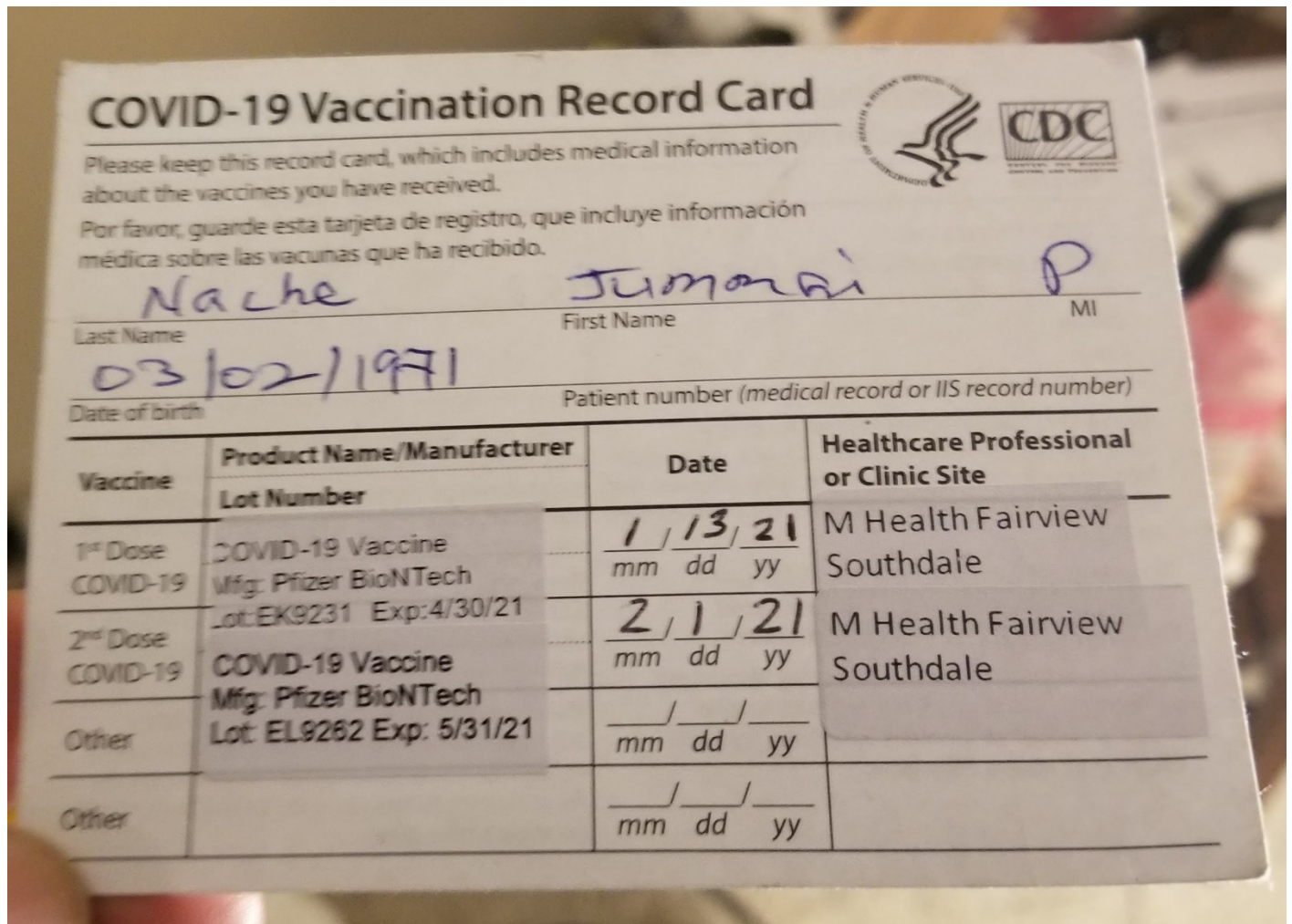


Note her U of Minn ‘Physicians Group’ badge. After EUA, Subject 3 defendants threatened dismissal of employees, who were then coerced into injection with ultra-profitable but undisclosed mRNA contraptions, patented and distributed by Subject 1 defendants. At no time prior to **two** injections, was the Nache family informed that proven **non-vaccine treatments were repulsed by her employer**, or that U of Minn was aware of dangers with mRNA needles. That is, informed consent was **directly and aggressively** subverted by Subject 3 defendants.

Civil Liability Case Definition – con’t

A non-smoker with zero hospitalizations her entire prior life, a model of respiratory, cardiovascular and general health; Mrs. Nache was untested for COVID but documented as asymptomatic. Under their illegal mandate, she was coerced by Subject 3 defendants into **the first dose of the Pfizer mRNA needle on 13 January 2021.**

The second “required” Pfizer-BioNTech needle came on 1 February 2021:



On the enclosed USB drive, you find **video recorded on 9 February 2021** which documents the agony that a *now-former* Medical Assistant, Mrs. Jummai Nache, endured at home after Subject 4 defendants, M Health Fairview Southdale Hospital, injected her with their second Pfizer needle.

Please view the following photos in-comparison to those on Pages 3 and 4 above!

Civil Liability Case Definition – con't



Three days later, 13 February 2021, after Philip recorded the video, with his wife's heart near total failure; she is rushed to intensive care, University of Minnesota Medical Hospital. Near death, U of Minn declares that only way to save her is by use of an artificial ventilator.

With severe blood clots on 21 June 2021, both of Mrs. Nache's legs are amputated.

With ongoing severe blood clot damage, on 20 July 2021, Mrs. Nache's former employer, the one that mandated the Pfizer needle, now amputates her left hand entirely, and most of the fingers on her right hand.



Civil Liability Case Definition – Conclusion

Prior to the Pfizer needles, Mrs. Nache was a Medical Assistant, employed at the University of Minnesota Physicians Group. **She was perfectly healthy, and had a long history of no respiratory or cardiovascular problems!** Prior to the *first* needle, U of Minn refused to administer a so-called COVID test (?!). This timeline is an excerpt from my earlier letter to Judge David N. Hurd, United States District Court, Northern District of New York:

US FDA hurriedly approves EUA in behalf of Pfizer-BioNTech. Marketing of the mRNA gene technology a “vaccine” commences. Former FDA head Mr. Scott Gottlieb is already installed on the Pfizer Board of Directors.	December 11 2020
First Pfizer mRNA needle mandated upon Mrs. Nache.	January 13 2021
Adverse reaction to Pfizer needle commences immediately; COVID symptoms restricted to blood clot induced “COVID toes.” Prior to first needle <i>no</i> health issues.	January 16, 2021
Second Pfizer mRNA needle.	February 1 2021
No respiratory symptoms, chest pain commences immediately, she cannot work.	February 2 2021
No respiratory symptoms, chest pain and heart palpitations severe, she is rushed to Urgent Care. Now, after two needles , COVID test hurriedly administered (?!).	February 6 2021
COVID test from February 6 asserted/recorded as positive; CTV obscured (?!).	February 7 2021
Heart deterioration critical; admitted to Fairview Emergency Room.	February 11 2021
Heart and <i>now</i> respiratory function near total failure; transferred to intensive care at University of Minnesota Medical Hospital.	February 13 2021
Near death, U of Minn declares only way to save life is use of ventilator.	February 14 2021
Memo 1: IMPORTANT - We are now beyond a ‘14 day window’ since receiving second Pfizer mRNA needle. This arbitrary 14-day-window is a CDC fraud (Please see Page 12 of Judge Hurd letter).	
U of Minn retests for COVID, continues to assert/record as positive; no CTV offered.	February 16 2021
Prior to Pfizer needles, never hospitalized. “A model of health.” But after 14-day-window U of Minn issues an all new seven item diagnosis: 1. Arterial blood clot 2. Respiratory distress 3. Cardiomyopathy 4. Anemia 5. Ischemia 6. Multiple Inflammatory Syndrome 7. Severe blood clot related damage to both legs, both hands, all fingers.	March 2021
Without doing in-person exam , Rochelle Walensky/CDC send letter asserting that her 1 – 7 diagnostic catastrophe is “un-related” to Pfizer mRNA needle.	March 31 2021
Her health destroyed, Mrs. Nache now living in continuous agony.	April May June 2021
Both legs amputated due to Item 7, severe blood clot induced damage.	June 21 2021
Left hand, fingers right hand amputated due to Item 7, severe blood clot damage.	July 20 2021
Memo 2: Final condition of Mrs. Jummai Nache, a former medical assistant, pictured on Page 6 above.	

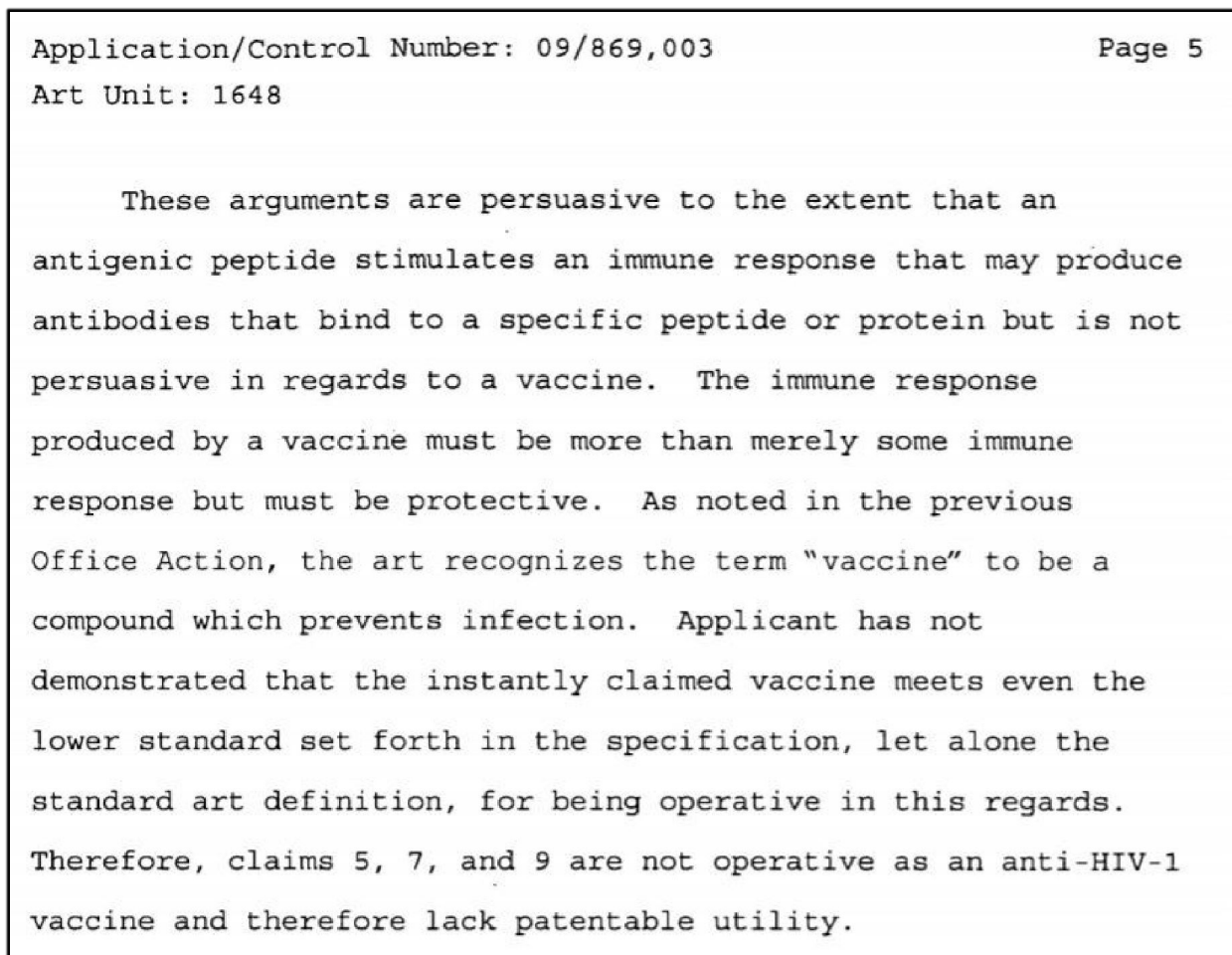
It is obvious why the COVID test was delayed until after the 14-day-window. Claims that the photos on Page 6 are “un-related” to the needles from Subject 1 defendants, and that there is no evidence of willful misconduct, is provably absurd, and at many levels.

Criminal Case Definition : SARS-CoV-2 and the 'Spike Protein'

If you humor Subject 1 and Subject 2 defendants (and their support/conspiratorial colleagues), they would convince you that a Chinese bat made its way to a fish market, and delivered an all-new 'Spike Protein' virus that no mechanism of Nature has ever managed to create.

To grasp their inveracity, we return to 2003/4. This was when the first coronavirus, SARS-CoV-1, was marketed to the global population. To cash-in, a "*pathological liar*" named Anthony Fauci attempted to secure a patent on what he intended to market as a "vaccine."¹

The underlying theme/approach to Fauci's patent application? **mRNA**. The response from the United States Patent and Trademarks Office (USPTO) to his application? A screenshot from 2003:



It is no surprise that the CDC was recently compelled to re-write the 'standard art definition' for the term 'vaccine' . . . versus its first use and meaning, deployed by Edward Jenner . . . in 1802!²

¹ The descriptor "*pathological liar*" is quoted from a public interview of 7 August 2021 by Cornell University Professor of Chemistry and Chemical Biology, Dr. David B. Collum.

² This fraudulent conspiratorial behavior is consistent with the ongoing behavior of the "pathological liar," and now his vile attempts before Senator Rand Paul to re-define the term 'Gain of Function.'

Criminal Case Definition : SARS-CoV-2 and the Spike Protein – con't

On 14 January 2004, the Department of Health and Human Services' (HHS), Centers for Disease Control (CDC), finalized their webpage, "Severe Acute Respiratory Syndrome (SARS)." That page introduces the original 2003 SARS as follows:

"Severe acute respiratory syndrome (SARS) is a viral respiratory illness caused by a coronavirus, called SARS-associated coronavirus (SARS-CoV)."

As the acronym declares, SARS is a respiratory illness. Understandably, nowhere in the 2003/2004 SARS-CoV-1 CDC materials do you find terms such as:

encephalomyelitis
Guillain-Barré syndrome
Encephalitis/myelitis/encephalomyelitis/meningoencephalitis/meningitis/encepholopathy
myocarditis / pericarditis
Multisystem Inflammatory Syndrome
acute myocardial infarction
disseminated intravascular coagulation
thromboembolism

And nowhere in those SARS-CoV-1 materials do you find the term: *Spike Protein!*




"There will be a challenge (for) the coming Administration in the arena of infectious diseases, both chronic infectious diseases in the sense of already ongoing disease, and we have certainly a large burden of that, but also there will be a surprise outbreak."

Clearly "Candidate H," or President Trump, was never going to be informed of the impossibility that **"emergence of the novel furin cleavage site"** was engineered by Chinese bats . . . and the latter's skillful insertion of the spike protein.

Note A: The spike protein, *and* its appearance at a gene on chromosome 15 of the CoV strand, is key to understanding (1) **'Gain of Function' crimes** of Fauci and Subject 2 colleagues, (2) vastly increased transmissibility of SARS to humans, and (3) most importantly, broad foreknowledge of the associated adverse events that destroyed the health of Mrs. Nache.

Criminal Case Definition : SARS-CoV-2 and the Spike Protein – CONCLUSION

The following internal FDA presentation, which was shared with Subject 1 defendants, et al., pre-dates the FDA EUA by only six weeks:



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*****

- 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
- 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

Criminal Case Definition – Part 2 :**Foreknowledge of the Dire Health Events as Derived from the Underlying Strategy of ‘Gain of Function’ and its Cleavage Site Insertion of the Spike Protein**

Several Freedom of Information (FOIA) demands were successful in the releasing of some Fauci, NIAID and NIH email files.

It was not Chinese bats, fluttering around a fish market, that were sending urgent emails to Fauci in early 2020 regarding the COVID-19 pandemic, and the SARS-CoV-2 virus. One ‘Dear Tony’ astutely declared, ***“It looks engineered!”***

With a similar assessment, on Friday February 21, 2020, fellow Cornell University graduate, Dr. Michael Jacobs, sent an urgent *“more sticky”* email to Fauci:

i am a cornell medical school cumc (b) (6) graduate. i am associate professor of dermatology at weill-cornell in private practice. (b) (6)
alexander tarakhovskiy is (b) (6) and a professor at rockefeller university. he is a virologist.

we have been following the corona virus pandemic closely, and a few days ago became alarmed at the news that the chinese government is sterilizing their paper money from hubei province.

we think that there is a possibility that the virus was released from a lab in wuhan, the biotech area of china. we also think that the virus might be complexed with another organism, such as a yeast or fungus, to make it more sticky.

A few months later, on 21 July 2020 I sent a 37-page letter to Fauci requesting answers to a series of ten questions. My first question was specific, but purposely eliminated wiggle-room:

During the US GOF moratorium, the total amount of US taxpayer funds that were deployed to the Wuhan Laboratory of Virology in China is TBD. One media report stated:

“In 2014, the NIH approved a grant to EcoHealth Alliance designated for research into ‘Understanding the Risk of Bat Coronavirus Emergence.’ The project involved collaborating with researchers at the Wuhan Institute of Virology to study coronaviruses in bats and the risk of potential transfer to humans.”

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) connectable to the funding of research or the funding of a research facility that is connectable to the SARS-CoV-2 virus and the resulting COVID-19 pandemic?

Criminal Case Definition : INTERMISSION

In my letter of 2 July 2021 to Michigan senators Gary Peters and Debbie Stabenow, I requested their assistance with acquisition of Anthony Fauci/NIAID/NIH emails during the relevant timeframe (late 2019 thru mid-2020), and further **that such be unredacted**.

Shortly after the FOIA emails release, after his receipt, and after chairing several Senate COVID hearings (along with Senator Ron Johnson R-WI); none of which advocated proven inexpensive non-vaccine treatments, Senator Peters splashed himself upon social media, such as YouTube.



While standing in front of the Michigan facility of Subject 1 defendants, Senator Peters proclaimed loyalty to his real constituent: Pfizer Corporation:

"I just got done meeting with President Biden, talking about how we need to make sure we're getting more vaccine out as quickly as possible, and getting into more people's arms."

Behind me is the (Michigan) Pfizer manufacturing facility that's making the Pfizer vaccine that's gonna get us through this COVID crisis."

Compared to the liability immune billions pouring into their true constituent, the two senators feel no responsibility to Michigan constituents/Taxpayers. Despite receipt of my letter, and follow-up telephone calls and voicemails to both their local and Washington offices, neither responded.

Note B: The relevant point of this Intermission; my request for unredacted Fauci/NIAID/NIH emails is to obtain further evidence of not only criminal activity, but direct connections between government officials (US and otherwise) and Subject 1 / Subject 2 defendants.

Anyone doubting the veracity of those connections should note that ***all*** of redacted portions of the few emails released deploy United States Department of Justice Code (b)(6) as their basis for the redaction.



(b)(6) is the DOJ code indicating that the redacted material, if released, could jeopardize an ongoing criminal investigation . . . see Page 11 sample email above.


Criminal Case Definition – Part 2 :**Foreknowledge of the Dire Health Events as Derived from the Underlying Strategy of ‘Gain of Function’ and its Cleavage Site Insertion of the Spike Protein – con’t**

In rebuttal to accusations of *ad hocism*, we ask the first Subjects-crucial question:

- In early 2020, was there occurrence, detection and scientific documentation that connects an emerging virus, that **“looks engineered,”** to the listing of vaccine adverse outcomes, later internally discussed at the FDA on October 22, 2020 (Page 10 above)?

To the best of my knowledge, never before in history has a virus, that is relegated by-definition and acronym, to respiratory illnesses, been assigned the additional cause of **thromboembolism !** Specifically, there is no indication in the literature that SARS-CoV-1 ever caused **blood clots . . . disseminated intravascular coagulation . . . stroke . . . extremity amputations !**


But according to Subject 1 and Subject 2 defendants, and Fauci, we are supposed to submit to their notion that such a grotesque extension of disease causation, from a SARS inducing virus, came *naturally* from Chinese bats?!



Contents lists available at [ScienceDirect](#)

EClinicalMedicine

journal homepage: <https://www.journals.elsevier.com/eclinicalmedicine>



Research Paper

Thromboembolism risk of COVID-19 is high and associated with a higher risk of mortality: A systematic review and meta-analysis

Mahmoud B. Malas^{1,*}, Isaac N. Naazie¹, Nadin Elsayed, Asma Mathlouthi, Rebecca Marmor, Bryan Clary

Department of Surgery, University of California San Diego Health System, San Diego, CA 92093, United States

ARTICLE INFO	ABSTRACT
<p><i>Article History:</i> Received 18 August 2020 Revised 31 October 2020 Accepted 2 November 2020 Available online 20 November 2020</p>	<p><i>Background:</i> Studies have suggested that there is increased risk of thromboembolism (TE) associated with coronavirus disease 2019 (COVID-19). However, overall arterial and venous TE rates of COVID-19 and effect of TE on COVID-19 mortality is unknown.</p> <p><i>Methods:</i> We did a systematic review and meta-analysis of studies evaluating TE in COVID-19. We searched PubMed, Cochrane, and Embase for studies published up to June 12, 2020. Random effects models were used</p>

The literature of early 2020, connecting the new “SARS virus” to the listing on Page 10 above, **especially thromboembolism**, is overwhelming.

The current definition of **thromboembolism** from the CDC website:

“ . . . a medical condition that occurs when a blood clot forms in a deep vein. These clots usually develop in the lower leg, thigh, or pelvis, but they can also occur in the arm.”

