

<i>Primary Addressee</i>	<i>Primary Copy</i>	<i>Primary Courtesy Copy</i>
Mr. John F. Stossel Ctr for Independent Thought 20 Rope Lane Levittown, NY 11756-4946 516-731-3047	Representative Chip Roy U.S. Congress 103 Cannon HOB Washington, DC 20515 202-225-4236	Co-Chair Ms. Lara L. Trump Republican National Committee 310 First Street S E Washington, DC 20003 202-863-8500

Subject 1 : Retroactive Voiding of COVID-19 modRNA *LIABILITY IMMUNITY*

Subject 2 : The COVID-19 “vaccine” was not created in response to the SARS-CoV-2 virus, but the exact opposite

Reference 1 : Stossel Report 19 March 2024 – COVID : Don’t Let Them Off the Hook

Reference 2 : Thee Central Lie of Operation Warp Speed – “nine months” ?

Reference 3 : Representative Chip Roy (R-TX) – The LIABLE Act : HR 7551

Dear Mr. Stossel :

Your report, Reference 1, fails to state what will assure us that we “Don’t let them off the hook.” Subject 1 and Reference 3 specifies an implicit remedy; a mere beginning to that assurance.

With *LIABILITY IMMUNITY* a hidden underbelly, a “pandemic” was deployed in 2020 to subvert an honest presidential election. The retroactive rescinding of *LIABILITY IMMUNITY* will demolish a **2024** edition of a “pandemic” and a repeat of lockdowns-based election interference.

Subject 2 introduces the **criminal conduct that justifies the voiding of *LIABILITY IMMUNITY***; a Congressional ruse that shields those that are connected-to, and/or have benefited from the COVID-19 modRNA poisons; later mandated by a common criminal installed in our White House.

We begin with *that* liar and his lies . . . at the 1 March 2022 State of the Union address :

“Repeal the liability shield that makes gun manufacturers the only industry in America that can’t be sued. The only one!”



That Biden trash was not a mistake, or a misstatement; it was a calculated *multi-level* LIE. **Every member of Congress that stood in applause, who had exempted themselves from the Biden “vaccine” mandate, are also multi-level liars.**

Underbelly of the COVID-19 Crime Syndicate : LIABILITY IMMUNITY



I warned President Donald Trump in my letter of 12 April 2020 . . . my letter focused on a White House Coronavirus Task Force subordinate; the BigPharma sales consultant shown at-left.

My “Fire Fauci!” letters involve 40 years; beginning in the 1980’s with his HIV = AIDS = AZT farce.

It was 1986 when Congress groveled before BigPharma, enacting its National Childhood Vaccine Injury Act. Congress

hailed it as a **“no-fault alternative to the traditional tort system.”** With this unconstitutional scheme in place, BigPharma was “off the hook” at two levels: (1) Victims of vaccine injury or death are compensated with *their* money! (2) **True Fauci motivation to secretly secure, for his pals in BigPharma, their long-sought LIABILITY IMMUNITY protection was now “law.”**

BigPharma Criminals are Implicitly “Off the Hook”

Trump rejected mandates, but failed to offer ‘informed consent.’ The “**Trump vaccine**” (as many political enemies have already pivoted to) is so dangerous that it **had** to be deployed under the emergency ruse of the PREP Act . . . which implicitly evokes **LIABILITY IMMUNITY**. *

Joe Biden campaigned on a promise to mandate the COVID-19 “vaccines,” but never informed the electorate about **LIABILITY IMMUNITY**. Then he lied about **LIABILITY IMMUNITY**; that it did not apply to modRNA needles . . . such as the taxpayer funded poisons from Pfizer, Inc.

Posed **many** times, my question exposes an underbelly of the COVID-19 Crime Syndicate :

Does anyone actually believe that Mr. Albert Bourla would have sold his modRNA needles into a market wherein he and Pfizer were *not* protected by LIABILITY IMMUNITY ?!

* OPERATION WARP SPEED DISCUSSED ON PAGES 10-12, PAGES 34-37, AND ITS LEGACY AT **EXHIBIT 1**.