Criminal Case Definition – Part 2 :

Foreknowledge of the Dire Health Events as Derived from the Underlying Strategy of ‘Gain of Function’ and its Cleavage Site Insertion of the Spike Protein – con’t

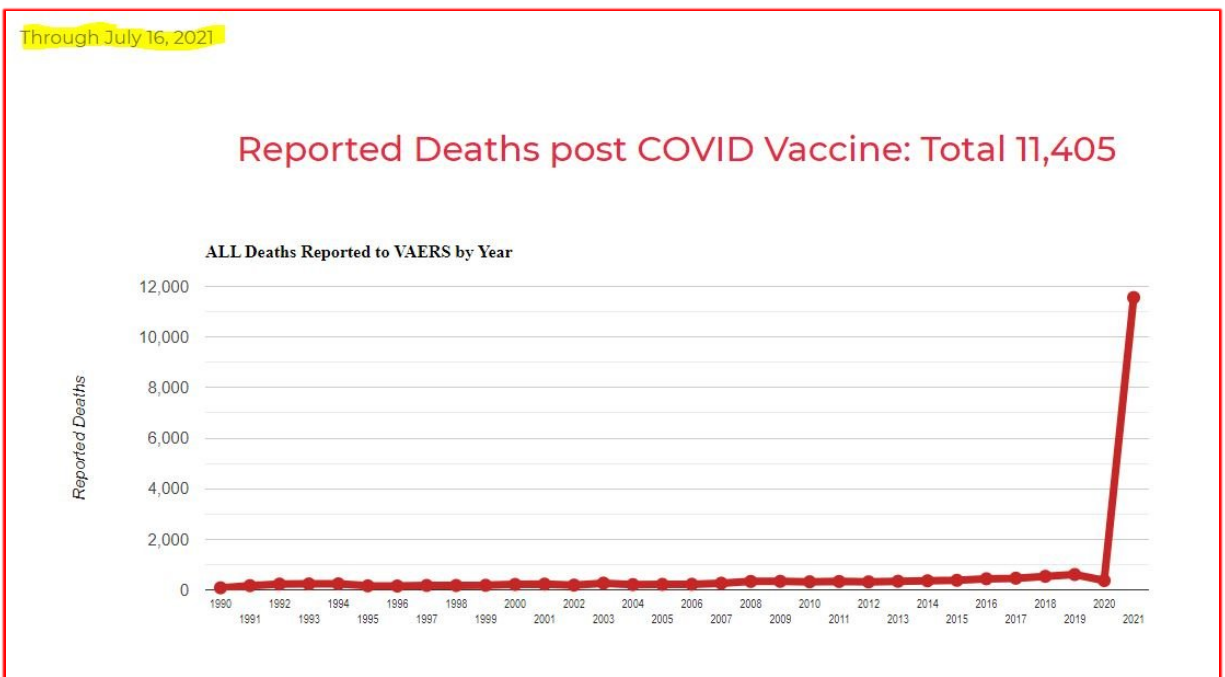
In rebuttal to accusations of *ad hocism*, we now ask a second Subjects-crucial question:

- Since FDA issuance of Emergency Use Authorization (EUA) in behalf of their suitors on 11 December 2020, has occurrence, detection and scientific documentation been issued that directly connects the Pfizer mRNA needle to adverse outcomes, such as those **discussed prior** at the FDA on October 22, 2020 (Page 10 above)?

Never before in history has an alleged remedy for disease caused more injury and death than the Pfizer mRNA needle . . . In my letter of 27 August 2021 to Cornell University President Ms. Martha Pollack (who served Pfizer CEO Mr. Albert Bourla on the New York Forward Reopening Advisory Board), who had mandated the Pfizer mRNA needle for all students and staff, I declared:



“Your so-called ‘approved vaccines,’ that you have injected into the arms of unsuspecting but coerced Cornell students and staff, has killed and horribly maimed more human beings in the first six months of deployment than all vaccines combined during the previous twenty years!”



Criminal Case Definition – Part 2 :**Foreknowledge of the Dire Health Events as Derived from the Underlying Strategy of ‘Gain of Function’ and its Cleavage Site Insertion of the Spike Protein – con’t**

Answering the second Subjects-crucial question; does the literature connect the Pfizer mRNA needle to adverse outcomes, the adverse vaccine outcomes that were discussed *prior* by everyone from Fauci, to the FDA, to EcoHealth, to Pfizer to Cornell University?

The answer is a resounding ‘Yes!’ But the recent literature now connects all issues germane to the Nache Family plaintiffs:

The creation of SARS-CoV-2 and its utterly unnatural spike protein,

Thromboembolism and its causation, the spike protein,

The so-called “COVID vaccine” (i.e. the Pfizer mRNA needle), and the fact that it is characterized fully, in its clinical role, to “*induce endogenous production of Spike*” !

Abstract

Since the start of the COVID-19 outbreak, the race for testing new platforms designed to confer immunity against SARS-CoV-2, has been rampant and unprecedented, leading to conditional emergency authorization of various vaccines. Despite progress on early multidrug therapy for COVID-19 patients, the current mandate is to immunize the world population as quickly as possible. The lack of thorough testing in animals prior to clinical trials, and authorization based on safety data generated during trials that lasted less than 3.5 months, raise questions regarding vaccine safety. The recently identified role of SARS-CoV-2 Spike glycoprotein for inducing endothelial damage characteristic of COVID-19, even in absence of infection, is extremely relevant given that most of the authorized vaccines induce endogenous production of Spike. Given the high rate of occurrence of adverse effects that have been reported to date, as well as the potential for vaccine-driven disease enhancement, Th2-immunopathology, autoimmunity, and immune evasion, there is a need for a better understanding of the benefits and risks of mass vaccination, particularly in groups excluded from clinical trials. Despite calls for caution, the risks of SARS-CoV-2 vaccination have been minimized or ignored by health organizations and government authorities. As for any investigational biomedical program, data safety monitoring boards (DSMB) and event adjudication committees (EAC), should be enacting risk mitigation. If DSMBs and EACs do not do so, we will call for a pause in mass vaccination. If DSMBs and EACs do not exist, then vaccination should be halted immediately, in particular for demographic groups at highest risk of vaccine-associated death or serious adverse effects, during such time as it takes to assemble these boards and commence critical and independent assessments. We urge for pluralistic dialogue in the context of health policies, emphasizing critical questions that require urgent answers, particularly if we wish to avoid a global erosion of public confidence in science and public health.

On the enclosed USB you will find the file:

‘SPIKE---SARS-CoV-2_mass-vaccination-Urgent-questions-vaccine-safety-24may2021’

which shows that the above excerpt is from a submission authored by hundreds of practicing medical doctors worldwide.

Criminal Case Definition – Part 2 :

Foreknowledge of the Dire Health Events as Derived from the Underlying Strategy of ‘Gain of Function’ and its Cleavage Site Insertion of the Spike Protein – CONCLUSION

Regarding *ad hocism*, hiding what was known and when; that domain belongs to vested interests:

nature

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[nature](#) > [news feature](#) > article

NEWS FEATURE | 24 August 2021

COVID vaccines and blood clots: what researchers know so far

Scientists are trying to understand why a small number of people develop a mysterious clotting disorder after receiving a COVID jab.



“Somebody knew something in 2015 and 2016 which gave rise to my favorite quote of this entire pandemic. And by that, I am not being cute. My favorite quote of this pandemic was a statement made in 2015 by Peter Daszak. The statement that was made by Peter Daszak, reported in the National Academy of Press Publications in February 12, 2016; and I am quoting,

‘We need to increase public understanding of the need for medical countermeasures such as a pan-corona-virus vaccine. A key driver is the media, and the economics will follow the hype. We need to use that hype to our advantage to get to the real issues. Investors will respond if they see profits at the end of the process.’”

SHARE

LIFE & ARTS | IDEAS | THE SATURDAY ESSAY

Bill Gates: The Best Investment I’ve Ever Made

Global health groups that buy and distribute medicines are a sure bet for saving lives, but their government funding is now in danger, and even the biggest philanthropies can’t fill the gap

By [Bill Gates](#)
Jan. 16, 2019 7:01 pm ET

Criminal Case Definition – Part 3 : “Blow it up!”

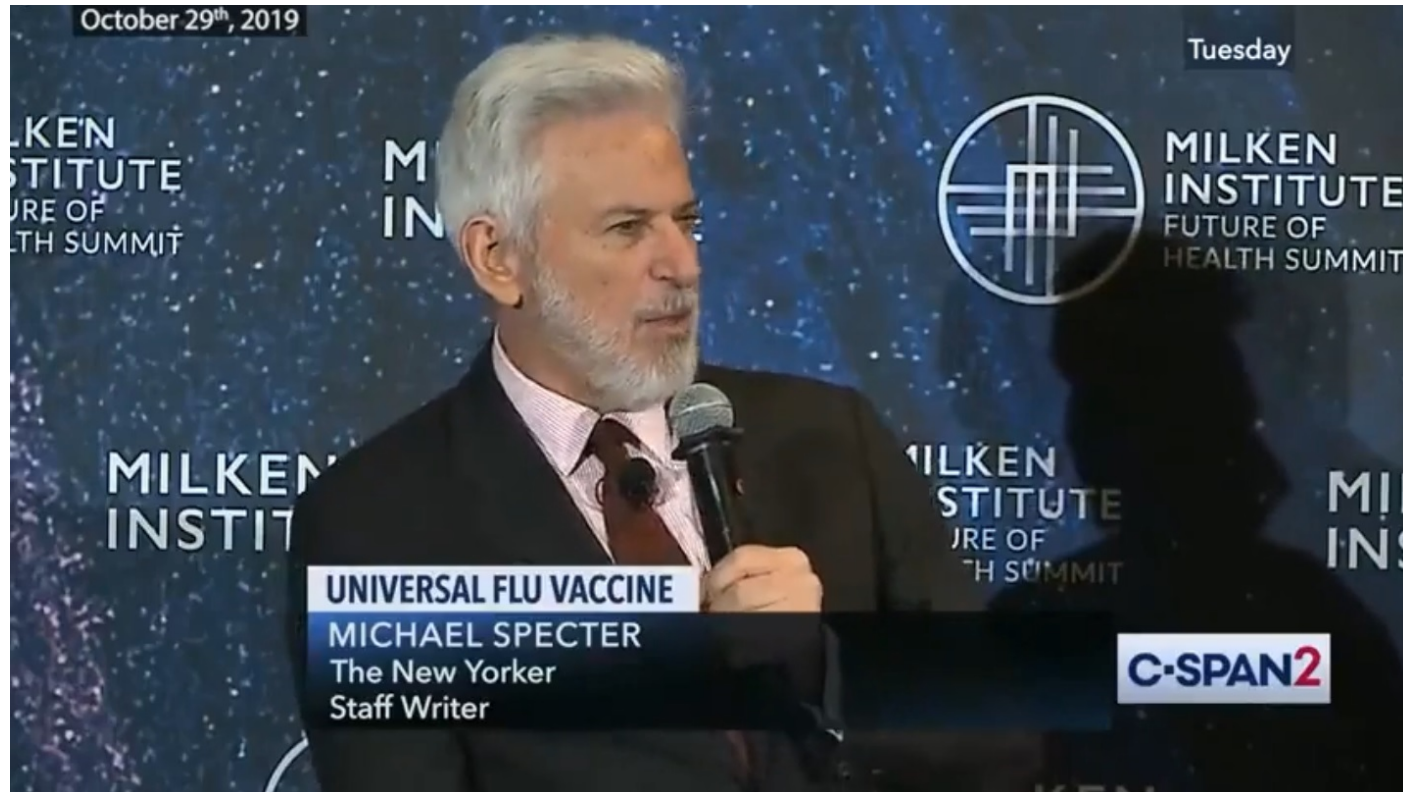
As active promoters and participants in the ‘Gain of Function’ research at the Wuhan Laboratory of Virology, Anthony Fauci and Subject 2 defendants were fully aware of the strategic purpose of that research:

- Later-named SARS-CoV-2, a virus that was manipulated to deploy a Spike Protein, was intentionally released to justify an Emergency Use Authorization, for a patented mRNA needle, protected from product liability, that would enjoy BILLIONS in profits for Subject 1 defendants (constituents of a Michigan senator).³

In Item 2 on Page 3 above I stated, **“The so-called ‘COVID-19 vaccine’ is not in response to the SARS-CoV-2 virus; but the exact opposite!”**

But to further comprehend the veracity of that reverse ordering statement, we must review the farcical ‘Future of Health Summit,’ by the vested-interest Milken Institute, of October 29, 2019. A summit that was staged a few weeks before paid Chinese actors were filmed “collapsing” in the streets due to a virus that was engineered by Chinese bats.

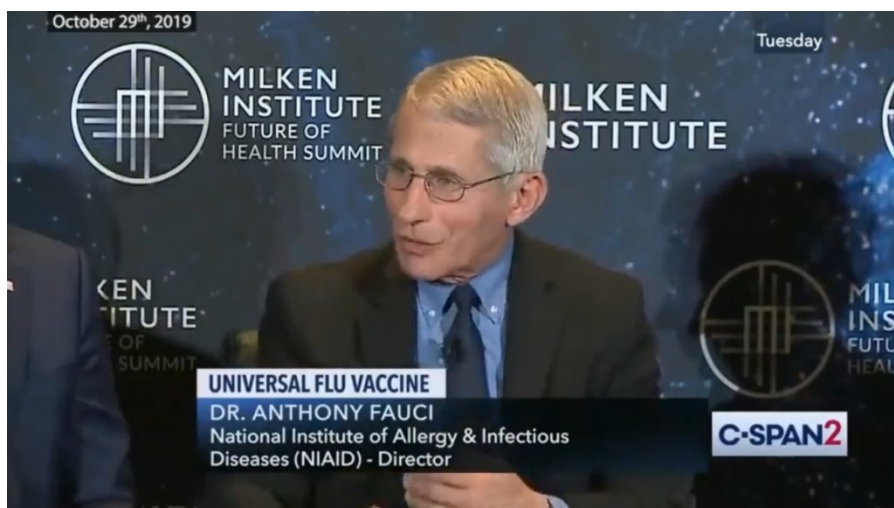
This summit was hosted by close friend and “global warming” colleague to Cornell University President Ms. Martha Pollack, Mr. Michael “*blow it up*” Specter:



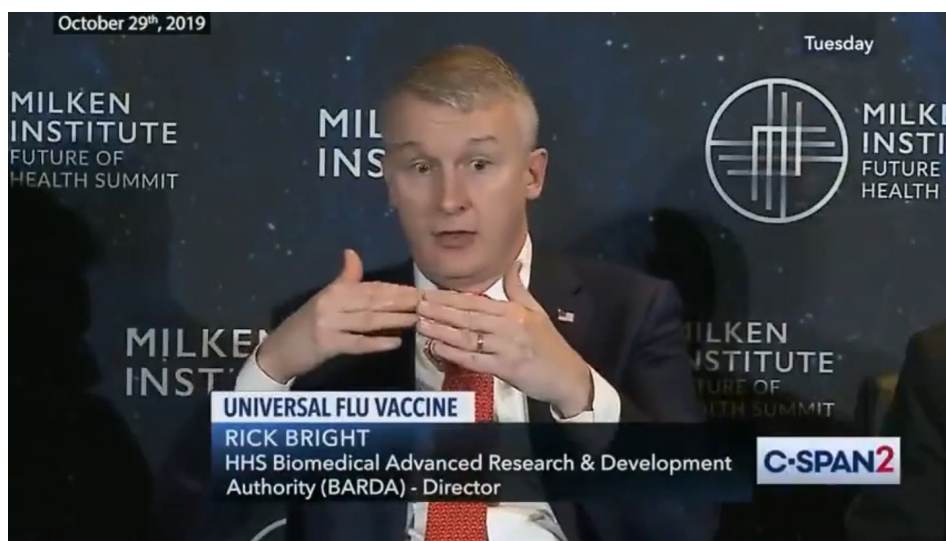
³ To quell any doubts about the veracity of this assertion, please review the picture and re-read Peter Daszak quote from Page 16 above. The Michigan senator is discussed on Page 12 above.

Criminal Case Definition – Part 3 : “Blow it up!” – CONCLUSION

A regular attendee at the Milken Institute, this “health” summit featured “America’s Doctor” :



Another luminary (?) featured on stage was HHS Director Rick Bright, who stated:



“There might be a need, or even an urgent call for an entity of excitement out there, that’s completely disruptive, that’s not beholden to bureaucratic strings and processes...But it is not too crazy to think that an outbreak of a novel avian virus could occur in China somewhere . . .”

A few weeks later, in December 2019, the first case of COVID-19 was reported in China. The enclosed USB contains a video of this pre-pandemic summit; the pandemic that three years earlier Fauci referred to as a “surprise outbreak.” ⁴

⁴ But of no surprise, throughout 2020 a live and repeated guest of the Milken Institute was Subject 1 defendant, **CEO Mr. Albert Bourla**, who promoted “*the likelihood of developing a vaccine by the end of 2020.*” His defective mRNA contraption was deployed by a fraudulent EUA, its defects hiding behind liability immunity . . .

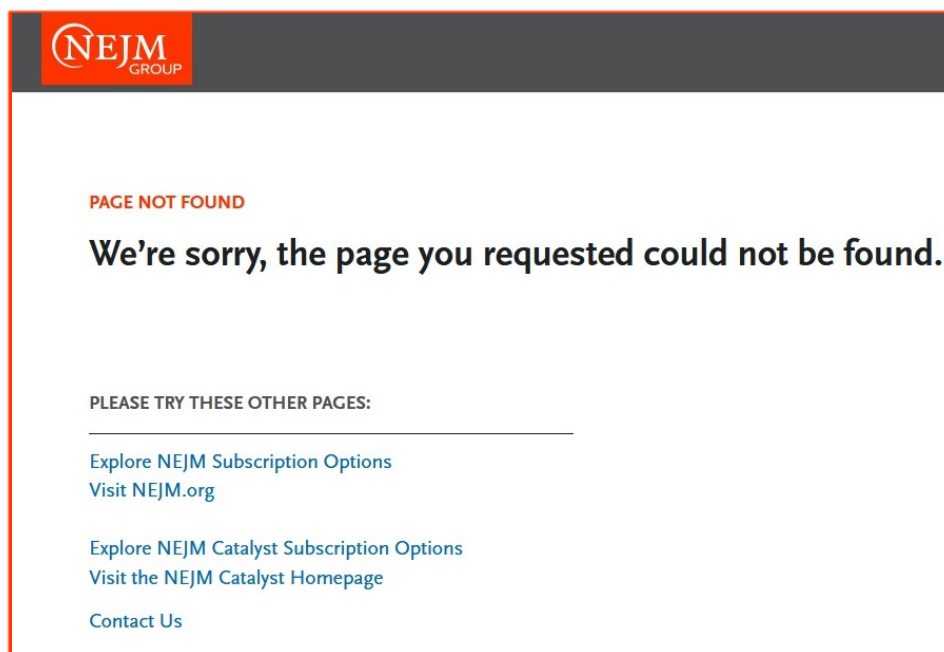
Criminal Case Definition – Part 4 :**University of Minnesota Aware of Dangers of mRNA Needles,
Directly and Aggressively Subverted Informed Consent**

On Page 4 above, below the Christmas photo of Mrs. Nache, I discussed crimes committed by Subject 3 defendants. The University of Minnesota, a vested-interest in the Pfizer contraption, splattered themselves with headlines, once again, atop the most infamous of mouthpieces:



This was part of the conspiracy to prevent the public, **or U of Minn employees**, to be informed of low-cost alternative treatments to COVID-19. Absolutely central to the fraudulent FDA Emergency Use Authorization, **and its “no known alternatives” requirement**, the crimes of the Subject 3 defendants relating to the above June 3, 2020 headline were also central to their illegal vaccine mandate, which was later *horribly* inflicted upon Mrs. Nache.

But the University of Minnesota study, that attempted to debunk the therapeutic success of hydroxychloroquine, was so implicitly flawed, that the New England Journal of Medicine (NEJM) was forced to retract it:



Obviously, there was no follow-up headline from the Washington Post announcing the NEJM retraction. In my first COVID letter to him, written on 21 July 2020, I go into great detail on the exact same conspiratorial crimes committed by “America’s Doctor.”

Criminal Case Definition – Part 5 : Underbelly of COVID-19 – Gain of Function Research

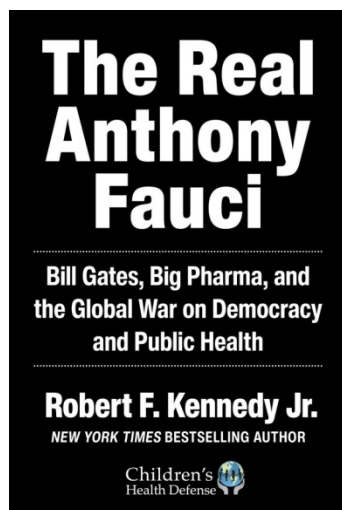
With great fervor, “America’s Doctor” has protested his innocence with respect to the Gain of Function (GOF) research that resulted in the SARS-CoV-2 spike protein enhanced virus; the underbelly of the entire COVID-19 horror show. Fauci’s protestations, especially before Senator Rand Paul, amount to adolescent nonsense.

Expert witnesses of great value to establishing the crimes (i.e. willful misconduct) **of all four Subject defendants**; expertise which in-turn **obliterates** any notion that “liability immunity” remains viable, are Dr. David Martin and Dr. Reiner Füllmich:



On Page 15 of my 27 August 2021 letter to Cornell University’s Ms. Martha Pollack and NIAID’s Mr. Anthony Fauci, I discuss the July 2021 meeting of The Coronavirus Investigation Committee. In the ‘Public Videos’ file of the enclosed USB you will find a copy of that testimonial record.

In addition to these two globally recognized experts, the enclosed complimentary copy, recently released on 16 November 2021, the Robert F. Kennedy book, **THE REAL ANTHONY FAUCI**, lists hundreds of potential witnesses in the ‘Dedications & Acknowledgements’ section.



His adolescent protestations? Enclosed USB lists ‘Fauci: GOF Defunding Notice,’ which contains 75 pages of letters written by the NIH/NIAID ending their US-based Gain of Function research.

Conclusion and Formal Request

The evidence of “willful misconduct” already in the public domain is overwhelming:

Liability Immunity and Compensation

In general, the liability immunity applies to entities and individuals involved in the development, manufacture, testing, distribution, administration, and use of medical countermeasures described in a Declaration. The only statutory exception to this immunity is for actions or failures to act that constitute willful misconduct.

In their medical report on Mrs. Jummai Nache of 21 May 2021, on Page 183, Dr. Andrew Boucher of the University of Minnesota Medical Center claims:

“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.”

Diverting to a needle that Mrs. Nache was **not** injected with was no accident; Dr. Boucher was fully aware that the mRNA needle, twice-inflicted upon her, was from Pfizer Corporation.

Formal Request

Your website states that you offer both personal injury and criminal litigation counseling. You also state that you offer (free) case consultations. Please know that I am just one of a very large group of dedicated people that are investigating, relentlessly, the true reasons for the death and harm caused by the Reference. We formally seek your assistance with the four Subjects.

Please feel free to contact me or the Nache Family at any time.

Respectfully yours

Paul V. Sheridan

Attachment/enclosures

Contact Information for Plaintiff, the Nache Family

Mrs. Jummai Nache
Mr. Philip Nache
Hope of Nations Church
Suite 2
1021 Hennepin Avenue
Minneapolis, MN 55403
502-379-5428

philnache@streamofnations.com (preferred)

philnache@yahoo.com

Hard Copy Attachments Listing

- a. Letter from Paul V. Sheridan to Judge David N. Hurd – 21 September 2021
(includes 1 – 5 Tabs)
- b. Cover Note and Judge Hurd Ruling of 12 October 2021
- c. Letter from Paul V. Sheridan to Senator Gary Peters and
Senator Debbie Stabenow of 2 July 2021 (no response)
- d. The Fauci-COVID Dossier authored/assembled by Dr. David E. Martin
(abridged version, complete version on USB Drive)

USB Drive

Various text and video files as discussed in cover letter

Book

THE REAL ANTHONY FAUCI by Robert F. Kennedy Jr.

8 February 2022

Attorney General Jeff Landry
Louisiana Department of Justice
1885 North Third Street
Baton Rouge, LA 70802
225-326-6079 / constituentservices@ag.louisiana.gov

Subject : **The CMS Vaccination Rule, et al.**

Reference : **Your Recent Fox News Interview**

Paul V. Sheridan cover letter of 27 August 2021 to Mr. Anthony Fauci and Ms. Martha Pollack (Cornell University)

44 Pages

Subjects : *Ongoing Global Criminal Participations / Promotions of "SARS-CoV-2" :*

- (1) The Fraudulent 'Emergency Use Authorization' (EUA)*
- (2) Pfizer mRNA Inoculation Induced Severe Injury and Death*
- (3) Connections to Nursing Home Deaths*
- (4) Connections to Suicide Deaths – American K-12 Students*

Reference 1: *Mr. Albert Bourla Severe Injury Assault of Ms. Jummai Nache*

Reference 2: *Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board*

Characterization 1: *Show Me the Company You Keep, and I Will Tell You What You **Are***

Characterization 2: *Show Me the Company You Do Not Keep, and I Will Tell You What You **Are Not***

Dear Customer,

The following is the proof-of-delivery for tracking number: **774692191462**

Delivery Information:

Status:	Delivered	Delivered To:	Receptionist/Front Desk
Signed for by:	K.BAUSCH	Delivery Location:	9000 ROCKVILLE PIKE
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		ROCKVILLE, MD, 20852
		Delivery date:	Sep 1, 2021 16:13

Shipping Information:

Tracking number:	774692191462	Ship Date:	Aug 31, 2021
		Weight:	3.0 LB/1.36 KG

Recipient:

Dr. Anthony S. Fauci, NIAID
31 Center Drive
NIAID Central Drop-off
ROCKVILLE, MD, US, 20852

Shipper:

Paul V. Sheridan, DDM Consulting
22357 Columbia Street
DDM Consulting
Dearborn, MI, US, 48124

Reference

Joint Pollack/Fauci Ltr - 1





September 01, 2021

Dear Customer,

The following is the proof-of-delivery for tracking number: **774692152281**

Delivery Information:

Status:	Delivered	Delivered To:	
Signed for by:	Signature release on file	Delivery Location:	300 DAY HALL
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		ITHACA, NY, 14853
		Delivery date:	Sep 1, 2021 12:16

Shipping Information:

Tracking number:	774692152281	Ship Date:	Aug 31, 2021
		Weight:	3.0 LB/1.36 KG

Recipient:
Ms. Martha Pollack, Cornell University
300 Day Hall
Office of the President
ITHACA, NY, US, 14853

Shipper:
Paul V. Sheridan, DDM Consulting
22357 Columbia Street
DDM Consulting
Dearborn, MI, US, 48124

Reference **Joint Pollack/Fauci Ltr - 1**

Proof-of-delivery details appear below; however, no signature is available for this FedEx Express shipment because a signature was not required.

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22357 Columbia Street
Dearborn, MI 48124-3431
313-277-5095
pvs6@cornell.edu

27 August 2021

VIA FEDEX AIRBILLS 774692152281 / 774692191462

Ms. Martha E. Pollack
Cornell University
300 Day Hall
Ithaca, NY 14853
607-255-5201 / president@cornell.edu

Mr. Anthony S. Fauci
NIAID
5601 Fishers Lane
Rockville, MD 20852
301-496-2263 / anthony.fauci@nih.gov

Subjects : Ongoing Global Criminal Participations / Promotions of “SARS-CoV-2” :

- (1) The Fraudulent ‘Emergency Use Authorization’ (EUA)
- (2) Pfizer mRNA Inoculation Induced Severe Injury and Death
- (3) Connections to Nursing Home Deaths
- (4) Connections to Suicide Deaths – American K-12 Students

Reference 1: Mr. Albert Bourla Severe Injury Assault of Ms. Jummai Nache
Reference 2: Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board

Characterization 1: Show Me the Company You Keep, and I Will Tell You *What You Are*
Characterization 2: Show Me the Company You Do *Not* Keep, and I Will Tell You *What You Are Not*

Dear Ms. Pollack / Mr. Fauci:

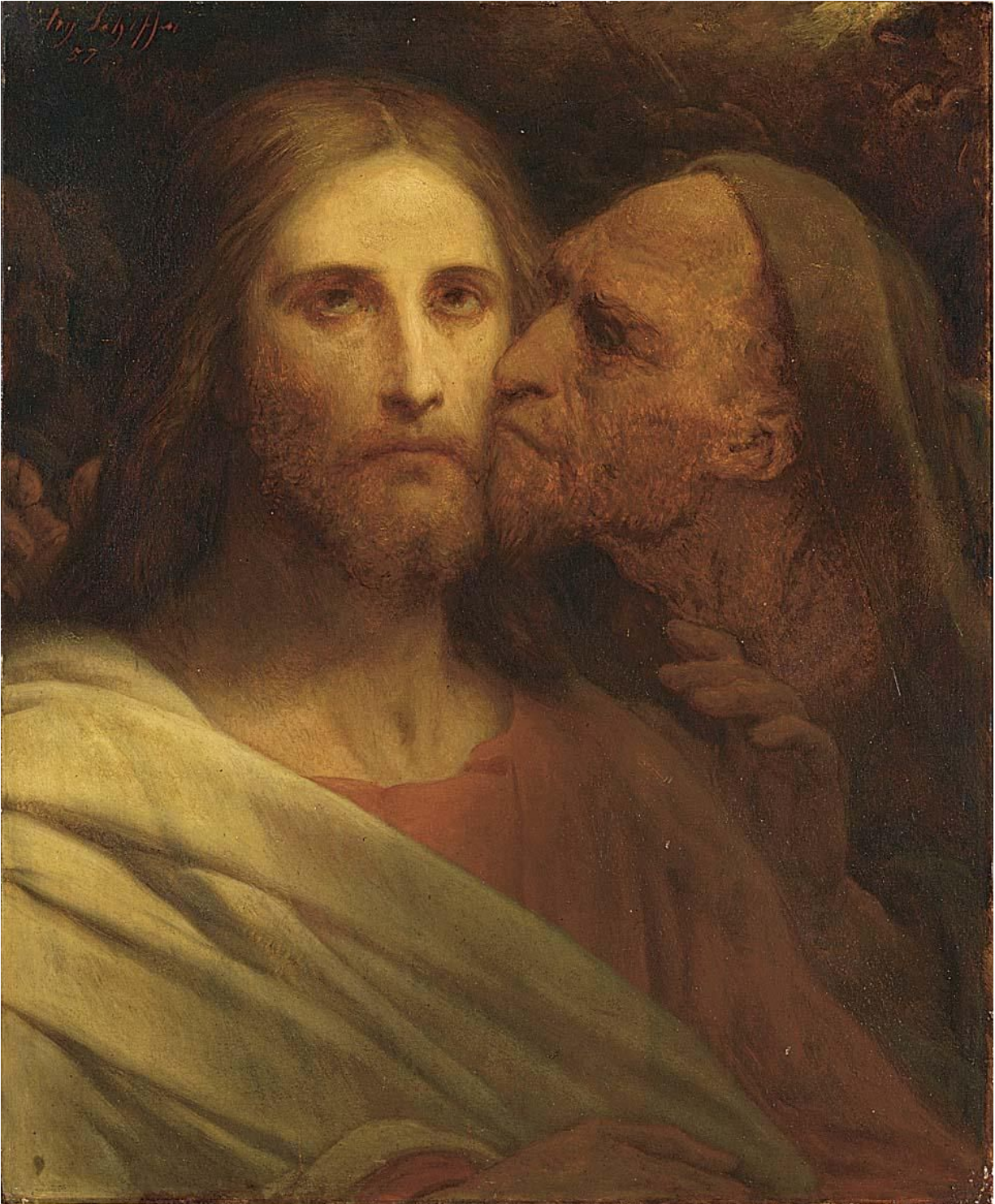
Connecting you to the Subjects is not tentative; the facts are overwhelming:



PREAMBLE

We review the Subjects and Characterizations in a context which affirms that current events are foreseeable, but merely symptomatic of our epoch. In terms of human affairs at the macro level, and your participations at the micro level, no image is more representative or comprehensive than the following:

Preamble – con't



The above is not offered as religious overture, but as an epochal event. ^A Regarding *your* 'thirty pieces of silver' and *your* blatant betrayal of trust, I welcome your diatribe. **But even if you incorrectly allege abuse, know that I have been thoroughly pre-empted and have already presented that pre-emption:**

^A Betrayal of the Nazarene Jesus, by the Judæan Judas Iscariot; painting by Mr. Ary Scheffer (1795 – 1858).

Preamble – Conclusion

NIH director: We asked God for help with COVID-19, and vaccines are the ‘answer to that prayer’

‘This is about saving lives,’ NIH Director Francis Collins told RNS.



National Institutes of Health Director Dr. Francis Collins speaks during a Senate Health, Education, Labor and Pensions Committee hearing on new coronavirus tests on Capitol Hill in Washington on May 7, 2020. (AP Photo/Andrew Harnik, Pool)

I assure humanity that Jesus did not hear, nor respond to the “prayer” of the charlatan Francis Collins. His fraud on COVID “vaccines” confirms *his* betrayal on many levels; let us expose two :

(1) The needle deployed against Cornell University is filled with an mRNA concoction that is **not** a vaccine. Known to Fauci, as we already reminded him, his patent application of 2003 was **rejected** by the US Patent office on that basis; the generic mRNA concoction was **not** and is still **not** a vaccine. I stated in July 2021:

“Its content, delivery and true purpose does not meet the most loosely defined medical, legal, moral . . . or even patent office criteria . . . and Fauci knows it!” ^B

(2) Collins, Donald Trump and you two, will proclaim that your COVID concoction resulted from *recent* “rigorous effort” by the Food and Drug Administration (FDA) and New York based Pfizer; that your all-new “vaccine” emerged initially from ‘Operation Warp Speed,’ conducted in the context of a no-alternatives emergency during 2020. **All bold-faced lies!** ^C

^B See Page 7 of Exhibit (or <https://pvsheridan.com/sheridan2wilson-1-19july2021.pdf>)

^C The “rigorous effort” involves banning of truth by your comrades in Big Tech. The patent history of SARS viruses, “vaccines,” test kits, etc., are rigorously censored by your colleagues at Facebook, YouTube, Instagram, Twitter, WordPress, LinkedIn, etc. One prominent example of such is preserved here (See Page 15 below):

http://pvsheridan.com/Dr-Fuellmich_Dr-Martin_July-2021-Corona-Investigative-Committee.mp4

REFERENCE 1 : Mr. Albert Bourla Severe Injury Assault of Ms. Jummai Nache

Before I review the two Characterizations:

Show Me the Company You Keep, and I Will Tell You **What You Are**,

Show Me the Company You Do Not Keep, and I Will Tell You **What You Are Not**,

I present a criminal and *one* of his victims. We return to the Ms. Nache horror in the Conclusion.

Mr. Albert Bourla was inserted into Pfizer in early 2019 in preparation for the revised timetable of COVID-17, from the original schedule of the “SARS-CoV-2” outbreak. Bourla is a friend of Mr. Fauci and a colleague of Ms. Martha Pollack. An advocate of Klaus Schwab and *The Great Reset*, Bourla immediately directed Pfizer to **drop all off-patent**, safe & proven, low cost/price/profit **medicines** from the Pfizer product line: ^D



As you know, Bourla enjoys taxpayer-funded “sales” of his mRNA concoction that is immensely profitable, and exempt from civil liabilities; the latter, liability immunity, resulted from a RICO scheme pre-arranged by Mr. Anthony Fauci.

Similar to the ‘mandatory vaccine’ enforced by Ms. Pollack upon Cornell University, a dedicated nurse **Ms. Jummai Nache was coerced** by the so-called “medical profession” into a needle filled with a known-to-be-deadly mRNA concoction from Pfizer / Bourla:



The horror that happened to Jummai, and your connections to it, are discussed below.

^D Shocking, but expected Pollack / Bourla collaboration, and its connection to Jummai and the Subjects are discussed in the Reference 2 (Pages 20 – 22 below).

CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*

This list is so long and sullied that it renders the undersigned deeply grieved; especially regarding but not limited to the fate of my alma mater, Cornell University. I have decided to restrict the 'Company' of this section to only Subject-relevant persons...such as your close personal friend Andrew Cuomo:



If left to you Ms. Pollack, or you Mr. Fauci, the lady being sexually assaulted by your COVID colleague Andrew Cuomo; that lady will *also* suffer the horror you have inflicted upon Ms. Jummai Nache . . . or worse.

Review of connected headlines will affirm that prognostication . . .






CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*
– *con't*


NASSAU DAILY VOICE

Nassau Daily Voice serves Glen Cove, Hempstead, Long Beach, North Hempstead & Oyster Bay [SEE NEARBY TOWNS](#)

NEWS

COVID-19: Fauci Praises Cuomo, New York's Response To Pandemic

 Zak Failla    12/08/2020 7:30 a.m. 

Infectious disease expert Dr. Anthony Fauci had nothing but praise for New York's handling of the COVID-19 pandemic and the state's plan going forward during a surprise virtual appearance on Monday morning. 

Fauci was a special guest speaker during New York Gov. Andrew Cuomo's COVID-19 briefing on Monday, Dec. 7 in Manhattan, where he sounded off on the state's progress and offered his advice for handling the pandemic, which he says will [peak in mid-to-late January](#).

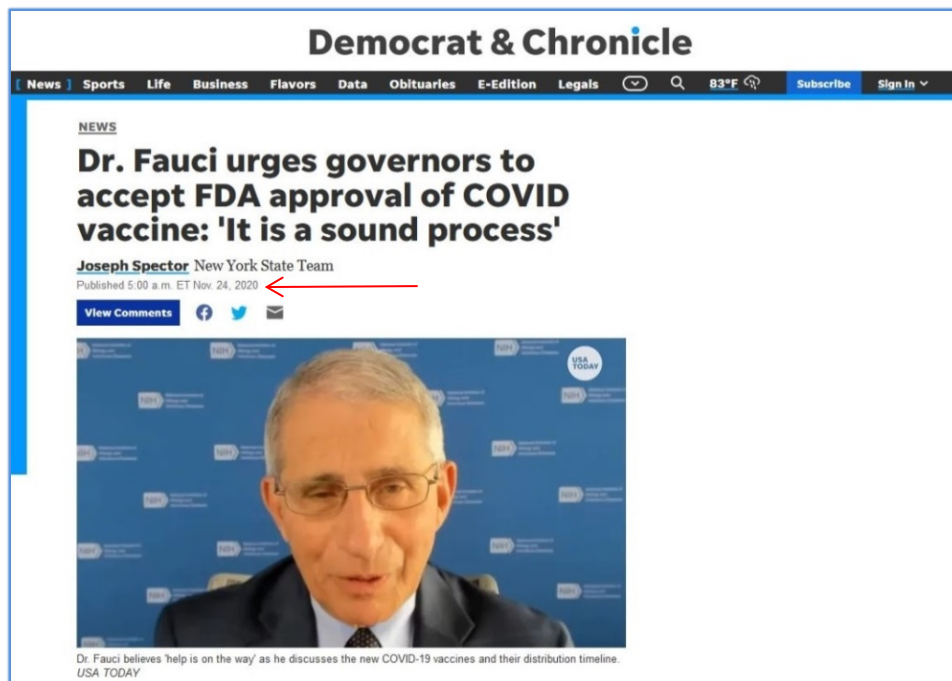
"(New York's plan) seems really sound," said Fauci, appearing by video from Washington, DC. "There's a lot of backup contingencies which I like ... New York isn't going to get caught short-handed on this, that I'm certain of."

A mere three days after this "surprise," FDA comrades awarded Mr. Bourla his requested Emergency Use Authorization (EUA) on December 11 2020; an mRNA monopoly guarantying BILLIONS for Pfizer. The EUA depended upon conspiratorial censorship of safe, non-vaccine treatment protocols, and smear campaigns against the MDs who saved COVID patients worldwide. The EUA racketeering was a follow-up to Fauci's liability immunity. Marketing schemes involving "variants," and of course "booster shots," are all pre-planned RICO crimes on a global scale. ^E

^E Some of the MDs directly and indirectly, or implicitly, slandered and libeled by Fauci/Pollack are presented in the section, 'Show Me the Company You Do Not Keep, and I Will Tell You What You Are Not' (Page 16 -19 below).

CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*
– con't

“Surprise virtual appearance”? **Another example of manipulations and bold-faced lies.** The upcoming EUA was known to Fauci and Cuomo prior to their “surprise” of December 8 2020. Headlines *pre-date* their adolescent stunt, wherein the **“pathological liar”** is quoted. These post 2020-election news reports were *also* Fauci’s ploy to disconnect his needles from the anti-Trump rhetoric of Joe Biden: ^F



Regarding these connected headlines, justification of the EUA was criminal, and at least three-fold:

- (1) The ‘Public Readiness and Emergency Preparedness Act’ evoked by HHS Secretary Alex Azar in February 2020, and the cheer-leading by President Trump about Operation Warp Speed, amounted to an open declaration by COVID vested interests that the citizenry and Congress were all ‘born yesterday.’ These and other criminal deceptions to establish the EUA are detailed below (Intermission 1, Page 15).
- (2) Fauci, Collins (and CDC Director Rochelle Walensky) deployed a coordinated censorship against early non-vaccine COVID treatment protocols. The Fauci/Collins/Walensky lie that *“no adequate, approved, and available alternatives”* existed, and therefore Bourla’s mRNA needle was *“the only path forward,”* **are bold-faced lies which (purposely) ensured the horrors in the New York nursing homes, etc.**
- (3) The EUA required death statistics that frightened the public, and overwhelmed the twits in The Swamp and the Cuomo suck-ups in Albany, New York. By endorsing the banning of early non-vaccine treatments you two participated in the crimes of gross criminal negligence and **depraved indifference** . . . for starters.

Fauci / Pollack, you are aware that the nursing home deaths were avoidable. You participated in lies (2) and (3) to assist the EUA and Cornell mandatory “vaccinations” respectively. In so-doing you accommodated The Great Reset, and the profiteering of Pfizer CEO Mr. Bourla. *That* was a major priority.

^F Mr. Fauci, your reputation as a **“pathological liar”** includes a source a short walk from Ms. Pollack’s 300 Day Hall office. Unlike the ‘liability immunity’ that you orchestrated for Big Pharma, the Cornell University official who described you in the public domain as a **“pathological liar,”** unlike your needles, does not need liability immunity, and indeed he/she might welcome your legal claims for libel/slander.

CHARACTERIZATION 1: Show Me the Company You Keep, and I Will Tell You *What You Are*
– *con't*

In December 2020, prior to the Fauci-emails release, the news outlets served as Pfizer public relations. None reported on the true causes of the **agonizing deaths in New York nursing homes**. Earlier, while Governor Cuomo was assaulting people, and threatening those who exposed him, this photograph was taken at a Manhattan nursing home:



Ms. Pollack: No Cornell news outlet prior-to or after your Stay-Homecoming 2020 (which was re-purposed as a 'Mandatory Vaccination' precursor) . . . not the Cornell Chronicle, not the Cornell Daily Sun, not your "New Normal" website; none reported **on the causes of tens-of-thousands of nursing home deaths**. Weill-Cornell Medical College is located in Manhattan, where your COVID comrades Cuomo and Fauci promenaded their "surprise" December 7, 2020 marketing stunt, a precursor to the Pfizer/EUA gala: ^G



^G Ms. Pollack, your "contribution," subverting the Cornell Homecoming 2020 for the 'Mandatory Vaccination' purpose, speaks volumes about *what* you are, and The Company You Keep (Mr. Albert Bourla and Cuomo's New York Forward Reopening Advisory Board). Regarding Homecoming 2020, you and Fauci received my June 9 2021 letter; see Pages 5 - 13 : <https://pvsheridan.com/sheridan2fauci-4-9june2021.pdf>

CHARACTERIZATION 1: Show Me the Company You Keep, and I Will Tell You *What You Are*
 – *con't*

'Company' is restricted to Subjects-relevant persons, such as Fauci's close friend, the bribery-philanthropist charlatan Bill Gates:



Is there is any person more hated than you Mr. Fauci? Bill Gates perhaps? A person that is allegedly banned from 38 countries? The lack of integrity you share with Mr. Collins serves the needs of the Bill & Melinda Gates Foundation. Cloaked behind philanthropy, the Foundation was reinvigorated by your revised "SARS-CoV-2" / COVID breakout to late 2019.