Orchestration of the “COVID-19 Pandemic” - Global Criminal Conduct

Filmed in 2021, my interview with *The Stew Peters Network* included this exchange :

Steve Peters : *Have we reached the point where those mandating these injections are complicit in a crime?*

Paul Sheridan : *We are far beyond, in my opinion, and I have had a lot of legal experience with product liability, and that is why I mentioned it to your staff; I have been in court rooms all the way up to the Supreme Court of the United States, and the issue of ‘willful misconduct’ is more than covered with evidence that is already in the public domain. **In my opinion we are well into criminal conduct.***

*So we have the issue of voiding the LIABILITY IMMUNITY provision; **we are way beyond having that voided with the evidence that is already in the public domain.** That is my sincere opinion.*



My claim, that **LIABILITY IMMUNITY** can be “voided with evidence that is already in the public domain”? Has confirmatory additional evidence appeared? We now examine **Subject 2**.

You can imagine the diatribe I endured, in **mid-2020**, when I first verbalized Subject 2 :

“ The COVID-19 ‘vaccine’ was not created in response to the SARS-CoV-2 virus, but the exact opposite! ”

Is my 2020 assertion an “overreach”? Not according to Dr. Anthony Fauci.

At the 8 January 2024 hearing of the *House Select Committee on the Coronavirus Pandemic*, former Trump Administration employee Dr. Fauci was forced to testify about the **true** origins of the GoF virus, aka SARS-CoV-2. He was forced to abandon his promotions that SARS-CoV-2 resulted from “*zoonotic transfer from wild animals, most likely (Chinese) bats,*”

One of the public servants that did **not** applaud the liar and his lies (PAGE 1 ABOVE); Congresswoman Marjorie Taylor Greene summarized the testimony of “*America’s Doctor*” :

“I think what has taken-me-back is the fact that Dr. Fauci fully believed in creating or enhancing viruses using the Gain of Function (GoF) research or that capability in order to create vaccines.

And this is a shocking thing to think about; the average person or most doctors practicing, you know, every day in their doctor’s offices, are blown away with the fact that he would create or enhance a virus in order to create a vaccine to fight it, because the risk is so high.

And what is shocking to me is that back in 2012 he actually wrote a paper about it, and wrote about a scenario that a pandemic could get released upon the world, and he spelled that out in his article. And in the article he says that it is worth the risk. But it’s not worth the risk, because millions of people died. Millions of people lost loved ones.

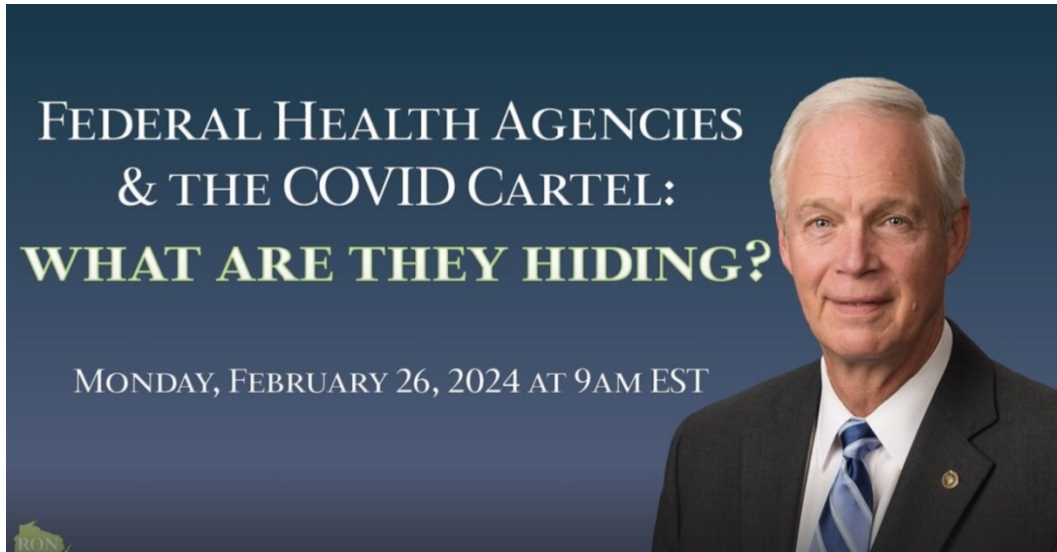
And actually this is more of an evil version of science, it is like a Dr. Frankenstein of science, that American taxpayers would never want their tax dollars used for. The clarity that I heard him talk about, that we were asking him about this specific article is that he knew the risks. And that is clear. Not only did he write about it in 2012, but we were talking about it in there.



And I think I can speak for many Americans, when I can say ‘absolutely’ that he belongs in jail for that.”