THE | DIPLOMAT
READ THE DIPLOMAT, KNOW THE ASIA-PACIFIC

THE PULSE | SOCIETY | SOUTH ASIA

Why Are Indians So Angry at Bill Gates?

The latest backlash against the Gates Foundation in India is the result of years' worth of concerns raised by human rights activists and civil society.

By **Akshay Tarfe**
 June 15, 2021 ←






Soon similar headlines will emerge on the world scene for both Mr. Fauci and Ms. Pollack. But in addition to **#ArrestBillGates** (which exists), we will soon have **#ArrestAlbertBourla**, and **#ArrestAndrewCuomo**, and **#ArrestFrancisCollins**, and **#ArrestTonyFauci**, and **#ArrestMarthaPollack**, and . . .

CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You What You Are
– *con't*

Whether the context is NIH/NIAID or Cornell University, Bill Gates has long been the focus of criminal investigations regarding his marketing-of and profiteering from known-to-be-unsafe vaccines.

His criminality is manifold. But regarding his fraudulent promotions of vaccine safety, and the original 2017 schedule of "SARS-CoV-2," **the best evidence of criminality is Gates' mouth:**

"So the second time I saw him (President Trump) was the March after that, and so March 2017 in the White House. In both of those two meetings he asked me if vaccines weren't a bad thing, because he was considering a commission to look into, uh, ill effects of vaccines, and somebody, I think his name was Robert



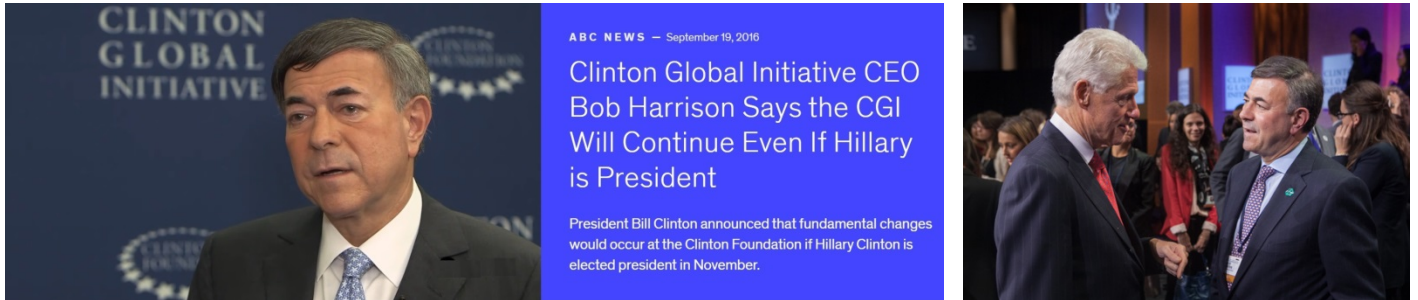
Kennedy Jr., was advising him that vaccines were causing bad things. And I said, 'No, that's a dead end. That would be a bad thing, don't do that.' "

Perhaps you two, and your colleague Mr. Gates, will be in-attendance with Mr. Philip Nache . . . at the anticipated funeral of his lovely wife Jummai; **a coerced recipient of the Mr. Albert Bourla needle:**



CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*
- con't

Mr. Robert Harrison was appointed as Chief Executive Officer of the Clinton Global Initiative (CGI) in 2006. He was appointed to chair the Cornell University Board of Trustees (BOT) in March 11, 2011.



That he chose to associate his person with lying, cheating, fornicating, adulterous self-absorbed people is indicative, and his personal right. But by serving Bill Clinton (and his baggage), and by chairmanship of the BOT at my alma mater, Harrison is now *my* business, especially if he is connectable to the Subjects.

With Yale Law graduate Robert Harrison as conduit, the connection of the Clintons to Cornell, implicitly includes persons of notoriously questionable or criminal character:



This Harrison/Clinton conduit entangles Cornell with globally based crimes against humanity. An indication includes deployment of Ms. Chelsea Clinton as CGI ambassador combatting **“vaccine hesitancy.”**




CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*
– *con't*

Prior to an escalator ride in New York, **Mr. Fauci**, while serving as the highest paid member of the **Executive Branch**, sent improper intragovernmental emails; several revealed your bias regarding the 2016 presidential election. Your emails regarding “Candidate H” were part of a tacit conveyance to your global COVID / RICO colleagues that everything was on schedule:

UNCLASSIFIED U.S. Department of State Case No. F-2014-20439 Doc No. C05797268 Date: 12/31/2015

RELEASE IN FULL

From: Mills, Cheryl D <MillsCD@state.gov>
Sent: Wednesday, January 23, 2013 6:21 PM
To:  H
Subject: FW: Today's performance

From your doctor admirer

From: Fauci, Anthony (NIH/NIAID) [E] [mailto:AFAUCI@niaid.nih.gov]
Sent: Wednesday, January 23, 2013 6:10 PM
To: Mills, Cheryl D
Subject: Today's performance

Cheryl:
 Anyone who had any doubts about the Secretary's stamina and capability following her illness had those doubts washed away by today's performance before the Senate and the House. She faced extremely difficult circumstances at the Hearings and still she hit it right out of the park. Please tell her that we all love her and are very proud to know her.
 Warm regards,
 Tony

Anthony S. Fauci, MD
 Director
 National Institute of Allergy and Infectious Diseases
 Building 31, Room 7A-03
 31 Center Drive, MSC 2520
 National Institutes of Health
 Bethesda, MD 20892-2520
 Phone: (301) 496-2263
 FAX: (301) 496-4409
 E-mail: afauci@niaid.nih.gov

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Your 2016 election expectations included accommodation of COVID-2017. While your heart-throb was in play (the person you had been referring to as “Candidate H,” doing so two-years before Ms. Hillary Rodham-Clinton had announced), massive effort was being expended to usher-in what was codified by Mr. Klaus Schwab as *The Great Reset*.^H

^H Mr. Fauci, your assessment of Candidate H is representative of your stupidity and lack-of-concern for humanity. You were aware that the Secretary Clinton hearings of 2013 investigated **murder of Americans in Benghazi Libya**. Candidate H testified, quote:

*“The fact is we had four dead Americans. Was it because of a protest or was it because of guys out for a walk one night who decided that they'd go kill some Americans? **What difference at this point does it make?!?”***

“Hit it right out of the park”?! “Very proud”?! And your comments regarding Mr. Bourla versus Ms. Jummai Nache?

CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*
– *con't*

In the context of COVID-2017, the escalator gala by Melania and Donald Trump on June 15, 2015, and



the Trump victory on November 8 2016, explain in-part the vile anti-Trump comments, tacitly endorsed by Mr. Fauci and Ms. Pollack. COVID-2017 as an operative of *The Great Reset* explains **the massive relentless hate campaign** that the Trump family endured, including young Barron, subsequent to the 45th presidential inauguration on January 21 2016.

On January 10, 2017, mere days prior to inauguration of President Donald Trump, the errand boy to *The Great Reset*, “America’s Doctor,” was compelled to announce postponement of COVID-2017:



“There will be a challenge (for) the coming Administration in the arena of infectious diseases, both chronic infectious diseases in the sense of already ongoing disease, and we have certainly a large burden of that, but also there will be a surprise outbreak.”

It is likely that the March 2017 White House meetings (detailed by Bill Gates on Page 10 above) were originally planned for COVID-2017 . . . **but those meetings were supposed to involve the complicity, if not outright participations of your “Candidate H.”**


CHARACTERIZATION 1 : Show Me the Company You Keep, and I Will Tell You *What You Are*
– Conclusion

Just prior to the 2016 election, *The Great Reset* and its NIAID COVID-2017 errand boy were confronted by diametrically opposed headlines; Donald Trump versus “Candidate H”:

FIRST OPINION

Say what you will about Donald Trump. He’s right about drug companies

By Charles D. Rosen July 22, 2016



JOE RAEDLE/GETTY IMAGES

With [Donald Trump](#) finally ensconced as the Republican nominee for president, it’s high time to applaud his spot-on positions on the pharmaceutical industry.

As a physician, I believe that Trump is absolutely right about allowing cheaper pharmaceutical drugs manufactured abroad to be sold in the United States. He is right that the pharmaceutical companies essentially sell their products to the federal government via Medicare and Medicaid without competitive bidding. In other areas of the budget, such as defense, federal laws require competitive bidding. It is outrageous this doesn’t occur with drugs and devices, especially since the health care budget is right behind defense in terms of expense.

Despite her rhetoric, big pharma likes Hillary

Clinton outpaces rivals in drug company donations

Clinton tops 2016 field in drug industry donations

Mag Turrell | Leanne Miller
Thursday, 10 Mar 2016 | 3:05 PM ET
CNBC



"...spent more time than anyone would have liked dealing with this vaccine silliness today."

"Our agreements with big pharmaceutical companies are important. We are also doing agreements with the large pharmaceutical companies for vaccines"

"The Science is clear...vaccines work"

In ‘CHARACTERIZATION 2 : Show Me the Company You Do Not Keep, and I Will Tell You *What You Are Not,*’ we further substantiate the relevance of these headlines to COVID-2017.

INTERMISSION 1 : The Coronavirus Investigation Committee

Evidence asserting global conspiratorial COVID criminality is presented in a 70-minute interview of Dr. David Martin by Dr. Reiner Füllmich; July 2021 meeting of The Coronavirus Investigation Committee:



With no-need to reference the *self-inculpatory* emails of Fauci to Peter Daszak, **Dr. Martin testified as follows**; testimony which implies the veracity of COVID-2017:



“Somebody knew something in 2015 and 2016 which gave rise to my favorite quote of this entire pandemic. And by that, I am not being cute. My favorite quote of this pandemic was a statement made in 2015 by Peter Daszak. The statement that was made by Peter Daszak, reported in the National Academy of Press Publications in February 12, 2016; and I am quoting,

‘We need to increase public understanding of the need for medical countermeasures such as a pan-corona-virus vaccine. A key driver is the media, and the economics will follow the hype. We need to use that hype to our advantage to get to the real issues. Investors will respond if they see profits at the end of the process.’”

SHARE

LIFE & ARTS | IDEAS | THE SATURDAY ESSAY

Bill Gates: The Best Investment I’ve Ever Made

Global health groups that buy and distribute medicines are a sure bet for saving lives, but their government funding is now in danger, and even the biggest philanthropies can’t fill the gap

By [Bill Gates](#)
Jan. 16, 2019 7:01 pm ET

In the context of the Subjects, the notion held by Ms. Martha Pollack, that Gates Hall on the Cornell campus is the result of “philanthropy,” is not merely ignorant, it is at-best complicity, but most likely, in view of University Development Office prospecting, co-conspiracy. ¹

¹ See Reference 2 discussion of similar prospect, Mr. Albert Bourla, Pages 21-22 below.

**CHARACTERIZATION 2 : Show Me the Company You Do Not Keep,
and I Will Tell You *What You Are Not***

Footnote G, Page 8 above, introduces the little-known 'New York Forward Reopening Advisory Board.' That COVID-2019 farce is presented in the Reference 2 (Pages 20-22 below).

As Ms. Pollack, and her Cornell Homecoming 2020 cohort Anthony Fauci are fully aware, the people discussed in this section were not only *not*-invited to that New York Forward Reopening Advisory Board, they were actively shunned . . . **in stark contrast to Pfizer CEO Mr. Albert Bourla.**

Ms. Pollack, Mr. Fauci . . . you two are definitely not of the same character, integrity and competence of Dr. Vladimir Zelenko. He represents, as a matter of history, 'Company You Do **Not** Keep.'



Located in Monroe, New York (where I spent a large part of my life), Dr. Zelenko has treated innumerable patients that present COVID-like symptoms . . . all have survived and returned to normal life:

Guess how many patients under Dr. Zelenko's care were subjected to the fraudulent RT-PCR "test for COVID-19," and therefore were cannon fodder for CDC statistics that were used to justify the Fauci EUA?

Guess how many were hospitalized, and had a ventilator shoved into their face, which ensured death?

Guess how many times Dr. Zelenko was invited by State of New York "health authorities" (the buffoons that Ms. Pollack has relied upon for "guidance"), either to testify in Albany, or as a visiting physician to alleviate the Cuomo/Fauci nursing home deaths?

Instead, guess how many of Dr. Zelenko's patients were treated with COMPLETE SUCCESS with **hydroxychloroquine**, an off-patent inexpensive proven-safe medicine (that Mr. Fauci declared caused "adverse events," as he lied about "data" developed by his colleagues at Surgisphere) ?

Guess how many patients under Dr. Zelenko's care have been victimized by "**breakthrough**" events that resulted from use of hydroxychloroquine, and had to reinstate medical care to survive COVID? ^J

Guess how many patients under Dr. Zelenko's care have been listed under the fraudulent Centers for Disease Control (CDC) Vaccine Adverse Events Reporting System (VAERS)?

Guess how many patients under Dr. Zelenko's care were injected with the same Pfizer/Bourla needle that was used on Ms. Jummai Nache?

^J Both of you received my July 21 2020 letter which discusses this Fauci fraud against **hydroxychloroquine** (a fraud deployed to bolster meetings held by Cuomo, **and attended by Pollack as a member** of Cuomo's New York Forward Reopening Advisory Board). See Pages 4-8 here <http://pvsheridan.com/sheridan2fauci-1-21july2020.pdf>

**CHARACTERIZATION 2 : Show Me the Company You Do *Not* Keep,
and I Will Tell You *What You Are Not***

Ms. Pollack, Mr. Fauci . . . you two are definitely not of the same character, integrity and competence of Dr. Pierre Kory. He represents, as a matter of history, ‘Company You Do **Not** Keep.’



Also with offices in New York, Dr. Kory has treated patients **WORLDWIDE** that present COVID-like symptoms . . . all have survived and returned to normal life:

Guess how many patients under Dr. Kory’s care were specimens of the RT-PCR “test for COVID-19” fraud, and therefore used as cannon fodder for the World Health Organization (WHO) statistics that were used to justify global injection of humanity with Mr. Albert Bourla’s needle?

Guess how many times Dr. Kory was invited by State of New York “health authorities,” either to testify in Albany, or as a visiting physician to alleviate the Cuomo/Fauci nursing home deaths?

Instead, guess how many patients under Dr. Kory’s care were treated with **COMPLETE SUCCESS** with **IVERMECTIN**, an off-patent inexpensive proven-safe medicine (that Fauci declared an “animal drug”)?

Guess how many patients under Dr. Kory’s care have been victimized by “**breakthrough**” events that resulted from use of ivermectin, and had to reinstate medical care for COVID?

Guess how many patients under Dr. Kory’s care have been listed under the (under-counting) CDC VAERS *after* use of ivermectin?

Guess how many patients under Dr. Kory’s care have been listed under the World Health Organization (WHO) Coronavirus COVID-19 Global Dashboard, after use of ivermectin? ^K

Guess how many patients under Dr. Kory’s care were injected with the same Pfizer/Bourla needle that was used on Ms. Jummai Nache?

^K Both of you received my December 21 2020 letter which discusses the suicide deaths of our K-12 children, but also discusses the vilification of Dr. Kory by US Senator Gary Peters (D-MI) during the Senate Committee on Homeland Security and Governmental Affairs of 8 December 8 2020, This coordinated slandering, endorsed by Fauci, targeted the off-patent ivermectin. See Page 3 here <http://pvsheridan.com/sheridan2fauci-2-21december2020.pdf>

**CHARACTERIZATION 2 : Show Me the Company You Do Not Keep,
and I Will Tell You *What You Are Not***

Ms. Pollack, Mr. Fauci . . . you two are definitely not of the same character, integrity and competence of Dr. Richard Bartlett. He represents, as a matter of history, 'Company You Do **Not** Keep.'



Although not located in New York, Dr. Bartlett was among the first to treat innumerable patients in Texas that presented COVID-like symptoms . . . all have survived and returned to normal life:

Guess how many patients under Dr. Bartlett's care were specimens of the RT-PCR "test for COVID-19" fraud, and spewed as cannon fodder for the **Texas** Department of State Health Services statistics; the latter used to justify tyrannical state-wide lockdowns and "mask mandates"?

Guess how many times Dr. Kory was invited by *any* state "health authority," either to testify, or as a visiting physician to alleviate nursing home horrors in New York, New Jersey, Michigan, Pennsylvania?

Instead, guess how many patients under Dr. Bartlett's care were treated with COMPLETE SUCCESS with a **nebulized Budesonide protocol**, which involves off-patent inexpensive proven-safe medicines?

Guess how many patients under Dr. Bartlett's care have been victimized by "**breakthrough**" events that resulted from use of nebulized Budesonide, and had to reinitiate medical care for COVID?

Guess how many patients under Dr. Bartlett's care have been listed under the fraudulent CDC VAERS, *after* use of nebulized Budesonide?

Guess how many patients under Dr. Bartlett's care were injected with the same Pfizer/Bourla needle that was used on Ms. Jummai Nache?



**CHARACTERIZATION 2 : Show Me the Company You Do *Not* Keep,
and I Will Tell You *What You Are Not* – Conclusion**

Both of you are recipients of my April 12 2021 letter which discusses the Nuremberg Code, Medicalization, The Impossibility of Informed Consent, Connections of Dr. Anthony Fauci to the Nursing Homes Deaths, and the crime of 'Depraved Indifference.'

In addition to the MDs discussed above (Zelenko, Pierre, and Bartlett), I also presented in April 12 2021 the renowned Yale University epidemiologist Dr. Harvey Risch, director and founder of America's Frontline Doctors Dr. Simone Gold, and recent appointee to direct the Idaho Central District Health Dr. Ryan Cole.

Pictured on the left, Risch, Gold and Cole are also examples of The Company you do *NOT* keep:



At-right is The Company you *DO* keep . . . a 'vested interest,' who ensured that off-patent medicines were **NOT MENTIONED** as "advise," that **Ms. Pollack assisted with** as member of the NY Forward Reopening Advisory Board . . . during the time **she was aware** that thousands were dying in the nursing homes . . . due to **ensorship of available, safe and 99% effective non-vaccine treatments.**

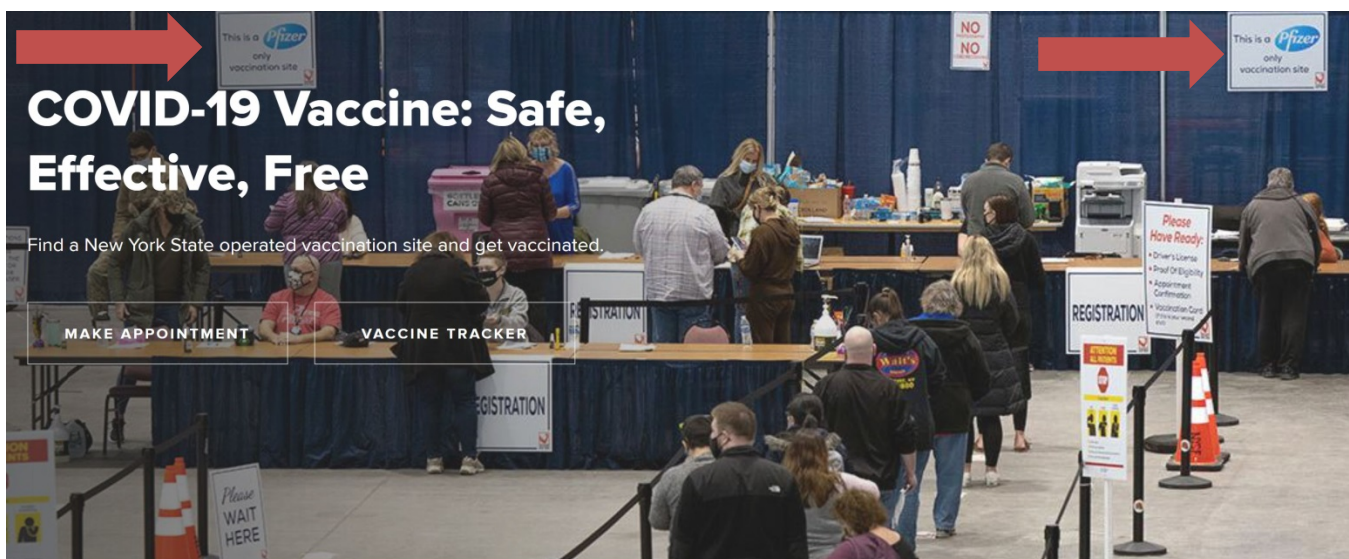
REFERENCE 2 : Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board

Receiving scant media attention throughout 2020, ex-Governor Cuomo accommodated the needs of not merely The Great Reset, but also the central ploy of that cult which demands the addiction of humanity to an mRNA gene modification injection that the inventor declared *“too dangerous to use on humans.”*

The surreptitious method that Cuomo used was formed in March 2020, called the “New York Reopening Advisory Board.” The first meeting of this board occurred all the way back in April 2020:



It is no-surprise that Cuomo’s Board website includes a “Pfizer Only” promotion:



The question: Who were not key members of this “New York Forward Reopening Advisory Board, and who were, and why . . .

REFERENCE 2 : Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board
– *con't*

First we ask :

Of the hundreds on Cuomo's New York Forward Reopening Advisory Board, were practicing medical doctors, located in New York, who had successfully treated patients, by the thousands, and were known to have done so without resorting to a Pfizer mRNA needle, doing so during the time that TENS-OF-THOUSANDS of elderly were dying in the nursing homes . . . were any invited to advise Cuomo's board?

Was New York Dr. Vladimir Zelenko invited ?

Was New York Dr. Pierre Kory invited ?

In the alternative we ask:

Was a person whose goal was the maximizing of corporate profits, who had previously banned all low-cost off-patent medicines from his drug portfolio to ensure those profits, who had knowledge of the COVID success of the off-patent medicines worldwide, but whose priority was instead the marketing of an mRNA concoction as a "vaccine," that was known to be dangerous but was shielded from all civil product liability . . . a person now pushing "variants," and "booster shots" . . . was *that* person invited to Cuomo's New York Forward Reopening Advisory Board?

Of course! He is CEO of Pfizer . . . his name is Mr. Albert Bourla.



REFERENCE 2 : Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board
– Conclusion

But we must address a most insidious question:

Is Cornell University in any way connectable to coordinated disinformation and subversion of known-to-be-successful non-vaccine COVID treatments that would have saved millions worldwide, had already done so in the great nation of India, but could also have saved tens-of-thousands in the New York nursing homes ?

And *if* the answer is ‘Yes’ . . . *then* is there any person who is responsible for the overall COVID conduct of Cornell University, and implicitly that ‘Yes’ answer?

Was there a member on the NY Forward Reopening Advisory Board from Big Academia, such as my alma mater Cornell University?

Her name is Ms. Martha Pollack, the current President of Cornell University:



Ms. Pollack, seated next to you during the 2020 NY Forward Reopening Advisory Board meetings, during the time that body bags were scarce, being filled with former nursing home residents, **in a demonstration of your abject incompetence (at best)**, you associated Cornell University, *not* with practices and persons that ensured the well-being of humanity, but instead *with the exact opposite*; sampled by the following: ^L



^L ‘Body bags’ is discussed with President Trump in September 18 2020, see Page 2:
<http://pvsheridan.com/sheridan2trump-6-18september2020.pdf>

INTERMISSION 2 : The RICO Crimes of Liability Immunity – Paul Sheridan versus Fauci / Bourla



A staunch advocate of transportation safety, Mr. Lee Iacocca, Chairman of Chrysler Corporation, nevertheless recognized that with respect to safety his organization had fundamental problems.


Inside Chrysler, in the 1992 timeframe, it was well-known that he was not pleased when he was compelled to ask the following not-so-rhetorical question:

“Who is going to fix safety in my company?!”

Of the ten-of-thousands of personnel to choose from, he chose Paul Sheridan, the undersigned.

Upon being chosen as Chairman of the Chrysler ‘Safety Leadership Team’ (SLT) I was immediately **inundated** with requests that the work and efforts of the SLT to protect Chrysler customers be, not merely circumspect, but secret! The primary source of that criminal request was the defense lawyers, and their corporate Defense Bar.

For two years, as chairman of the SLT, my primary burden was **not** correction or improvement of Chrysler product safety at the technical, engineering or manufacturing level . . . *not even close*. My primary burden was dealing with the deceit, the lies and the outright existing criminality of the corporate Defense Bar and their internal top executive clients. As a result of my Cornell MBA education, and corporate experience, and assertions of professional integrity, I deployed the following adage as a comprehensive rebuttal to the vileness that had characterized “safety,” not merely in the automotive business, but in all product and service enterprises; the overleaf of my business card declares my *modus operandi*:



Paul V. Sheridan
AA, AS, BS, MBA

First and Foremost Safety is a Management Issue

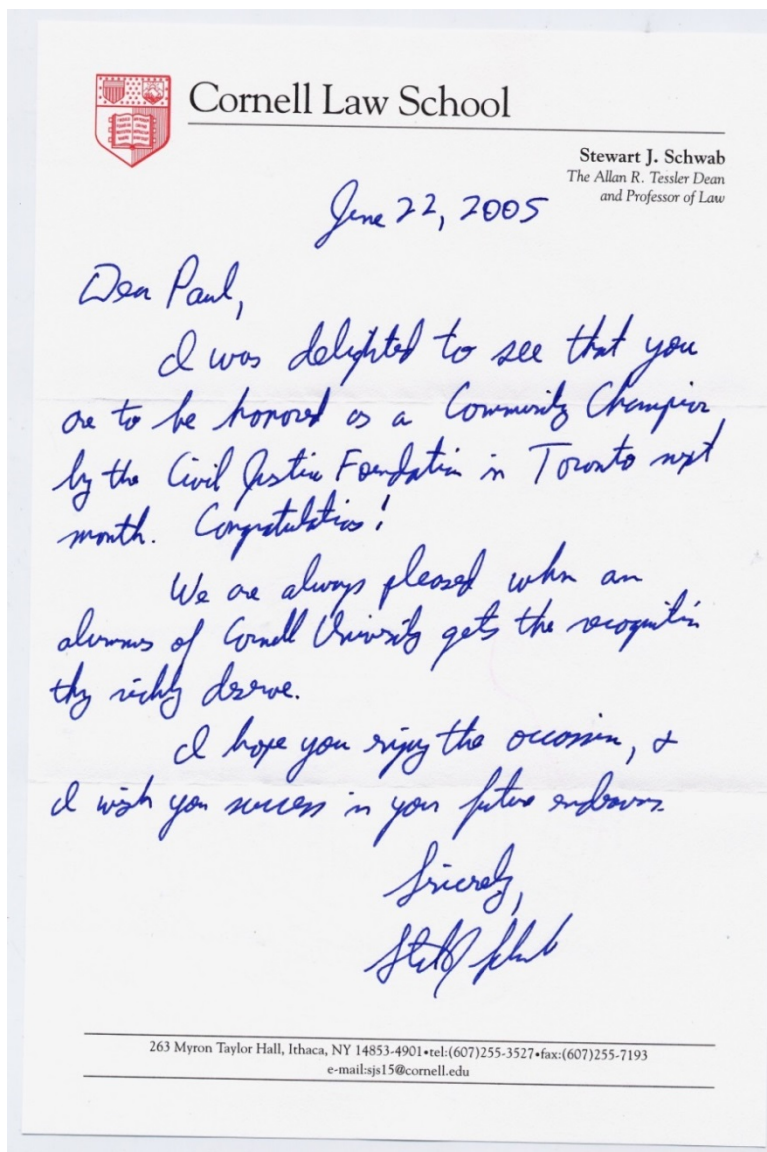
DDM CONSULTING

The Safety and Efficiency of the Transportation Fleet

As a result of my work, after over-a- decade of effort, I was nominated by the American Bar Association for the much-heralded Civil Justice Foundation ‘National Champion Award.’ From over-1400 nominations I was chosen, and remain the first and only person to win the award for transportation safety.

From announcements in many business and legal journals, Cornell University Law School Dean Stewart Schwab sent a much appreciated hand-written note congratulating me as follows:

“ . . . an alumnus of Cornell University gets the recognition they richly deserve.”

INTERMISSION 2 : The RICO Crimes of Liability Immunity – Paul Sheridan versus Fauci / Bourla
– con't

Of the millions of words, and thousands of images, and hundreds of hyperlinks that you (and Provost Michael Kotlikoff) have deployed on the Cornell “COVID-19 WEBSITE,” not once do we find forthright disclosure regarding the legal/medical fraud imposed upon University students and staff by :

“Liability Immunity.”**Why is that Ms. Pollack?**

In stark contrast to your pusillanimity, how many times do you think I proposed “liability immunity’ as key to a competent, ethical and moral approach to transportation safety? How many times did I propose ‘liability immunity’ when assisting the Department of Transportation (DOT) with corrections to the Federal Registry?

How acceptable would your ‘liability immunity’ approach have been to accident victims?

How acceptable would your coercions and “mandatory vaccinations” have been to Cornell University Founder Mr. Ezra Cornell?

INTERMISSION 2 : The RICO Crimes of Liability Immunity – Paul Sheridan versus Fauci / Bourla
– Conclusion



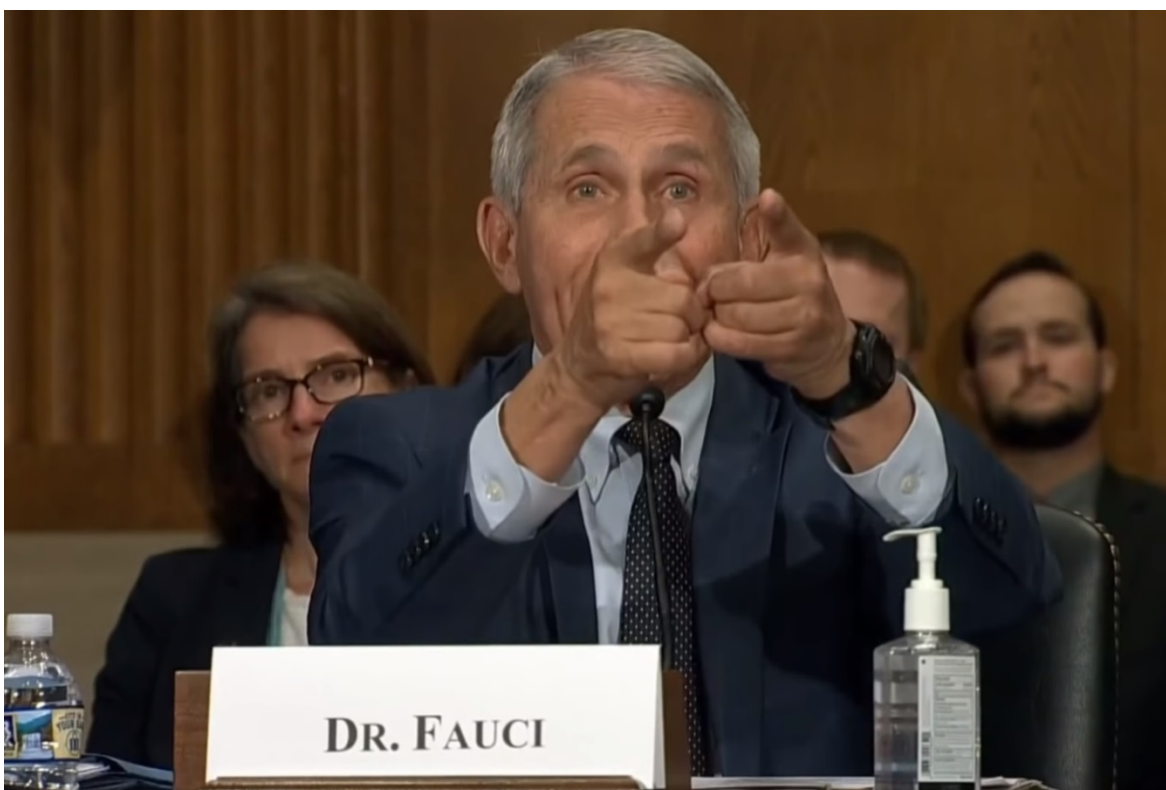
Summary : Mr. Anthony Fauci

In your interview with the Financial Times of London of July 10, 2020, you spewed the following self-absorbed protestation:

“ I have a reputation, as you probably have figured out, of speaking the truth at all times and not sugar-coating things. And that may be one of the reasons why I haven’t been on television very much lately.”

Your sputum occurred at the time that mass graves were being filled with New York nursing home corpses, and **frantic but secret emails** were sent between you and criminals such as Mr. Peter Daszak. ^M

In another example of self-absorbed vehemence, one year later on July 20 2021, but now **after** the frantic and secret but heavily redacted emails had been released; before the US Senate on Health, Education, Labor and Pensions Committee, you declared that you are in no-way connected to *any* gain-of-function research, at the Wuhan Laboratory of Virology, or anywhere else:



In a vile but revealing **demonstration of your true person**, you began putting your fingers into the faces of the Senate, in a **threatening and violent manner**. If your proximity was closer, and took place on campus, your shouting and physical actions would have been interpreted by any reasonable person as imminent physical danger; **your arrest by the Cornell University Police would have occurred / been justified.** ^N

^M See INTERMISSION : The Coronavirus Investigation Committee, Page 15 above.

^N Personal observation: Your behavior is not unfamiliar to me; it portends a person whose position is increasingly tenuous compared to the associates you thought were going to ‘have your back.’

Summary : Mr. Anthony Fauci – Conclusion

As you are fully aware, by virtue of being an open recipient, in the just-filed lawsuit of *Mr. Ravi Batra versus Mr. Peter C. Daszak, Janet D. Cottingham, EcoHealth Alliance, Incorporated*, your testimony and supporting unredacted documents, emails, etc., will be part of extensive discovery. None of the legal process, in my hard won experiences of over thirty years, will accommodate your history of violence, retaliation, threatening outbursts, or “sugarcoating” in behalf of your vested interests comrades.

FILED: NEW YORK COUNTY CLERK 08/17/2021 03:06 PM	INDEX NO. 157709/2021
NYSCEF DOC. NO. 1	RECEIVED NYSCEF: 08/19/2021

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

RAVI BATRA,
Plaintiff, (NYSCEF CASE)

- against -

PETER C. DASZAK, JANET D. COTTINGHAM a/k/a
JANET DASZAK, and ECOHEALTH ALLIANCE INC.,
Defendants.

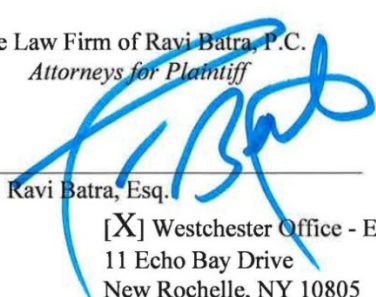
THE ABOVE NAMED DEFENDANTS ARE HEREBY SUMMONED, to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Attorneys for Plaintiff within twenty (20) days after the service of this summons, exclusive of the day of service or within thirty (30) days after service is complete if this summons is not personally delivered to you within the State of New York; and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the complaint.

COUNTY DESIGNATED AS THE PLACE OF TRIAL: NEW YORK COUNTY

BASIS OF VENUE: CPLR 503(a); New York County is the county in which a substantial part of the events or omissions giving rise to the claim occurred.

DATED: August 17, 2021

The Law Firm of Ravi Batra, P.C.
Attorneys for Plaintiff

By: Ravi Batra, Esq. 

The Batra Building
142 Lexington Avenue
New York, NY 10016
212-545-1993
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Westchester Office - Echo Law
11 Echo Bay Drive
New Rochelle, NY 10805

I am requesting that plaintiff extend discovery to the RICO scheme of ‘**liability immunity**,’ enacted by you in-behalf of Mr. Albert Bourla, Pfizer Corporation, etc., and how your ‘**liability immunity**’ scheme was endemic to your true role in the global COVID-19 pandemic; that of the defendants, PLA comrades at the Wuhan Laboratory of Virology, Mr. Bill Gates, Mr. Francis Collins, Mr. Christian Drosten, former New York Governor Andrew Cuomo, former presidential candidate Ms. Hillary Rodham-Clinton, etc.

Summary : Ms. Martha Pollack

Your comrade, the movie star, the person you declared a source of “guidance” in your alleged battle against “SARS-CoV-2,” is the defrocked and disgraced Andrew Cuomo:



On March 25, 2020, Governor Cuomo, contrary to all common sense and well-known medical practices, directed by Executive Order (EO) that “COVID positive” people be forcefully and indiscriminately inserted into *all* New York nursing homes. In that EO your friend Cuomo ordered that “**SARS-CoV-2 testing**” of **new residents be banned**; your “source of guidance” outlawed testing that was previously standard practice for any new resident, for even the flu! ^o

But you and Cornell University Provost Michael Kotlikoff said nothing in protest of such torrid corruption; *why is that Ms. Pollack?*

A person close to me commented: “**This is too stupid to be stupid!**” That was very insightful, and absolutely true. There was nothing “stupid” about Cuomo’s nursing home EO. It was purposeful and provably conspiratorial . . . and you, Ms. Pollack, were/are directly connectable to all of this.

Cuomo loses Emmy following scandal, resignation

By NICK NIEDZWIADK | 08/24/2021 01:29 PM EDT

Regarding The Company You Keep, a mere three days ago, Tuesday August 24, 2021, the news media and their headlines continue to divert from real priorities; the relevant facts and criminality of COVID-19, **and the tens-of-thousands of avoidable deaths in the New York nursing homes** . . . and the conspiratorial inspiration, The Great Reset, codified by your comrade Mr. Klaus Schwab.

^o Contrary to the testimonial *crap* from Dr. Howard Zucker, there was nothing “inadvertent” about the true purpose of the Cuomo Executive Order which forced COVID patients into the nursing homes. If this “doctor” still claims ‘*There is much to learn about this virus,*’ I suggest he seek grammar school level tutoring from Dr. David Martin and Dr. Reiner Füllmich (Page 15 above). Alternatively, I can assure Zucker that very little is unknown about ‘liability immunity.’

Summary : Ms. Martha Pollack – Con't

In the original reports of November 2020, International Academy President and CEO Mr. Bruce Paisner, declared that Governor Cuomo was being given an Emmy Award:

“ . . . because he effectively created television shows, with characters, plot lines, and stories of success and failure.”

None of these farcical Emmy Award news reports covered the horrors of the New York nursing homes; not even in the context of “failure.” Now, just three days ago, your comrade Mr. Paisner is spewing:

STATEMENT FROM THE INTERNATIONAL ACADEMY
OF TELEVISION ARTS & SCIENCES

August 24, 2021

The International Academy announced today that in light of the New York Attorney General's report, and Andrew Cuomo's subsequent resignation as Governor, it is rescinding his special 2020 International Emmy® Award. His name and any reference to his receiving the award will be eliminated from International Academy materials going forward.

Do you see any mention of, or any update regarding Cuomo's murderous COVID “stories of failure” in New York in general, **or the nursing homes in particular?** Wednesday offered the following:

New York Governor Kathy Hochul promised more government transparency on her first day in office, and by day's end her administration had quietly acknowledged nearly 12,000 more deaths in the state from COVID-19 than had been publicized by her predecessor, Andrew Cuomo.

New York now reports nearly 55,400 people have died of COVID-19 in New York, based on death certificate data submitted to the Centers for Disease Control and Prevention, up from about 43,400 that Cuomo had reported to the public as of Monday, his last day in office.

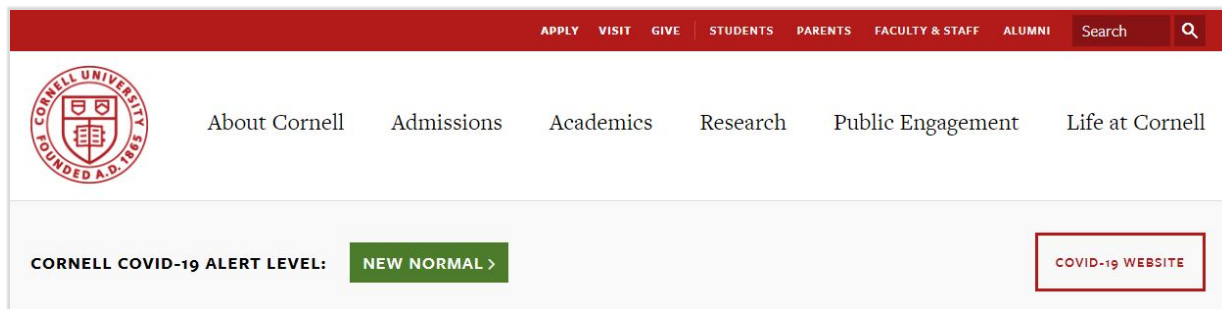
"We're now releasing more data than had been released before publicly, so people know the nursing home deaths and the hospital deaths are consistent with what's being displayed by the CDC," Hochul said Wednesday on MSNBC. "There's a lot of things that weren't happening and I'm going to make them happen. Transparency will be the hallmark of my administration."

Whether in November 2020 when the farcical Emmy was awarded, or in August 2021 when the farcical Emmy is rescinded, your media friend Mr. Paisner never connects his rescinding to murder in the nursing homes . . . **nor did you as President of Cornell University, a life sciences institution.** ^P

^P Governor Hochul is a courtesy copy of this letter; I assure you, and her, that I will be one of many testing her trendy claims of “transparency” in the not-too-distant future.

Summary : Ms. Martha Pollack – Con't

Shortly after the Cuomo EO that forced diseased residents into the nursing homes, you began your service to Pfizer CEO Mr. Albert Bourla on the New York Forward Reopening Advisory Board. Immediately you subverted the Cornell home page for an exploitive, commercially-premised scare campaign:



As was well-known to you, Provost Michael Kotlikoff and Cornell Counsel Ms. Madelyn Wessel, the term 'New Normal' was codified for the purpose of marketing . . . vaccines! Merck Corporation deployed The New Normal as part of their roll-out promotions at the January 6 2004 conference entitled:

“SARS and Bioterrorism: Bioterrorism and Emerging Infectious Diseases, Antimicrobials, Therapeutics and Immune Modulators”

As you three were *also* fully aware, “New Normal,” which you dutifully regurgitated, was a term then embraced as a lockdown branding campaign, fully endorsed and adopted by:

World Health Organization
The Global Preparedness Monitoring Board
People’s Republic of China Center for Disease Control
The Bill and Melinda Gates Foundation
Coalition for Epidemic Preparedness Innovations
Mr. Anthony Fauci (NIAID) and Mr. Francis Collins (NIH) . . . *to name a few.*

“At this time, Cornell is not requiring our employees or students to be vaccinated; however, we strongly encourage each of you to be vaccinated when you become eligible. Vaccination is key to the resolution of this global pandemic, and we hope that you all take this opportunity to protect yourselves, as well as our community”.

If recollection serves, the above “vaccine” roll-out was displayed at your ‘COVID-19 WEBSITE’ **prior** to the EUA of December 11, 2020. The site was updated as you served (1) the NY Forward Reopening Advisory Board and (2) Pfizer CEO Mr. Albert Bourla . . . the other “philanthropist” was also on-cue:

“The only vaccine, that if everything went perfectly, might seek the emergency use license by the end of October, would be Pfizer.” Mr. Bill Gates, September 15, 2020.

October?! You too were on-cue while subverting the campus to your “vaccine” agenda. In a grotesque demonstration of inveracity, you orchestrated another “surprise” involving “America’s Doctor” during Homecoming 2020 . . . in October. ^Q

^Q You received my June 9 2021 letter to Mr. Fauci wherein I detail his and your fraudulent misuse of the campus for your joint agenda (it was not *your* first time). Pages 5 - 13: <http://pvsheridan.com/sheridan2fauci-4-9june2021.pdf>

Summary : Ms. Martha Pollack – Con't

While Mr. Gates *continues* to lie about the Pfizer needle as a “vaccine,” parroting the fairy tale that it resulted from Year 2020 Operation Warp Speed, and censoring the truth that in-fact mRNA-based needles and associated patents date to not-later-than 2003; he is also aware that the great nation of India is a market where his person and his “vaccine” profiteering were, and remain **not welcome**.^R



Like Fauci, Collins, Bourla, Cuomo, Walensky, Daszak, and Susan Wojcicki (YouTube), and Dr. Augustine Choi (Director of Weill-Cornell Medical), and Dr. Soumya Swaminathan (Chief Scientist of the World Health Organization). . . . **you Ms. Pollack** also distort the truth about off-patent COVID treatments; that are not experimental and **do require liability immunity** . . . while defiling Cornell University with these distortions, tens-of-thousands of elderly were left to die, in isolation, in the New York nursing homes.