So-Called “China Virus” was a Bioweapon : Result of a Secret Fauci Contract Obligation Fulfilled by WIV / China

Shortly after the Fauci testimony of 8 January 2024, Senator Ron Johnson held a symposium :



Affirmative of my “exact opposite” assertion of early 2020, and affirmative of my thesis to **Chinese Ambassador Xie Feng**; the fallacy of the “China Virus,” Dr. Harvey Risch of Yale University has now asserted (PAGES 5-7 BELOW) :

“Thank you Senator (Ron Johnson).

I am talking today about, what I consider the crushingly obsessive push to COVID ‘vaccinate’ every living person on the planet.

*We all know, circumstantially at least, that the virus that leaked from the Wuhan Institute of Virology in Fall 2019; the initial cases paralleled the Wuhan subway Line 2, which passes by the WIV. **The virus contains the unique nineteen nucleotide genetic sequence that also exists in the Moderna patents from 2017,** and various other biological and bi-intelligence information evidence that overwhelmingly implicates the WIV as the source of the leak.*



This virus, the COVID-19 pandemic virus, exists because it was bioengineered.

So-Called “China Virus” was a Bioweapon : Result of a Secret Fauci Contract Obligation Fulfilled by WIV / China con’t

“The (Wuhan) scientists used Ralph Baric’s genetic manipulation technique, technology at their insecure BSL-2 lab. This was reckless work at the WIV, which was funded by the NIH through the Daszak EcoHealth Alliance money-laundry, as well as by large DoD and USAID grants.

This work, and the (Wuhan) leak, was what I consider to be the fruit of our bioweapons industry, that has been performing secretive and nefarious biological weapons development for the last seventy years. Recognition of the possible accidental or intentional unleashing of an infectious agent capable of killing large numbers of humanity led to the ‘Bioweapons Treaty of 1975’ that President (Gerald) Ford signed.

The treaty prohibits the development of offensive bioweapons.

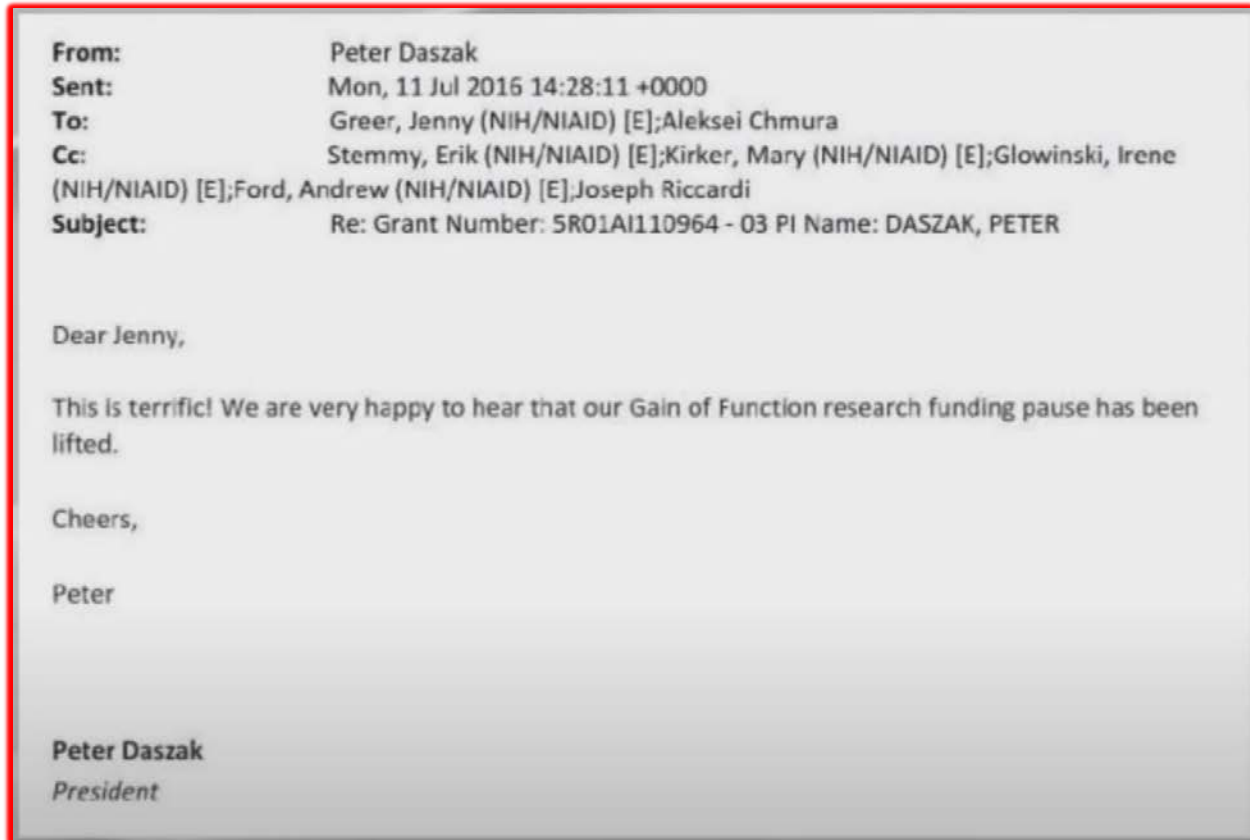
However, the one loop-hole in the treaty is that small quantities of offensive bioweapons are allowed to be developed in order to do research on vaccine countermeasures. This loop-hole was exploited by our bioweapons industry for the last fifty years. The Bioweapons Treaty limited offensive bioweapons to agents that would address vaccine development; so-called dual-use agents, or dual use research. And this was the premise, and motivation, of the various virology grant applications like DiFuse and so on, submitted to DoD and NIH funders. This was the permitted rationale for development of offensive bioweapons, in that it would lead to work on vaccine countermeasures.

Now fast forward to 2019 . . . many billions of dollars spent on the bioweapons industry over the past decade for all of this work on offensive bioweapons . . . Where are the successful commercial vaccines to show for it?!

So there has been lots of vaccine research that has been carried out for known harmful organisms, but minimally if-at-all for these Gain-of-Function bioweapons agents. And for COVID-19, it took a year of shoddy research to produce and test the first batch of commercial vaccines for SARS-CoV-2. And how is a year delay even remotely acceptable for a military defense against a bioweapon that spreads across populations in weeks?! A year to develop a ‘vaccine’ for a pandemic that occurs in weeks? And these vaccines are supposed to be deployed before a pandemic occurs, not in the middle of one!

*So . . . my hypothesis . . . what I believe . . . is that both the virus origin cover-up and forced vaccination of the entire planet were orchestrated to protect the integrity of the bioweapons industry. Once the general public understood the reckless and cavalier behavior of this industry, that it operated under a false and misrepresented pretense of ‘vaccine’ development that has never been successfully commercially realized, it (the general public) would then clamor to shut down the industry. **So suppression of knowledge of the industry’s reckless involvement in the Wuhan leak is an obvious cover-up. And we have proof of that cover-up from the FOIA documents involving Fauci, Collins, Jeremy Farrar and others.***

**So-Called “China Virus” was a Bioweapon :
Result of a Secret Fauci Contract Obligation Fulfilled by WIV / China
Conclusion**



And my conclusion then is the reason why the whole population had to be vaccinated is to show that the bioweapons industry supposedly did have a rationale of vaccine development as part of its claimed dual use research.

The vaccines then are the evidence that the bioweapons industry was properly justified from the beginning. Without a successful vaccine to show for itself in the time of the pandemic crisis, especially one caused by a leak from a bioweapons industry source itself, it would be clear to everyone that the rationale for the industry's existence was a fraud in the first place.

*And so the COVID vaccines themselves supplied the defense against the charge that the bioweapons industry was not actually dual use but offensive only violating the 1975 treaty. **So the vaccines had to be dramatically pushed out to be the universal solution to show that the bioweapons industry was actually working for the public good. And in this context, it did not matter what collateral damage the vaccines caused.***

All there had to be was the public thinking, public thought of this theater that the industry had been doing its work to produce usable vaccines, not offensive bioweapons.”

Dr. Harvey Risch, Yale University, 26 February 2024

Letter of 21 July 2020 to Dr. Anthony Fauci : My 'GoF Connection Question'

“This virus, the COVID-19 pandemic virus, exists because it was bioengineered.”
Dr. Harvey Risch, Yale University, 26 February 2024

Bioengineered = Directed Evolution = Gain-of-Function (GoF) ! In 21 July 2020 I posed a simple question to Fauci. **It was in response to his media buffoonery that I posed my GoF question.**

I had detailed the 27 May 2020 Politico interview where Fauci **lied** about “research” funded by the University of Minnesota. This interview was pre-staged opposition to pandemic-ending treatments. It focused on hydroxychloroquine; a COVID-19 medication lauded by President Trump and others:

This was a vaccine-only charade; an assurance to the COVID-19 Crime Syndicate that the “no adequate, approved, and available alternatives” requirement of the PREP Act was being vigorously maintained . . . and therefore LIABILITY IMMUNITY would remain intact.