Your connections to COVID distortions **and outright lies** are well-documented, ranging from your membership on the NY Forward Reopening Advisory Board to ongoing Cornell University website postings. An example of a bold-faced lie, connectable to your person as current President of Cornell University; one among hundreds from today's CornellHealth webpage (screenshot):

Is the vaccine safe?

All data currently available indicate that the vaccines are safe. Thus far, no serious long-term side effects have occurred. Some individuals do experience minor side effects that reflect the body's immune response beginning; a tiny number of individuals have experienced allergic reactions and have required immediate and successful treatment.

All current data? No serious long-term side effects? Minor side effects?! A tiny number!? As you are fully aware, your so-called “approved vaccines,” that you have injected into the arms of captured, unsuspecting but **coerced** Cornell students and staff, have killed and horribly maimed more human beings in the first six months of deployment (post the fraudulent December 11 2020 EUA), than all true vaccines combined during the previous twenty years! **Let us try that again, in large font:**

Your so-called “approved vaccines,” that you have injected into the arms of unsuspecting but coerced Cornell students and staff, have killed and horribly maimed more human beings in the first six months of deployment **than all vaccines combined during the previous twenty years!**

This “knowledge” is well-known . . . on the next page we review a recent Cornell home page.

^R On Page 7 of Exhibit 1 you will find the US Patent Office rejection verbiage against the profiteering attempts of the **“pathological liar”** Mr. Fauci versus his mRNA concoction applications dating to 2003. See Item (1) Page 3 above.

Summary : Ms. Martha Pollack – Con't

Respect knowledge? Be kind? In case you, and Provost Kotlikoff, and Pfizer CEO Albert Bourla **forgot**, there is nothing kind about the underbelly that motivates your violation of the Nuremberg Code; its letter or spirit. We share more “knowledge” with you. In the Exhibit, I declare on Page 4 (screenshot):

Preview of the 13 July 2021 Headlines – Everything becomes Nothing ?

At the beginning of the Fauci Pandemic, **everything is COVID**, and the death statistics are exaggerated.

At the end of the Fauci Pandemic, **nothing is “vaccine,”** and the death statistics are subverted.

From beginning to end . . . one bold-faced lie after another . . . all leading to the following headline:

The world has become *increasingly* aware that promotion of the Dr. Christen Drosten perversion of the RT-PCR protocol as a “test” for “SARS-CoV-2” is an abject fraud:

CDC withdraws fraudulent PCR testing protocol that was used to falsify covid “positives” to push the plandemic

Sunday, July 25, 2021 by: Mike Adams

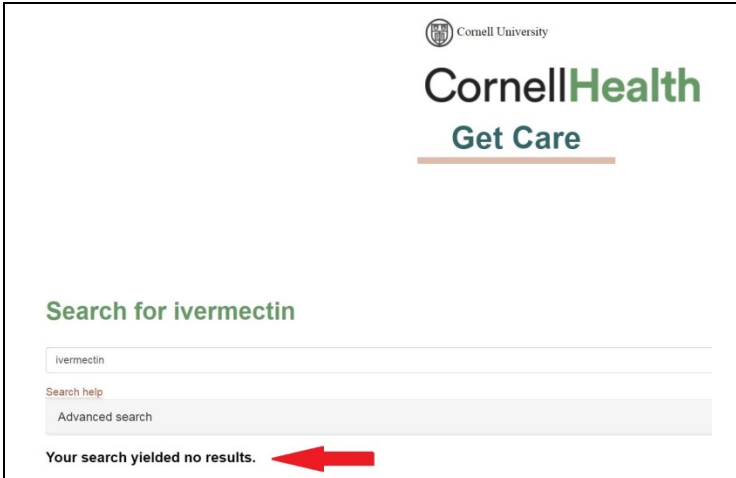

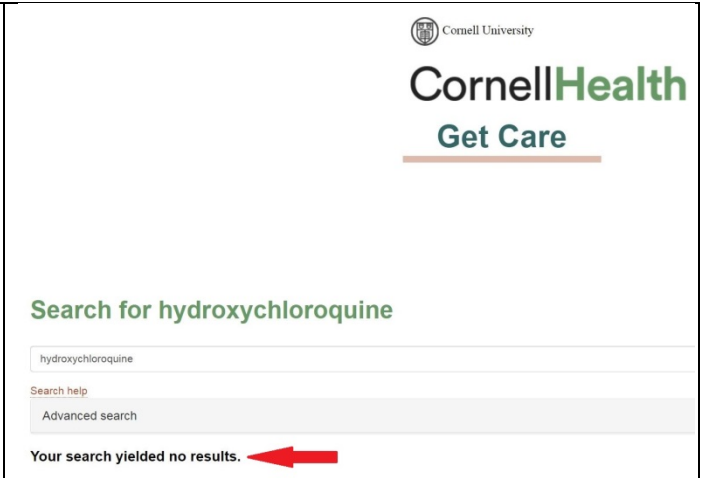

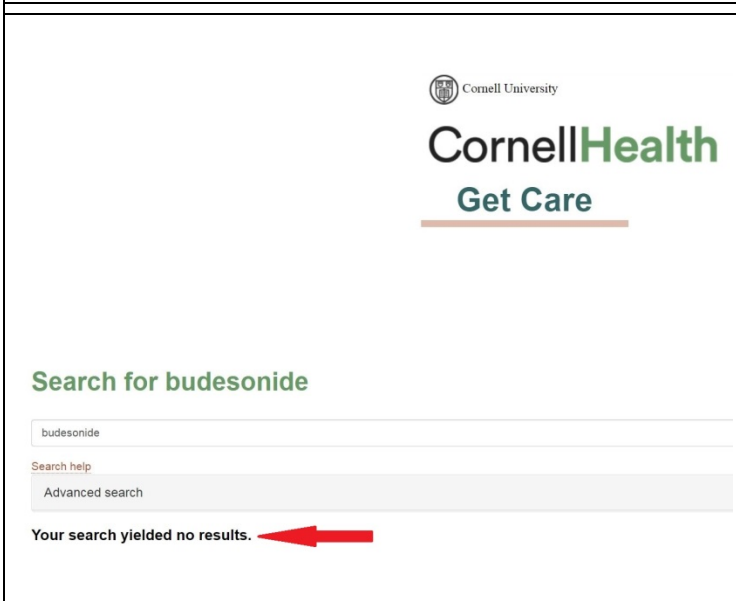

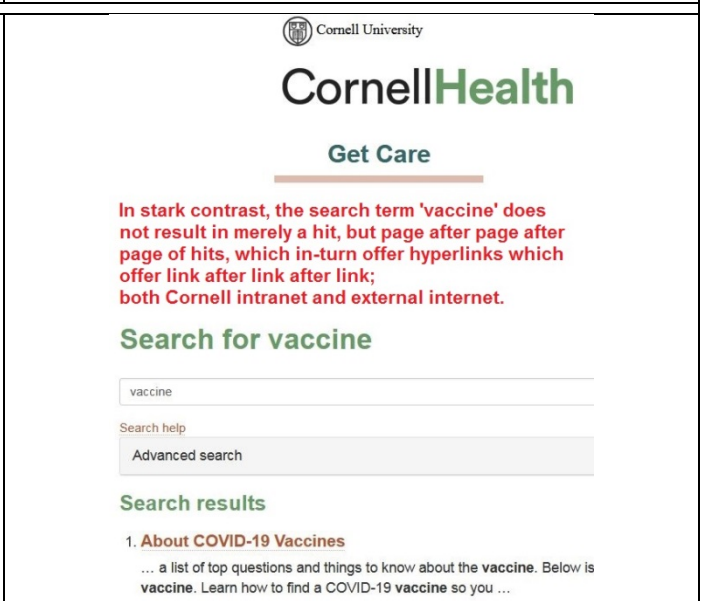
Tags: badhealth, badmedicine, badscience, CDC, coronavirus, COVID, hoax, junk science, pandemic, PCR, Plandemic, science fraud

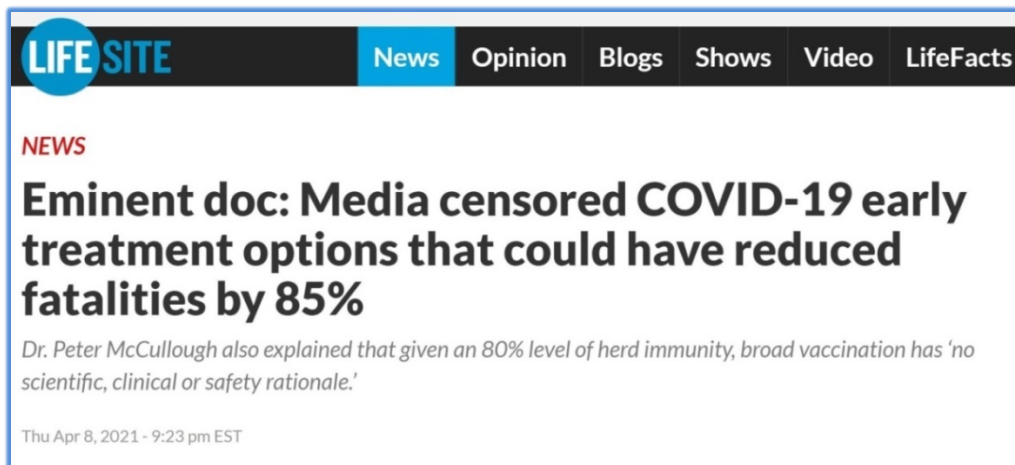
It was well-known **from the very beginning**, the “test” that you deployed against Cornell students and staff can *not*, and never will be able to distinguish between SARS-causing viruses versus, for example, the flu! Without being **clade specific**, it certainly cannot detect the recently deployed “SARS-CoV-2.” In other words, the essence if not the totality of your ‘COVID-19 WEBSITE’ is not merely incompetent, mistaken, or merely outdated. **You and that website (and what has resulted from it) constitute fraud.** ^S

^S You received my July 21 2020 letter to Mr. Fauci; on Pages 10-11 I requested his “knowledge” regarding the rt-PCR fraud; he never responded with integrity. If *you* need “knowledge” on my use of the phrase “recently uploaded variant ‘SARS-CoV-2,’” have Mr. Fauci explain it to you. As he is aware, the explanation also applies to the recent diversionary sputum from Walensky and Bourla about the “Delta variant,” its connection to patent # 7279327, the GISAID database, and on and on and on.

INTERMISSION 3 : The CornellHealth COVID “Vaccine” Fraud

We review another lie from Ms. Martha Pollack, and contrast that lie with very recent headlines from Japan. We contextualize with screenshots of typical searches recently conducted at the CornellHealth website:

 <p>Cornell University CornellHealth <u>Get Care</u></p> <p>Search for ivermectin</p> <p>ivermectin</p> <p>Search help Advanced search</p> <p>Your search yielded no results. </p>	 <p>Cornell University CornellHealth <u>Get Care</u></p> <p>Search for hydroxychloroquine</p> <p>hydroxychloroquine</p> <p>Search help Advanced search</p> <p>Your search yielded no results. </p>
 <p>Cornell University CornellHealth <u>Get Care</u></p> <p>Search for budesonide</p> <p>budesonide</p> <p>Search help Advanced search</p> <p>Your search yielded no results. </p>	 <p>Cornell University CornellHealth <u>Get Care</u></p> <p>In stark contrast, the search term 'vaccine' does not result in merely a hit, but page after page after page of hits, which in-turn offer hyperlinks which offer link after link after link; both Cornell intranet and external internet.</p> <p>Search for vaccine</p> <p>vaccine</p> <p>Search help Advanced search</p> <p>Search results</p> <p>1. About COVID-19 Vaccines ... a list of top questions and things to know about the vaccine. Below is vaccine. Learn how to find a COVID-19 vaccine so you ...</p>



LIFE SITE News Opinion Blogs Shows Video LifeFacts

NEWS

Eminent doc: Media censored COVID-19 early treatment options that could have reduced fatalities by 85%

Dr. Peter McCullough also explained that given an 80% level of herd immunity, broad vaccination has 'no scientific, clinical or safety rationale.'

Thu Apr 8, 2021 - 9:23 pm EST

INTERMISSION 3 : The CornellHealth COVID “Vaccine” Fraud – con’t



My ‘paulvsheridan’ YouTube account enjoyed years of postings that involved geology to history. That account had a million hits, and hundreds of ‘thumbs up.’ Last year I uploaded “**The Ivermectin Story.**” Within hours Ms. Susan Wojcicki, a colleague to Ms. Martha Pollack, did not merely delete the Ivermectin videos, **she terminated my entire paulvsheridan account.**

Contrary to the motivations and perversions of CornellHealth, and the decrepit news media, **The Ivermectin Story** is not only utterly factual and truthful; in deep irony, its broad censorship by social media confirms that status! Protecting the profiteering of the Pfizer mRNA needles is *also* confirmed, the real perversion; the underbelly of this RICO.

That my alma mater, an institution famed for its good works in life sciences, would openly endorse, by their actions and words, profit over health; this will not be tolerated.

CornellHealth relies on “guidance” from the Acting Commissioner of the Food and Drug Administration (FDA), Dr. Janet Woodcock. From her notorious ‘opioid epidemic’ failures, to the recent true status of non approval of the deployed mRNA Pfizer needle, **her reputation for double-talk and lying is consistent with the unofficial ‘job description’ of her FDA position.**



The FDA tweet is typical of the “guidance” which assaults the Cornell and Ithaca NY communities; CornellHealth deploys the murderous Pfizer needle while lying to those communities about the many alternatives, such as the globally recognized COVID record of the lost-cost **off-patent** drug Ivermectin. ^T

^T **Ms. Pollack**, perhaps you would remind Dr. Woodcock and FDA sycophants that the renowned Cornell University College of Veterinary Medicine is fully versed in the successful uses and deployments of Ivermectin, in humans and animals that spans over **four decades worldwide**. Perhaps Provost Michael Kotlikoff would offer that update to the world given his previous role as Dean of the Cornell University College of Veterinary Medicine!

INTERMISSION 3 : The CornellHealth COVID “Vaccine” Fraud – Conclusion

As an alternative to the charlatans of Ms. Susan Wojcicki, Ms. Martha Pollack, Dr. Janet Woodcock, and CornellHealth . . . we have the serious gentleman, Dr. Haruo Ozaki.



Dr. Ozaki is Chairman of the Tokyo Metropolitan Medical Association. In a **news conference streamed on 12 August 2021**, he declared that Japan was already a “country of use” regarding Ivermectin, but the reason for low-use was not lack of known effectiveness among his medical profession, but a lack of availability!

The cause of that Ivermectin shortfall?

Dr. Ozaki points to the company that coined and promoted the pro-vaccine vernacular “**New Normal.**” Dr. Ozaki stated:

“Even if a doctor writes a prescription for Ivermectin, there is no drug in the pharmacy. This (prescription) is virtually unusable. But (Merck) says that Ivermectin does not work, so there should not be any need to limit supply. If it does not work, there is no demand. I believe it works, so block supply. It looks like you are.”

Contrary to the Tweet sputum from the FDA about horses, Ivermectin use in humans has zero side-effects and an overwhelmingly positive track record versus “SARS-CoV-2.” Dr. Ozaki stated on August 12, 2021:

“I am aware that there are many papers that Ivermectin is effective in the prevention and treatment of corona, mainly in Central and South America and Asia. In Africa, if we compare countries distributing Ivermectin once a year with countries which do not give Ivermectin, I mean they do not give Ivermectin to prevent COVID, but to prevent parasitic diseases...but anyway, if we look at COVID numbers in countries that give Ivermectin, the number of cases is 134.4 per 100,000, and the number of deaths is 2.2 in 100,000.

“Now, African countries which do not distribute Ivermectin: 950.6 cases per 100,000 and 29.3 deaths per 100,000. I believe the difference is clear.”

The papers discussed by Dr. Ozaki, regarding use of Ivermectin in Central America, South America, Asia and Africa, were written *a posteriori*.

That is, human use of Ivermectin in those areas is historical, but not for “SARS-CoV-2.” Data tabulated for these papers is **after-the-fact**; and as-such is skewed against Ivermectin. Helping CornellHealth with arithmetic, the Africa data suggests that COVID cases drop 86%, and the deaths drop by 92%!

Still going slow for CornellHealth . . . a drug that has been off-patent since 1996, dispensed for humans for decades but for non-COVID uses, that has nonetheless shown miraculous positive effect versus COVID, that costs \$10, is banned and censored from the Cornell campus?

Contrary to the Tweet sputum from the FDA about cows, the dispensing of Ivermectin for human use involves proper dosage amounts and **covers four decades worldwide!** Woodcock and CornellHealth might benefit from The Ivermectin Story documentary, banned by YouTube, but preserved here:

https://pvsheridan.com/Ivermectin-Story_Part-1.mp4

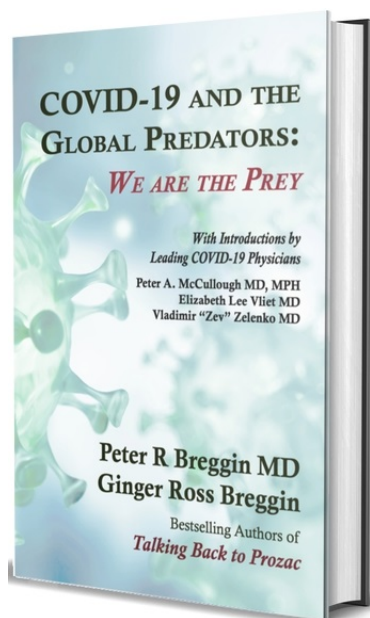
https://pvsheridan.com/Ivermectin-Story_Part-2.mp4

Summary : Ms. Martha Pollack – Conclusion (from Page 32)

At the CornellHealth website we find the following **bold-face lie**:

How effective is the vaccine?

Pfizer reports that the vaccine is 95% effective. Moderna reports that their vaccine is 94% effective.



There are so many **bold-faced** lies spewed by the CornellHealth and main Cornell webpages; so many spewed by you, Provost Kotlikoff, and your StayHomecoming cohort Fauci, so many by Weill-Cornell Medical College regarding “SARS-CoV-2” that this letter could easily go to 10,000 pages. As could the book **COVID-19: The Global Predators: We Are the Prey!**

In contrast to The Company *YOU* Keep, experts that you and your cohorts Andrew Cuomo and Albert Bourla did **not** invite to the NY Forward Reopening Advisory Board, these Harvard University authors **did** invite practicing physicians; true health authorities such as Dr. Peter McCullough, Dr. Elizabeth Vliet and New York Dr. Vladimir Zelenko.

But, regarding your bold-faced lie above, one that characteristically involves ‘lies by commission’ and ‘lies by omission,’ we ask simple questions that are never addressed by your servitude to “The Vaccine King,” Mr. Albert Bourla:

“95% effective” at what?!

- Is The Vaccine King’s needle 95% effective at preventing viral transmissibility, and therefore the lunatic mandates of ‘social distancing’ and ‘masks’ can be relaxed on that basis?
- Is The Vaccine King’s needle 95% effective at preventing reinfection of the alleged original cause of COVID, the “SARS-CoV-2”?
- Is The Vaccine King’s needle 95% effective at preventing infection by Bourla’s follow-up marketing schemes; the alleged “variants,” such as the brand name “Delta variant” ?
- Is The Vaccine King’s needle 95% effective at preventing infection in the nose and nasopharynx; the exact locations of the fraudulent “COVID test,” the basis of your vile COVID-19 Response?
- Is The Vaccine King’s needle 95% effective at preventing future infection from the common cold or flu, either in the short term or the long term?

OF COURSE NOT, AND ON ALL ACCOUNTS! The “95% effective” verbiage connects to no such claim; indeed, very recent studies indicate that Bourla’s needle REDUCES immune response to the flu . . . and you are fully aware of these facts . . . Ms. Pollack.

One of the most indicative of your exploitations involves black people. The “95% effective” CornellHealth *lie-by-omission* is well-known as such to black people. Therefore, I ask you Ms. Pollack:

- Is that reality going to increase your use of the label “anti-vaxxer” against them?
- Is that reality going to further accredit their refusal to be injected with Bourla’s mRNA needle?
- If the answer to question (2) is yes, **are you going to preside over the non-admission of black people, hiding behind your dystopian “Consequences of inaction” coercion threats?**

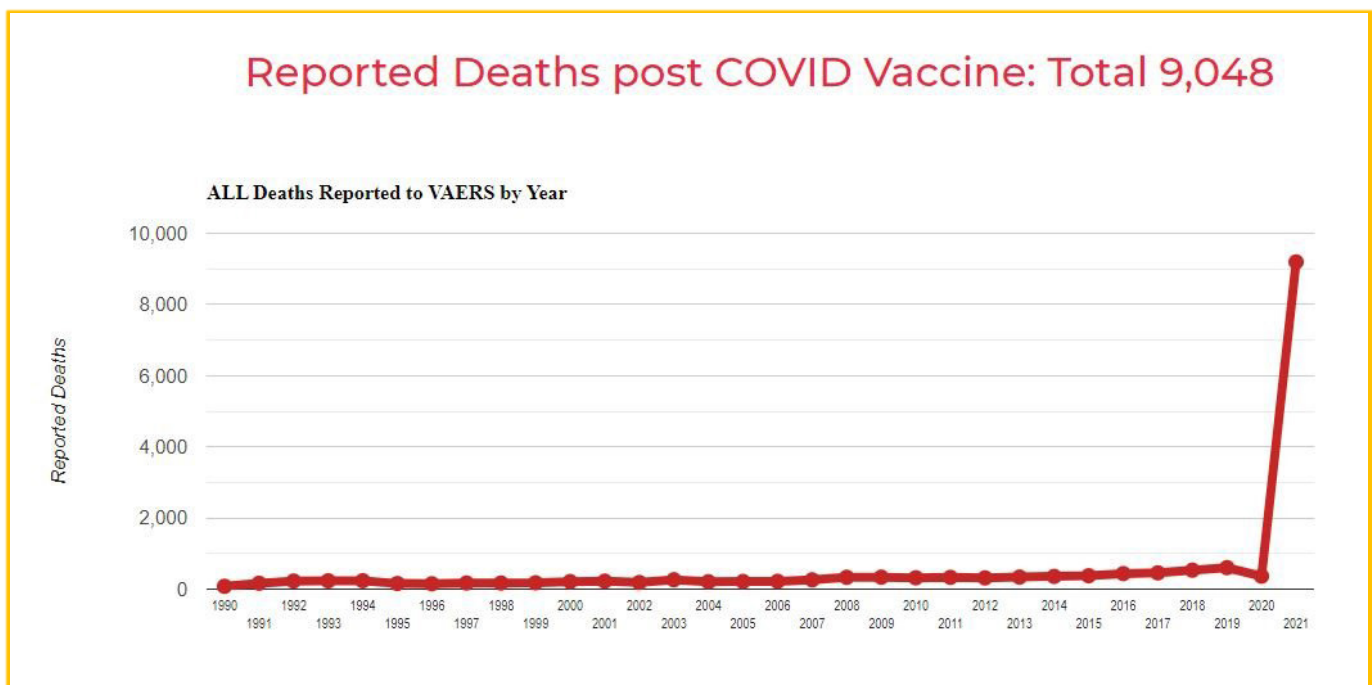
Before you assert your personal angelology, I demand that you review Page 25 above.

Personal Notes : Summary of the Attached Exhibit

The memorial gala of my Cornell President Dr. Frank H. T. Rhodes is scheduled for October 23, 2021. I first met President Rhodes, by accident, in the “green” elevator of Day Hall in 1979. My minor knowledge of his expertise (geology) was a fun introduction. We became, if I may be so bold, friends. Characteristically, of the 15-odd letters I wrote post-graduation, guess how many President Rhodes did *not* respond to ? ^U

The attached Exhibit is a ‘thank you’ to Oral Robert University President Dr. William M. Wilson. His gracious note to me is under Tab 1.

Unlike the dystopian **crap** you are inflicting upon the world, **and by extension Ms. Jummai Nache**, the path of President Wilson is truthful, fruitful and righteous. As you will see, I had shared the following June 2021 CDC VAERS chart with President Wilson:



My letter to President Wilson was widely distributed. Shortly thereafter, CDC Director Rochelle Walensky scrubbed the above type of reporting/charting from her website.

With this in mind, please know that President Wilson and Oral Robert University are **not** participating, at any level, in the factual declaration found at the bottom of Page 31.



^U The same number Fauci and Pollack *have* responded to.

Conclusion

During the time that the servility of Ms. Pollack was serving his profiteering needs as a co-member of the New York Forward Reopening Advisory Board, and the criminality of Mr. Fauci was serving his needs with everything from 'liability immunity' to the fraudulent RICO-based Emergency Use Authorization, the CEO of Pfizer Mr. Albert Bourla was threatening the health and well-being of humanity on a global scale, not the least of which included outright blackmailing of entire nations, especially in Latin and South America:

Johns Hopkins Bloomberg School of Public Health

Global Health NOW

CORONAVIRUSES MATERNAL HEALTH RACISM AND PUBLIC HEALTH GLOBAL HEALTH

VACCINES | CORONAVIRUSES | GLOBAL HEALTH | HEALTH SYSTEMS |
INFECTIOUS DISEASES | RESEARCH

Latin America Calls out Pfizer's 'High-Level Bullying'

February 23, 2021

Latin American governments are accusing Pfizer of “bullying” in COVID-19 vaccine negotiations—saying it is insisting upon extreme guarantees against future legal cases like using embassies and military bases as collateral.

Protections for vaccine manufacturers in case of adverse effects are not unusual, especially in a pandemic. But Pfizer’s demands amount to an “abuse of power,” according to legal experts.

Pfizer’s “take it or leave it” approach leaves Argentine citizens without access to its vaccine, for example.

Conclusion

But the bullying by Mr. Bourla did not begin in the New York nursing homes, or end in Latin and South America. A key operative was the continuous, coordinated coercion of the medical, hospital and nursing staffs . . . **not the least of which is Ms. Jummai Nache:**



In a lengthy conversation with husband, Mr. Philip Nache, he explained that prior to the 'vaccine mandate' inflicted upon her, **"Jummai was never hospitalized. She was the healthiest of our family!"**

Meanwhile, vested interests like you two, Ms. Pollack and Mr. Fauci, were vigorously manipulating facts, conspiring from behind closed doors, and boldly doing so in plain view; jointly from the bully pulpit of my beloved alma mater Cornell University during Homecoming 2020, an utterly despicable display of arrogance and implicit inveracity!

In the final assessment, lest your tendency for self-indulgence and raw egotism overwhelms you, you two amount to, at most, *symptoms* of the current epoch; one that is characterized by the betrayal depicted on Page 2 above.

Like spiritual chaff, the status of Judæan Judas Iscariot, your chances of passing through the proverbial keyhole are diminishing with every human soul that suffers as horribly as Jummai. Such are connectable to your promotions and deeds, prior to and ongoing with COVID.

It is only matter of time, under the edict 'Follow the Science,' and your **dystopian crap**, that similar outcomes to that of Ms. Jummai Nache will befall many more; not the least of which is the **coerced** Cornell University students and staffs also afflicted by bullying by your comrade Mr. Albert Bourla.

Please know that the above is highly thrifted, and I took no pleasure in its authorship. However, I will leave Ms. Pollack with one assertion: **In the context of Page 2 above**, had Ms. Jummai Nache been enrolled at Cornell, but decided through true 'informed consent' to reject the Bourla needle; you would have voided her matriculation **without hesitation**.

Sincerely,

Paul V. Sheridan

Attachment

Statement on the Recent Killings of Black People in America

May 29, 2020

Dear Cornellians,

I am heartbroken, angry and frankly sickened by the recent killing of George Floyd, and before him, Ahmaud Arbery, Breonna Taylor and others whose deaths are less well publicized.

The amount of pain in the Black community is unfathomable, especially as these are occurring in the midst of a pandemic that is having such a disproportionate impact on communities of color.

Decent people and institutions cannot stand silent while such violence against our fellow citizens continues.

I want to make clear, both personally and on behalf of Cornell, that we will do all we can as a university to address this scourge of racism. We will address it directly in our educational programs, in our research and in our engagement and related activities, working through the ways we know best to push for a world that is equitable and kind; where people do not have to fear for their lives because of the color of their skin; and where everyone has the same opportunities to grow, thrive and enjoy their lives.

My heart goes out to everyone who is feeling the pain of these recent incidents.

Sincerely,

Martha

Addendum to Abridged Hard Copy Version

The complete letter of 27 August 2021, including attached Exhibit, up-to-date SPODs, and hyperlinks is available here:

<https://pvsheridan.com/sheridan2pollack-fauci-1-21august2021.pdf>

The attached Exhibit to the 27 August 2021 letter, as a separate document, is available here:

<https://pvsheridan.com/sheridan2wilson-1-19july2021.pdf>

The complete video of the Dr. David Martin interview by Dr. Reiner Füllmich of the July 2021 meeting of The Coronavirus Investigation Committee is here:

https://pvsheridan.com/Dr-Fuellmich_Dr-Martin_July-2021-Corona-Investigative-Committee.mp4

This interview is featured on Page 15.

The complete (current) court file of the litigation of:

Mr. Ravi Batra versus Mr. Peter C. Daszak, Janet D. Cottingham, EcoHealth Alliance, Inc.

is available here: http://pvsheridan.com/Batra_versus_Daszak/

This court file is introduced on Page 27.

A recent interview of Dr. Vladimir Zelenko on “SARS-CoV-2” is available here:

https://pvsheridan.com/Dr-Vladimir-Zelenko_Exposes-Global-Genocide.mp4

Dr. Zelenko is discussed on Pages 16, 19, 21 and 36.

Background and availability information on the Dr. Peter Breggin / Ms. Ginger Ross-Breggin book, **COVID-19: The Global Predators: We Are the Prey!** is available here:

https://www.youtube.com/watch?v=rXE-f_HDLTc

This book is discussed on Page 36

A historical sampling of the Paul V. Sheridan letters on COVID is available here:

<http://pvsheridan.com/paulvsheridan-SARS-CoV-2-Letters-Directory/>

END OF DOCUMENT

27 August 2021

Ms. Martha E. Pollack
Cornell University
300 Day Hall
Ithaca, NY 14853
607-255-5201 / president@cornell.edu

Mr. Anthony S. Fauci
NIAID
5601 Fishers Lane
Rockville, MD 20852
301-496-2263 / anthony.fauci@nih.gov

Subjects : Ongoing Global Criminal Participations / Promotions of “SARS-CoV-2” :

- (1) The Fraudulent ‘Emergency Use Authorization’ (EUA)
- (2) Pfizer mRNA Inoculation Induced Severe Injury and Death
- (3) Connections to Nursing Home Deaths
- (4) Connections to Suicide Deaths – American K-12 Students

Reference 1: Mr. Albert Bourla Severe Injury Assault of Ms. Jummai Nache

Reference 2: Martha Pollack Collaborations – Pfizer / NY Forward Reopening Advisory Board

Characterization 1: Show Me the Company You *Keep*, and I Will Tell You *What You Are*

Characterization 2: Show Me the Company You Do *Not Keep*, and I Will Tell You *What You Are Not*

TAB 4

8 February 2022

Attorney General Jeff Landry
Louisiana Department of Justice
1885 North Third Street
Baton Rouge, LA 70802
225-326-6079 / constituentservices@ag.louisiana.gov

Subject : **The CMS Vaccination Rule, et al.**

Reference : **Your Recent Fox News Interview**

Public Citizen report of 19 October 2021: **PFIZER POWER**

13 Pages

PFIZER'S POWER

Zain Rizvi

Access to Medicines Program

October 19, 2021



ACKNOWLEDGMENTS

This report was written by Zain Rizvi, law and policy researcher in Public Citizen's Access to Medicines Program. It was edited by Peter Maybarduk, director of the Access to Medicines Program, Rhoda Feng, editor in the Communications Program, Brook Baker, Professor of Law at Northeastern University, and Zain Jinnah, an international lawyer. Luz Marina Umbasia Bernal in the Access to Medicines Program also provided critical input.

ABOUT PUBLIC CITIZEN

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INTRODUCTION

In February, Pfizer was accused of “bullying” governments in COVID vaccine negotiations in a groundbreaking story by the Bureau of Investigative Journalism.¹ A government official at the time noted, “Five years in the future when these confidentiality agreements are over you will learn what really happened in these negotiations.”²

Public Citizen has identified several unredacted Pfizer contracts that describe the outcome of these negotiations. The contracts offer a rare glimpse into the power one pharmaceutical corporation has gained to silence governments, throttle supply, shift risk and maximize profits in the worst public health crisis in a century. We describe six examples from around the world below.³

Table 1: Select Pfizer Contracts Reviewed⁴

Purchaser	Date	Type	Doses	Price Per Dose	Total Cost
Albania	Draft ⁵	Draft Definitive Agreement	500,000	\$12	\$6 million
Brazil	03/15/21 ⁶	Definitive Agreement	100 million	\$10	\$1 billion
Colombia	02/02/21 ⁷	Definitive Agreement	10 million	\$12	\$120 million
Chile	12/01/20 ⁸	Definitive Agreement (Redacted)	10 million	Redacted	Redacted

¹ Madlen Davies, Rosa Furneaux, Iván Ruiz, Jill Langlois, ‘Held to Ransom’: Pfizer Demands Governments Gamble with State Assets to Secure Vaccine Deal, Bureau of Investigative Journalism (Feb 23 2021), <https://tinyurl.com/t2z39a63>.

² *Id.*

³ While there are similarities across the contracts, each agreement is unique. The specific examples outlined below should not read as reflective of other contracts.

⁴ In several cases, governments signed additional deals with Pfizer. We reviewed select contracts that were publicly available.

⁵ Albania-Pfizer Contract Draft, (“Albania Draft Contract”), (Jan. 6 2021)

<https://www.documentcloud.org/documents/20616251-albanian-pfizer-covid-19-vaccine-contract>. The final provisions of the agreement may have differed from this draft. However, given similarities between this draft and the other reviewed agreements, we believe the modifications, if any, were likely not substantial. The contract was first leaked on Twitter, and then shared widely in the press.

⁶ Brazil-Pfizer Contract (“Brazil Contract”), (March 15 2021) <https://aurores.org/wp-content/uploads/2021/08/Brazil-Pfizer.pdf>. The contract was leaked online and later covered by The Guardian in August. See e.g., <https://tinyurl.com/yupsz2j4>.

⁷ Colombia-Pfizer Contract (“Colombia Contract”), (Feb. 2 2021), <https://www.nodal.am/wp-content/uploads/2021/08/DOCUMENTO.pdf>. The contract was leaked in the Colombian Media in August. <https://tinyurl.com/4vswvrz4>. It is currently referenced in the UNICEF Vaccine Market Dashboard.

⁸ Chile-Pfizer Contract (“Chile Contract”) (Dec. 1 2021), <https://www.chiletransparente.cl/wp-content/uploads/2021/07/Acuerdo-de-fabricacion-y-suministro-PFIZER.pdf>. A Chilean transparency initiative published a redacted version of the contract.

Dominican Republic	10/29/20 ⁹	Binding Term Sheet ¹⁰	8 million	\$12	\$96 million
European Commission	11/20/20 ¹¹	Custom Advance Purchase Agreement	200 million	\$18.6 ¹²	\$3.7 billion
Peru	09/17//20 ¹³	Binding Term Sheet	10 million	\$12	\$120 million
United States	07/21/20 ¹⁴	Custom Advance Purchase Agreement (Redacted)	100 million	\$19.5	\$1.95 billion
United Kingdom	10/12/20 ¹⁵	Custom Advance Purchase Agreement (Redacted)	30 million	Redacted	Redacted

Pfizer's demands have generated outrage around the world, slowing purchase agreements and even pushing back the delivery schedule of vaccines.¹⁶ If similar terms are included as a condition to receive doses, they may threaten President Biden's commitment to donate 1 billion vaccine doses.¹⁷

High-income countries have enabled Pfizer's power through a favorable system of international intellectual property protection.¹⁸ High-income countries have an obligation to rein in that monopoly power. The Biden administration, for example, can call on Pfizer to renegotiate existing commitments and pursue a fairer approach in the future. The administration can further rectify the power imbalance by sharing the vaccine recipe, under the Defense Production Act, to allow multiple producers to expand vaccine

⁹ Dominican Republic-Pfizer Contract ("D.R. Contract") (Oct. 29 2020), <https://www.keionline.org/35485>. Knowledge Ecology International obtained the contract through a freedom of information law request.

¹⁰ The text was subject to the approval of the Dominican Republican National Congress, which reportedly approved the text with no objections. Pfizer and AstraZeneca, The Game of Contracts with Small Print, Dominican Today, <https://tinyurl.com/yhasn7um>.

¹¹ European Commission-Pfizer Contract ("E.C. Contract") (Nov. 20 2020), <https://tinyurl.com/3bph89wy>. The Italian public broadcaster RAI published the EC Contract in April.

¹² 15.5 EUR.

¹³ Peru-Pfizer Contract ("Peru Contract") (Sept. 17 2020), <https://tinyurl.com/y2ap74xz>. The Bureau of Investigative Journalism published the contract.

¹⁴ United States-Pfizer Contract ("U.S. Contract") (July 21 2020), <https://tinyurl.com/4k5j7d5u>. The contract is available on the U.S. Department of Health and Human Services website.

¹⁵ United Kingdom-Pfizer Contract ("U.K. Contract") (Oct. 10 2020), <https://tinyurl.com/ym4pk3tw>. This likely is the definitive agreement that follows on from initial agreement announced in July. The contract is available on the U.K. government website.

¹⁶ Madlen Davies, Rosa Furneaux, Pfizer backs down over "unreasonable terms" in South Africa vaccine deal (April 19 2021). <https://tinyurl.com/tnys9u2c>. ("He described how Pfizer's late demand caused delays in the discussions, which in turn put back the anticipated vaccine delivery dates."). See also the impasse in Philippines. Philippines receives side letter from Pfizer; WHO sees resolution of 'impasse' soon (Feb 23. 2021), <https://tinyurl.com/3fs8z3cb> ("The delivery of 117,000 Pfizer-BioNTech doses, initially expected in mid-February, was delayed by concerns on indemnification.").

¹⁷ White House, FACT SHEET: President Biden Announces Historic Vaccine Donation: Half a Billion Pfizer Vaccines to the World's Lowest-Income Nations (June 10 2021), <https://tinyurl.com/he8bm9tk>

¹⁸ Peter Drahos and John Braithwaite, Information Feudalism: Who Owns the Knowledge Economy? (2007) (tracing the role of Pfizer in advocating for a system of international patent protection).

supplies.¹⁹ It can also work to rapidly secure a broad waiver of intellectual property rules (TRIPS waiver) at the World Trade Organization.²⁰ A wartime response against the virus demands nothing less.

PFIZER'S POWER

1. Pfizer Reserves the Right to Silence Governments.

In January, the Brazilian government complained that Pfizer was insisting on contractual terms in negotiations that were “unfair and abusive.”²¹ The government pointed to five terms that it found problematic, ranging from a sovereign immunity waiver on public assets to a lack of penalties for Pfizer if deliveries were late. The Bureau of Investigative Journalism soon published a scathing story on Pfizer's vaccine negotiations.²²

Less than two months later, the Brazilian government accepted a contract with Pfizer that contains most of the same terms that the government once deemed unfair.²³ Brazil waived sovereign immunity; imposed no penalties on Pfizer for late deliveries; agreed to resolve disputes under a secret private arbitration under the laws of New York; and broadly indemnified Pfizer for civil claims.²⁴

The contract also contains an additional term not included in other Latin American agreements²⁵ reviewed by Public Citizen: The Brazilian government is prohibited from making “any public announcement concerning the existence, subject matter or terms of

¹⁹ Zain Rizvi, Jishian Ravinthiran, Amy Kapczynski, Sharing The Knowledge: How President Joe Biden Can Use The Defense Production Act To End The Pandemic Worldwide, Health Affairs Blog (August 6, 2021), <https://www.healthaffairs.org/doi/10.1377/hblog20210804.101816/full/>

²⁰ Agreement on Trade-Related Aspects of Intellectual Property Rights (TRIPS).

²¹ Madlen Davies, Rosa Furneaux, Iván Ruiz, Jill Langlois, ‘Held to Ransom’: Pfizer Demands Governments Gamble with State Assets to Secure Vaccine Deal, Bureau of Investigative Journalism (Feb 23 2021), <https://tinyurl.com/t2z39a63>.

²² *Id.*

²³ One clause that appears to have changed is the number of doses supplied by Pfizer. It is also not clear whether Brazil developed a foreign bank guarantee fund.

²⁴ Brazil Contract, footnote 6, Article 9.4 (Waiver of Sovereign Immunity), pg. 45, Article 2.6 (Delivery Delays), pg. 34, Article 9.4 (Waiver of Sovereign Immunity) pg. 45, Article 3.1 (Indemnification by Purchaser), pg. 43, respectively.

²⁵ The other Latin American contracts reviewed contain a more limited nondisclosure obligation. For example, under the Colombia contract, neither Pfizer nor Colombia can “use the name, trade name, service marks, trademarks, trade dress or logos of the other Party in publicity releases, advertising or any other publication, without the other Party's prior written consent in each instance.” This does not appear to prohibit the government from talking about the contract, as long as it is not a “publicity release, advertising, or any other publication.”

[the] Agreement” or commenting on its relationship with Pfizer without the prior written consent of the company.²⁶ Pfizer gained the power to silence Brazil.

Brazil is not alone. A similar nondisclosure provision is contained in the Pfizer contract with the European Commission and the U.S. government.²⁷ In those cases, however, the obligation applies to both parties.

For example, neither Pfizer nor the U.S. government can make “any public announcement concerning the existence, subject matter or terms of this Agreement, the transactions contemplated by it, or the relationship between the Pfizer and the Government hereunder, without the prior written consent of the other.”²⁸ The contract contains some exceptions for disclosures required by law. It is not clear from the public record whether Pfizer has elected to prohibit the U.S. from making any statements thus far. The E.C. cannot include in any announcement or disclosure the price per dose, the Q4 2020 volumes, or information that would be material to Pfizer without the consent of Pfizer.²⁹

2. Pfizer Controls Donations.

Pfizer tightly controls supply.³⁰ The Brazilian government, for example, is restricted from accepting Pfizer vaccine donations from other countries or buying Pfizer vaccines from others without Pfizer's permission.³¹ The Brazilian government also is restricted from

²⁶ Brazil Contract, Article 12.3 (Publicity), pg. 32 (“Purchaser shall not make, or permit any person to make, any public announcement concerning the existence, subject matter or terms of this Agreement, the wider transactions contemplated by it, or the relationship between the Parties (except as required by Law, and subject to the protections set forth in Section 10.1), without the prior written consent of Pfizer (such consent not to be unreasonably withheld or delayed)”).

²⁷ E.C. Contract, footnote 11, Article II.10 (Announcements and Publicity), pg. 36.

²⁸ U.S. Contract, footnote 14, Article 11.11 (Announcements), pg. 25.

²⁹ E.C. Contract, footnote 11, Article II.10 (Announcements and Publicity), pg. 36.

³⁰ For example, Colombia is also required to distribute the vaccine only in its territory. Colombia Contract, footnote 7, Article 4.6 (Diversion Issues), pg. 23 (“All Product delivered to Purchaser shall be: (a) stored securely by Purchaser; and (b) distributed by Purchaser only in Colombia in a secure manner appropriate to the transportation route and destination, in each case (a) and (b) to guard against and deter theft, diversion, tampering, substitution (with, for example, counterfeits) resale or export out of Colombia, and to protect and preserve the integrity and efficacy of the Product.”).