That University of Minnesota funded “research”? It was so fraudulent that even the BigPharma whores of *The Lancet* and *The New England Journal of Medicine* were forced to retract it !

Immediately after retraction, I asked Dr. Fauci my **GoF Connection Question** (red arrow) :

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?

Proclamation of Subject 2 :

“The COVID-19 ‘vaccine’ was not created in response to the SARS-CoV-2 virus, but the exact opposite!”

My letter of 21 November 2021, to Mr. Michael van der Veen, was where I first declared Subject 2 *in-writing* (screenshot, with original highlighting) :

20 November 2021

Mr. Michael van der Veen, Esq.
Page 3 of 21

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!

At the 8/9 January 2024 hearing (SEE PAGE 4 ABOVE), Dr. Fauci was questioned about his knowledge-of and associations-with Dr. Peter Daszak of EcoHealth Alliance; a company in New York, within walking distance of Pfizer headquarters (The person and company detailed by Dr. Risch; PAGES 5-7 ABOVE) :

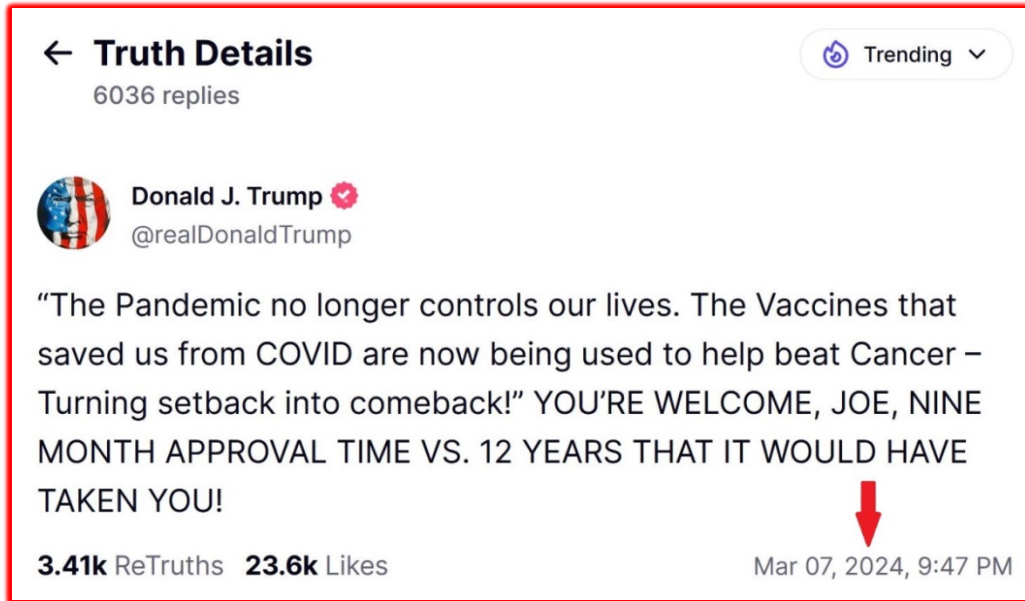
Dr. Fauci testified that he did not know Dr. Daszak, and that he had never met him.

In a widely publicized interview of 3 August 2021, esteemed Cornell University Professor of Chemistry, Dr. David Collum, also tried to warn the world, characterizing Dr. Anthony Fauci as follows :

“He’s a pathological liar!”



The Central Lie of OPERATION WARP SPEED : “*Nine months*” ?!



Quote from mandate promotion video of 5 April 2021: “*Cornell Experts Answer Questions About the COVID-19 Vaccine.*” It featured a vested-interest Professor of Immunology Ms. Cynthia Leifer.



“What you need to know is that scientists have been working on these coronavirus vaccines for decades. We learned a lot about coronaviruses from our experience with SARS. And so we used that information to make these vaccines as well.”

I have shared this Cornell video and its transcript with Mr. Donald Trump six times, during the last three years.

Thee Central Lie of OPERATION WARP SPEED : “*Nine months*” ?!

On 27 May 2020, an Executive Branch subordinate orchestrated a direct assault on the president (INTRODUCED ON PAGE 8 ABOVE). But during his PREP Act promotional interview with Politico, Dr. Fauci affirmed a far more insidious reality; he ostensibly affirmed Subject 2 :

“The COVID-19 ‘vaccine’ was not created in response to the SARS-CoV-2 virus, but the exact opposite!”