³¹ Brazil Contract, footnote 6, Article 2.1 (f) (Agreement to Supply), pg. 31 (“Purchaser, including any related Person or any agents of Purchaser, covenants to exclusively obtain all of its supply of any Vaccine of Pfizer, BioNTech or their respective Affiliates intended for the prevention of the human disease COVID-19 (including the Product) either (i) directly from Pfizer or from Pfizer through the COVAX Facility, or (ii) from a Third Party, whether by donation, resale or otherwise, only if Purchaser has obtained Pfizer's prior written consent. Any breach of this Section 2.1(f) shall be deemed an incurable material breach of this Agreement, and Pfizer may immediately terminate this Agreement pursuant to Section 6.2. For clarity, nothing in this Section 2.1(f) shall prevent Purchaser from purchasing competing vaccine products of any Third Party.”).

donating, distributing, exporting, or otherwise transporting the vaccine outside Brazil without Pfizer's permission.³²

The consequences of noncompliance can be severe. If Brazil were to accept donated doses without Pfizer's permission, it would be considered an "uncurable material breach" of their agreement, allowing Pfizer to immediately terminate the agreement.³³ Upon termination, Brazil would be required to pay the full price for any remaining contracted doses.³⁴

3. Pfizer Secured an "IP Waiver" for Itself.

The CEO of Pfizer, Albert Bourla, has emerged as a strident defender of intellectual property in the pandemic. He called a voluntary World Health Organization effort to share intellectual property to bolster vaccine production "nonsense" and "dangerous."³⁵ He said President Biden's decision to back the TRIPS waiver on intellectual property was "so wrong."³⁶ "IP, which is the blood of the private sector, is what brought a solution to this pandemic and it is not a barrier right now," claims Bourla.³⁷

But, in several contracts, Pfizer seems to recognize the risk posed by intellectual property to vaccine development, manufacturing, and sale. The contracts shift responsibility for any intellectual property infringement that Pfizer might commit to the government purchasers. As a result, under the contract, Pfizer can use anyone's intellectual property it pleases—largely without consequence.

At least four countries are required "to indemnify, defend and hold harmless Pfizer" from and against any and all suits, claims, actions, demands, damages, costs, and expenses related to vaccine intellectual property.³⁸ For example, if another vaccine maker sued

³² Brazil Contract, footnote 6, Article 4.6 (Diversion Issues), pg. 38 ("Purchaser shall not directly or indirectly resell, donate, distribute, export or otherwise transport the Product outside the Territory without Pfizer's prior written consent.").

³³ Brazil Contract, footnote 6, Article 2.1 (f) (Agreement to Supply), pg. 31.

³⁴ Brazil Contract, footnote 6, Article 6.2 (Termination for Cause), pg. 27 ("In the event that this Agreement is terminated by Pfizer under this Section 6.2, Purchaser shall pay within thirty (30) days of the date of notice of termination of this Agreement the full Price for all Contracted Doses less amounts already paid to Pfizer as of such date.")

³⁵ Ed Silverman, Pharma leaders shoot down WHO voluntary pool for patent rights on Covid-19 products, STAT (May 28 2020), <https://www.statnews.com/pharmalot/2020/05/28/who-voluntary-pool-patents-pfizer/>

³⁶ U.S. Backs Waiver of Intellectual Property Protection for Covid-19 Vaccines, Wall Street Journal (May 6 2021), <https://www.wsj.com/articles/u-s-backs-waiver-of-intellectual-property-protection-for-covid-19-vaccines-11620243518>

³⁷ WTO delays decision on waiver on COVID-19 drug, vaccine rights (Dec. 10 2020), <https://www.reuters.com/article/us-health-coronavirus-wto-idUSKBN28K2WL>

³⁸ This extends to all civil claims, including adverse effects. That has been detailed elsewhere: Madlen Davies, Rosa Furneaux , Iván Ruiz , Jill Langlois, 'Held to Ransom': Pfizer Demands Governments Gamble

Pfizer for patent infringement in Colombia, the contract requires the Colombian government to foot the bill. At Pfizer's request, Colombia is required to defend the company (i.e., take control of legal proceedings.)³⁹ Pfizer also explicitly says that it does not guarantee that its product does not violate third-party IP, or that it needs additional licenses.

Pfizer takes no responsibility in these contracts for its potential infringement of intellectual property. In a sense, Pfizer has secured an IP waiver for itself. But internationally, Pfizer is fighting similar efforts to waive IP barriers for all manufacturers.⁴⁰

4. Private Arbitrators, not Public Courts, Decide Disputes in Secret.

What happens if the United Kingdom cannot resolve a contractual dispute with Pfizer? A secret panel of three private arbitrators—not a U.K. court—is empowered under the contract to make the final decision.⁴¹ The arbitration is conducted under the Rules of Arbitration of the International Chamber of Commerce (ICC). Both parties are required to keep everything secret:

The Parties agree to keep confidential the existence of the arbitration, the arbitral proceedings, the submissions made by the Parties and the decisions made by the arbitral tribunal, including its awards, except as required by Law and to the extent not already in the public domain.⁴²

The Albania draft contract and Brazil, Chile, Colombia, Dominican Republic, and Peru agreements require the governments to go further, with contractual disputes subject to ICC arbitration applying New York law.⁴³

with State Assets to Secure Vaccine Deal, Bureau of Investigative Journalism (Feb 23 2021), <https://tinyurl.com/t2z39a63>.

³⁹ Colombia Contract, footnote 7, Article 8.2 (Assumption of Defense), pg. 31.

⁴⁰ Pfizer signed the letter opposing the TRIPS waiver sent to President Biden in March, for example. PhRMA Letter Opposing TRIPS Waiver to President Biden (March 5 2021), <https://patentdocs.typepad.com/files/2021-03-05-phrma-letter.pdf>

⁴¹ U.K. Contract, footnote 15, Article 23 (Dispute Resolution) pg. 36. ("The arbitration award shall be final and binding on the Parties, and the parties undertake to carry out any award without delay. Judgment upon the award may be entered by any court having jurisdiction of the award or having jurisdiction over the relevant party or its assets.")

⁴² *Id.*

⁴³ Article on Governing Law. Albania Draft Contract pg. 34, Brazil Contract pg. 45, Chile Contract pg. 29, Colombia Contract pg. 43, DR Contract pg. 17, Peru Contract pg. 9.

While ICC arbitration involving states is not uncommon, disputes involving high-income countries and/or pharmaceuticals appear to be relatively rare.⁴⁴ In 2012, 80% of state disputes were from Sub-Saharan Africa, Central and West Asia, and Central and Eastern Europe.⁴⁵ The most common state cases were about the construction and operation of facilities.⁴⁶ In 2020, 34 states were involved in ICC arbitrations.⁴⁷ The nature of state disputes is not clear, but only between 5 to 7% of all new ICC cases, including those solely between private parties, were related to health and pharmaceuticals.⁴⁸

Private arbitration reflects an imbalance of power. It allows pharmaceutical corporations like Pfizer to bypass domestic legal processes. This consolidates corporate power and undermines the rule of law.

5. Pfizer Can Go After State Assets.

The decisions reached by the secret arbitral panels described above can be enforced in national courts.⁴⁹ The doctrine of sovereign immunity can sometimes, however, protect states from corporations seeking to enforce and execute arbitration awards.

Pfizer required Brazil, Chile, Colombia, the Dominican Republic, and Peru to waive sovereign immunity.⁵⁰ In the case of Brazil, Chile and Colombia, for example, the government “expressly and irrevocably waives *any right of immunity* which either it or its assets may have or acquire in the future” to enforce any arbitration award (emphasis

⁴⁴ Our analysis is limited by a lack of transparency.

⁴⁵ Arbitration Involving States and State Entities under the ICC Rules of Arbitration – Report of the ICC Commission on Arbitration and ADR (2012), <https://iccwbo.org/publication/arbitration-involving-states-state-entities-icc-rules-arbitration-report-icc-commission-arbitration-adr/>, pg. 4.

⁴⁶ Arbitration Involving States and State Entities under the ICC Rules of Arbitration – Report of the ICC Commission on Arbitration and ADR (2012), <https://iccwbo.org/publication/arbitration-involving-states-state-entities-icc-rules-arbitration-report-icc-commission-arbitration-adr/>, pg. 4.

⁴⁷ 194 state-owned entities were also involved. ICC Dispute Resolution 2020 Statistics, <https://iccwbo.org/publication/icc-dispute-resolution-statistics-2020/>, pg. 11. See also, an analogous mechanism known as investor-state dispute resolution, which is based on international law as opposed to contract: Global Trade Watch, Table of Foreign Investor-State Cases and Claims Under NAFTA and Other U.S. “Trade Deals” (Jan. 15 2021), <https://www.citizen.org/article/table-of-foreign-investor-state-cases-and-claims-under-nafta-and-other-u-s-trade-deals/>

⁴⁸ ICC Dispute Resolution 2020 Statistics, <https://iccwbo.org/publication/icc-dispute-resolution-statistics-2020/>, pg. 17.

⁴⁹ United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards (New York, 10 June 1958) (“Each Contracting State shall recognize arbitral awards as binding and enforce them in accordance with the rules of procedure of the territory where the award is relied upon, under the conditions laid down in the following articles.”)

⁵⁰ Article on Waiver of Sovereign Immunity. The language differs in some of the contracts. Brazil Contract, pg. 45, Chile Contract pg. 24, Colombia Contract pg. 36, DR Contract pg. 17, Peru Contract pg. 9.

added).⁵¹ For Brazil, Chile, Colombia, and the Dominican Republic, this includes “immunity against precautionary seizure of any of its assets.”⁵²

Arbitral award enforcement presents complex questions of law that depend on the physical location and type of state asset.⁵³ But the contract allows Pfizer to request that courts use state assets as a guarantee that Pfizer will be paid an arbitral award and/or use the assets to compensate Pfizer if the government does not pay.⁵⁴ For example, in U.S. courts, these assets could include foreign bank accounts, foreign investments, and foreign commercial property, including the assets of state-owned enterprises like airlines and oil companies.⁵⁵

6. Pfizer Calls the Shots on Key Decisions.

What happens if there are vaccine supply shortages? In the Albania draft contract and the Brazil and Colombia agreement, Pfizer will decide adjustments to the delivery schedule based on principles the corporation will decide. Albania, Brazil, and Colombia “shall be deemed to agree to any revision.”⁵⁶

Some governments have pushed back on Pfizer’s unilateral authority for other decisions. In South Africa, Pfizer wanted to have the “sole discretion to determine additional terms and guarantees for us to fulfill the indemnity obligations.”⁵⁷ South Africa deemed this “too risky” and a “potential risk to [their] assets and fiscus.”⁵⁸ After delays, Pfizer reportedly conceded to remove this “problematic term.”⁵⁹

⁵¹ *Id.*

⁵² *Id.*

⁵³ In the U.S., the governing statute is the Foreign Sovereign Immunities Act (FSIA). 28 U.S.C § 1602. Sovereign property used for commercial activity can be used to execute a judgment based on an arbitral award if the state has waived immunity. Property belonging to an instrumentality of a foreign state engaged in commercial activity can also be used. 28 U.S.C § 1610. However, certain kinds of foreign sovereign property are absolutely immune from award attachment and execution. This includes property belonging to the foreign central bank or monetary authority and property used for military purposes. 28 U.S.C §1611.

⁵⁴ Under FSIA, this is known as “attachment prior to the entry of judgment” and can be done if the state waives this kind of immunity and “the purpose of the attachment is to secure satisfaction of a judgment that has been or may ultimately be entered against the foreign state.” 28 U.S.C § 1610

⁵⁵ Other jurisdictions may handle these questions differently, potentially exposing other types of sovereign assets. These assets may also be vulnerable in settlement negotiations.

⁵⁶ Albania Draft Contract, pg. 14. Brazil Contract, pg. 22. Colombia Contract, pg. 15.

⁵⁷ Pfizer Backs Down Over Unreasonable Terms in South Africa Vaccine Deal (April 19 2021), <https://www.thebureauinvestigates.com/stories/2021-04-19/pfizer-backs-down-over-asset-seizing-clause-in-south-africa-vaccine-deal>.

⁵⁸ *Id.*

⁵⁹ *Id.*

But others have not been as successful. As a condition to entering into the agreement, the Colombian government is required to “demonstrate, in a manner satisfactory to Suppliers, that Suppliers and their affiliates will have adequate protection, as determined in *Suppliers’ sole discretion*” (emphasis added) from liability claims.⁶⁰ Colombia is required to certify to Pfizer the value of the contingent obligations (i.e., potential future liability), and to start appropriating funds to cover the contingent obligations, according to a contribution program.⁶¹

Pfizer’s ability to control key decisions reflects the power imbalance in vaccine negotiations. Under the vast majority of contracts, Pfizer’s interests come first.

A BETTER WAY

Pfizer’s dominance over sovereign countries poses fundamental challenges to the pandemic response. Governments can push back. The U.S. government, in particular, can exercise the leverage it holds over Pfizer to require a better approach. Empowering multiple manufacturers to produce the vaccine via technology transfer and a TRIPS waiver can rein in Pfizer’s power. Public health should come first.

⁶⁰ Colombia Contract, footnote 7, Article 8.5 (Privileges and Immunities), pg. 32. This includes but is not limited to funding state contractual contingency funds.

⁶¹ *Id.*



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TAB 5

8 February 2022

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Subject : The CMS Vaccination Rule, et al.

Reference : Your Recent Fox News Interview

Synopsis : **GRAND JURY : The People's Court of Public Opinion**

Conducted by Attorneys Ms. Viviane Fisher and Dr. Reiner Füllmich

(ongoing)

6 Pages

SHORT MEDIA VERSION

Grand Jury Proceeding by the Peoples' Court of Public Opinion

Empowering Public Conscience through Natural Law

'Injustice to One is an Injustice to All'

We, a group of international lawyers and a judge, hereby announce that we will conduct a criminal investigation modelled after the United States Grand Jury proceedings. This Grand Jury Investigation serves as a model legal proceeding to present to a jury (consisting of the citizens of the world) all available evidence of COVID-19 Crimes Against Humanity to date against "leaders, organizers, instigators and accomplices" who aided, abetted or actively participated in the formulation and execution of a common plan for a pandemic. Crimes to be investigated include all acts performed or omitted by a person in pursuance of a common design to commit Crimes Against Humanity, and all such criminal acts condemned in the various communities of jurors around the world.

This investigation is of the people, by the people and for the people and will be referred to as the *'Peoples' Court of Public Opinion*. Having been unable to find a court to hear the actual evidence in the current system's courts of law, we are undertaking this proceeding outside of the current system and based on natural law. This, in turn is founded on the firm belief that every person can easily distinguish between good and evil, and between right and wrong.

The allegation is that the world's governments have come under the controlling influence of corrupt and criminal power structures. They colluded to stage a pandemic that they had been planning for years. To this end they deliberately created mass panic through false statements of fact and a socially engineered psychological operation whose messages they conveyed through the corporate media.

The purpose of this mass panic was to persuade the population to agree to the so-called "vaccinations" which have in the meantime be proven to be neither effective, nor safe, but extremely dangerous, even lethal.

The economic, social, and health damage that these Crimes Against Humanity have caused to the world's population can be measured in quadrillions of dollars.

The lawyers listed below, with the assistance of a number of highly respected scientists and experts from around the globe and under the auspices of a judge from Portugal, will conduct this Grand Jury Investigation and thereby provide the jury (the citizens of the world) with a complete picture of these Crimes Against Humanity.

The *'Peoples' Court of Public Opinion's* investigation's purpose is twofold: On the one hand it is to serve as a model proceeding and get indictments against some of the criminally and civilly responsible figure heads of these Crimes against Humanity. And on the other hand it is – through showing a complete picture of what we are facing, including the geopolitical and historical backdrop - to create awareness about

- the factual collapse of the current, hijacked system and its institutions, and, as a consequence
- the necessity for the people themselves retaking their sovereignty, and
- the necessity to first stop this plandemic's measures by refusing to comply, and
- the necessity to jump-start their own new system of health care, education, economics and judiciary, so that democracy and the rule of law on the basis of our constitutions will be reestablished.

The *Peoples' Court of Public Opinion* works independent of any government and any non-governmental organization. Logistic support is provided by the Berlin Corona Investigative Committee (www.corona-ausschuss.de).

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Attorney at Law Michael Swinwood, Canada

Cooperating Human Rights Defenders and Legal Activists

Tjaša Vuzem, Slovenia
Dr. Cristiane Grieb, Canada
Leslie Manookian, USA

LONG MEDIA VERSION

Grand Jury Proceeding by the Peoples' Court of Public Opinion

Empowering Public Conscience through Natural Law

'Injustice to One is an Injustice to All'

Concerned lawyers from nations across the globe, working with esteemed scientists and medical experts, have come together to present the legal, scientific, and medical reasons why the populace must stop the Covid-19 measures and refuse the mRNA based injections that forced upon them. This Grand Jury Investigation serves to present to a jury (consisting of the citizens of the world) all available evidence of Crimes Against Humanity committed to date.

We realize, of course, that the courts of law in the current systems, just like the health care systems, our systems of education, and the (global) economic order are compromised and dominated by those who are responsible for the measures that need to be stopped. We have chosen the Grand Jury Investigation as the procedural foundation on which this proceeding takes place. But the proceeding itself will take place outside the current system, which in our view, is irreparably corrupt. That is, indeed, why we are not filing this case in one of the systems' courts of law, which includes the International Criminal Court or the European Court of Human Rights.

Rather, we believe that it is of the utmost importance that the people themselves realize that they, their families, communities, and regions, are the only legitimate source of a truly "bottom up" democratic governance. Therefore, we, the people, must

take back our sovereignty from those who have taken it from us and delegated it to anonymously and “top down” operating global corporations and institutions like the World Health Organization, the World Economic Forum and their minions, the so-called Davos clique, or: Mr. Global.

For this purpose, we have created our, that is: the peoples’ own court of law, the People’s Court of Public Opinion to conduct this Grand Jury investigation. This makes sure that this case of Crimes Against Humanity gets a fair hearing and will not be thrown out by the systems’ courts on dubious procedural grounds, or that a judge who is willing to apply the law as he should and thereby defies “Mr. Global’s” interests will be persecuted by the system’s puppets as happened in Weimar to two such judges.

This proceeding’s main purpose (apart from demonstrating actual evidence to the world and serving as a model proceeding for future legal cases to be filed) is to show a complete picture of what we consider massive Crimes Against Humanity rather than just discussing pieces of the puzzle. The supporting evidence will be presented by real lawyers and real expert witnesses to examine the evidence under the auspices of a real judge accurately and truthfully.

The court is completely independent and works only for the people for the protection and restoration of the rule of law, democracy, and our constitutions.

It is important to note, however, that each one of the participating lawyers has filed and will continue to file similar cases in their countries’ existing judicial system, and that these cases will be supported by our joint, worldwide effort.

The Grand Jury Court of Public Opinion’s initial purpose is to shine a bright light on all the details and actions that were committed under the guise of a pandemic and constitute Crimes Against Humanity. This proceeding will hopefully motivate people across the globe to institute criminal proceedings and civil proceedings (for damages, including punitive damages) against all those who are criminally and civilly responsible for atrocities committed in their communities and regions. Some judiciaries (India’s for example) may still be functioning and willing to serve the people in whose’ name they are supposed to render justice. But in many countries, especially in Europe, where the judiciary (just like the political system, including the

health care system, the education system and economic system) has been infiltrated and compromised by those who committed the Crimes Against Humanity the legal system is irreparably broken. Where this is the case, we, the people must reinstall the rule of law and democracy, based on our constitutions by setting up our own system of courts and justice.

Thus, the *Peoples' Court of Public Opinion's* investigations are to provide guidance and to motivate national and international actions of transitional and transformative justice. It shall serve as a jump-start investigation that will be followed by many national criminal and civil proceedings as mentioned above.

Whichever path might be suitable under the conditions in your country, it must be peaceful and guided by democratic proceedings that constitute a citizen approved "judicial" system that strives towards transparency, equity and moral progression. In so doing, these proceedings aim to assist those segregated societies to escape the current tyrannical system and to address the inhumane shortcomings that have emerged under a socially constructed, but, in fact, fabricated state of health emergency. Essentially, this is a global call to action, and these proceedings shall become the foundation of social reforms that will help communities to heal, but also hold all the perpetrators of these Crimes against Humanity responsible.

The urgency of the present matter cannot be understated. We all are responsible for re-claiming the citizen's mandate of governance in our countries, and as a global community of human beings with respect for each other and other cultures, are called to ensure that human rights are preserved NOW and in the future.

The lawyers listed below, with the assistance of many highly respected medical and scientific scholars from around the world and under the auspices of a judge from Portugal, will conduct this Grand Jury Investigation, by which they will provide the People's Court of Public Opinion with a complete and comprehensive picture of these crimes committed against humanity.

The *Peoples' Court of Public Opinion* works independent of any government and any non-governmental organization. Logistic support is provided by the Berlin Corona Investigative Committee (www.corona-ausschuss.de).

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ENCLOSED USB

8 February 2022

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HYPERLINKS TO VIDEOS

- [Video 1:](#) Canadian COVID Care Alliance: *Pfizer Inoculations Do More Harm Than Good.* (Contextualized on pages 19-thru-29 of Tab 1).
- [Video 2:](#) WION News Report: *Pfizer Vaccine Blackmail* (Connects to Tab 4).
- [Video 3:](#) Dr. Reiner Füllmich: *Grand Jury Case Overview and List of Expert Witnesses -5 February 2022* (Connects to Tab 5).
- [Video 4:](#) Full Measure Report: Amish COVID (No lockdowns, no ‘social distancing,’ no face masks, no fraudulent PCR-based “positive tests,” no needles, no “COVID deaths.” Normal life returned in May 2020! Report takes place a short 35-minute drive from Mr. van der Veen’s Philly office.)
- [Video 5:](#) Statement by Nurse Morgan Wallace (Refused Pfizer vaccine mandate; did not suffer the same horrible fate as fellow nurse Mrs. Jummai Nache.)
- [Video 6:](#) Interview of Paul V. Sheridan on Liability Immunity: *Beyond Willful Misconduct*

END OF DOCUMENT

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