Out-of-nowhere, Fauci gushed about a “vaccine.” **What vaccine?!** I questioned Fauci about this in my letter of 21 July 2020. My question focused on his unsolicited outburst with Politico :

“When we first developed a vaccine, I said it would be about a year to a year-an-a-half, and that was in January.”

So a year from January is December. I still think that we have a good chance, if all the things fall in the right place, that we might have a vaccine that would be deployable by the end of the year, by November or December.”



Who is “we”? Fauci emphasizes January 2020?! “We first developed a vaccine” ?

Fauci was preoccupied with the “*surprise outbreak*” he ordained in 2017. Now he was telling the world that a virus had jumped species from bats to humans at a fish market. But the “**we**” were indignant if someone suggested that it came from a Chinese lab. Marketed as SARS-CoV-2, the genetic isolate MN908947.3 was not announced by NIH until March 2020 (?!). **Yet somehow Dr. Fauci and his “we” already had a vaccine in January 2020 ?!**

Dr. Fauci and Dr. Harvey have finally affirmed Subject 2 . . . but Pfizer had already done so at the European Union press conference of 12 October 2022. **EU Member Mr. Cristian-Vasile Terheş of Romania also confirmed Subject 2 . . . SEE PAGE 12 BELOW :**

The Central Lie of OPERATION WARP SPEED : “*Nine months*” ?!

“The virus contains the unique nineteen nucleotide genetic sequence that also exists in the Moderna patents from 2017.” Dr. Harvey Risch, Yale University, 26 February 2024

“HOW IS THAT POSSIBLE?! SHE DID NOT ANSWER.”



“ Everyone is avoiding these, I would say, logical questions. There is another issue.

A year ago, I requested them (Pfizer) to submit some details and data to me, because I wanted to have an informed decision, I will say, when I voted in favor or against the ‘Green Certificate.’ And one of the questions I asked was, **to send me all trials**, the tests, the clinical trials that all these medical companies had done, either in animals or in humans before they requested the marketing authorization (**for the COVID vaccine**).

So, in the case of Pfizer, here is something interesting. When they submitted the information and the clinical trials to Pfizer; here is all the tests, that they submitted along with their request.

They submitted a clinical trial that started on January 14, 2020!

I asked yesterday, the representative of Pfizer, and she declined to answer, **how is it possible**, that we, the world, found out in December 2019 that there is a COVID or coronavirus, as it is called, in China, December of 2019? On January the 11th the Chinese government released the DNA data, or a segment of it, to the public and three days later, Pfizer already started the tests for the vaccine.

How is that possible?! She did not answer.”

INTERMISSION – 1 of 7



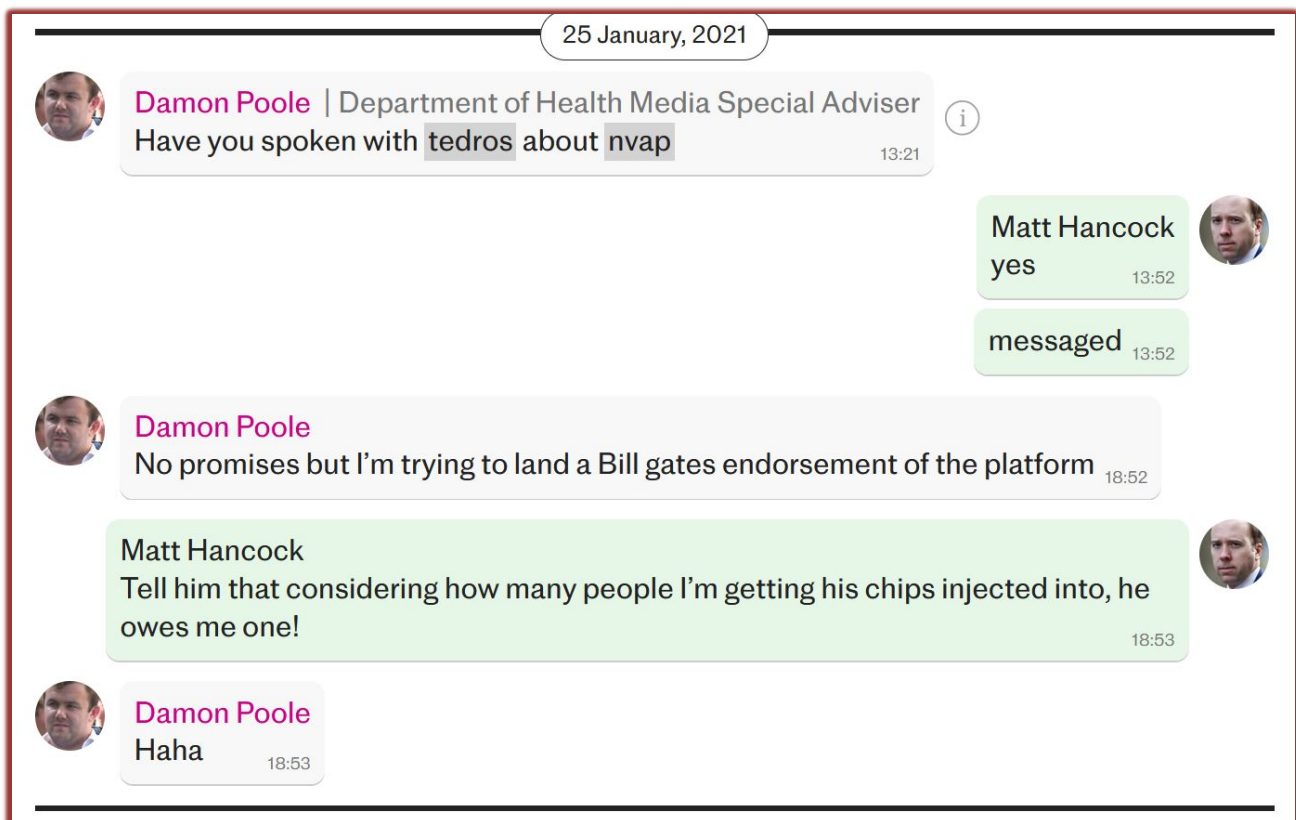
*“So the second time I saw him (**President Trump**) was the March after that, and so March 2017 in the White House.*

*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.**’ ”*



INTERMISSION – 2 of 7



INTERMISSION – 3 of 7



DAVOS WEF


Bill Gates: My 'best investment' turned \$10 billion into \$200 billion worth of economic benefit

PUBLISHED WED, JAN 23 2019•7:13 AM EST | UPDATED WED, JAN 23 2019•10:28 AM EST

INTERMISSION – 4 of 7

← **Truth Details** Trending ▾

6036 replies



Donald J. Trump ✔

@realDonaldTrump


“The Pandemic no longer controls our lives. The Vaccines that saved us from COVID are now being used to help beat Cancer – Turning setback into comeback!” YOU’RE WELCOME, JOE, NINE MONTH APPROVAL TIME VS. 12 YEARS THAT IT WOULD HAVE TAKEN YOU!

3.41k ReTruths **23.6k** Likes

Mar 07, 2024, 9:47 PM

Contribution of Dr. Deborah “hope” Birx (White House Coronavirus Task Force) :

Dr. Deborah Birx, former White House Coronavirus Coordinator, sworn testimony before the House Select Subcommittee on the Coronavirus Crisis, 23 June 2022:

Question:	Dr. Birx, can vaccinated people get COVID?	
Answer:	Yes.	
Question:	Have vaccinated people been hospitalized with COVID?	
Answer:	Yes.	
Question:	When the government told us that the vaccinated could not transmit the disease, was that a lie or was that a guess?	
Answer:	I think it was hope that the vaccine would work in that way.	

Hope?!

INTERMISSION – 5 of 7

EPOCH HEALTH *Share This Article, Friends Read Free* 📺

CDC Releases Hidden COVID-19 Vaccine Injury Reports


The agency was forced by a federal judge to disclose the reports.



EPOCH HEALTH

Study Suggests Link Between Rising Cancer Death Rates and COVID-19 Vaccination

COVID-19 vaccines were rolled out in 2021, prioritized for vulnerable groups like those with cancer, the researchers pointed out.



INTERMISSION – 6 of 7

EPOCH HEALTH *Share This Article, Friends Read Free* 📺

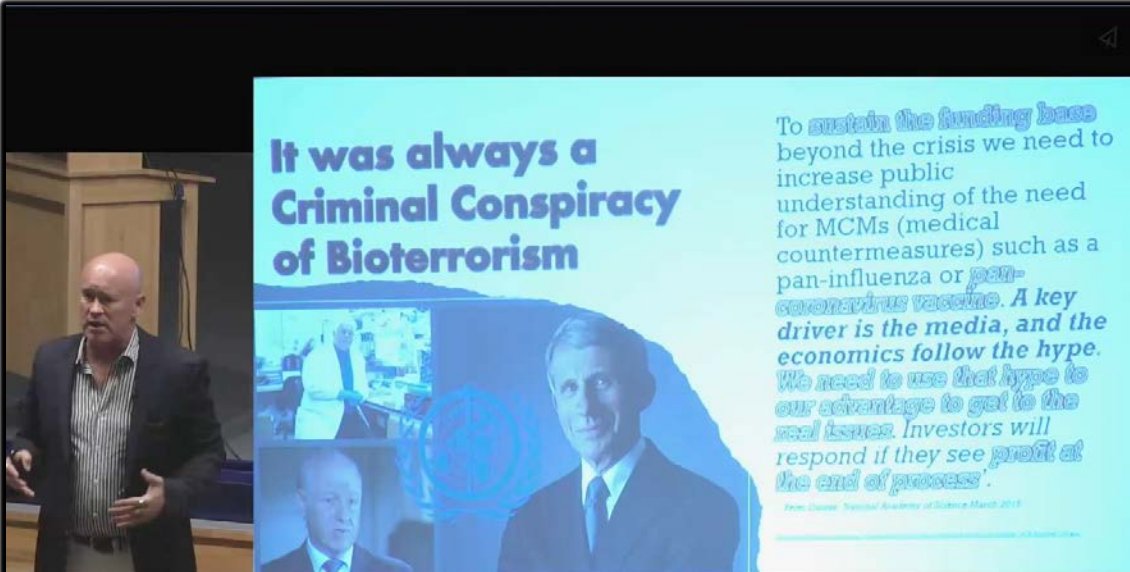
mRNA COVID-19 Vaccines Killed More People Than They Saved: Study

Researchers called for a 'global moratorium' as the study revealed 'well-documented' serious adverse events and an unacceptable harm-to-reward ratio.



Syringes and vials of the Pfizer-BioNTech COVID-19 vaccine are prepared to be administered at a drive-up vaccination site in Reno, Nev., on Dec. 17, 2020. (Patrick T. Fallon/AFP via Getty Images)

Years before the Dr. Harvey Risch statement (PAGES 5-7 ABOVE), Dr. David Martin was declaring :



It was always a Criminal Conspiracy of Bioterrorism

To sustain the funding base beyond the crisis we need to increase public understanding of the need for MCMs (medical countermeasures) such as a pan-influenza or pan-coronavirus vaccine. A key driver is the media, and the economics follow the hype. We need to use that hype to our advantage to get to the real issues. Investors will respond if they see profit at the end of process'.

From Science: National Academy of Science March 2013

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts


PREAMBLE – Page 1 of 2

This section is of utmost importance; it is central to Subject 1 . . . it documents justification of my four-year use of the phrase **COVID-19 Crime Syndicate**. We are far beyond willful misconduct (PAGE 3 ABOVE). I emphasize the reality that criminal conduct, on a global basis, was endemic to the COVID-19 “pandemic,” and its primary financial beneficiary : **Pfizer, Inc.**


For brevity, this preamble involves only two people : (1) Pfizer CEO Mr. Albert Bourla; and (2) Pfizer Legal Counsel, **Cornell University Law School** graduate, Mr. Douglas Lankler :



Genesis Prize Award Ceremony 2022 – Honoring Dr. Albert Bourla – Jerusalem June 29 2022

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Executive Leadership



Doug Lankler
General Counsel, Executive
Vice President

Doug Lankler joined Pfizer in 1999 and currently serves as general counsel. Prior to being named general counsel, Doug was Pfizer's chief compliance and risk officer, a role he assumed in 2006.

Prior to joining the company, Doug was with the United States Department of Justice as an Assistant U.S. Attorney in the Southern District of New York. Doug was a recipient of the United States Attorney General's Distinguished Service Award.

Doug graduated from the State University of New York at Albany and Cornell Law School. He and his wife, Jill, have three children and reside in Larchmont, N.Y.

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

PREAMBLE – Page 2 of 2

This section is also an offering of gratitude to the steadfast efforts of United Kingdom House of Commons Member Andrew James Bridgen :



This preamble and Pages 21 -30 below are prerequisite to understanding this section byline :

Pfizer Public Statements . . . versus Pfizer Secret Contracts

. . . and how the secret contracts, documented by MP Bridgen, confirm that crimes-against-humanity have been committed by the COVID-19 Crime Syndicate; the latter includes :

- Big Religion
- Big Government
- Big Corporate
- Big Media
- Big Academia

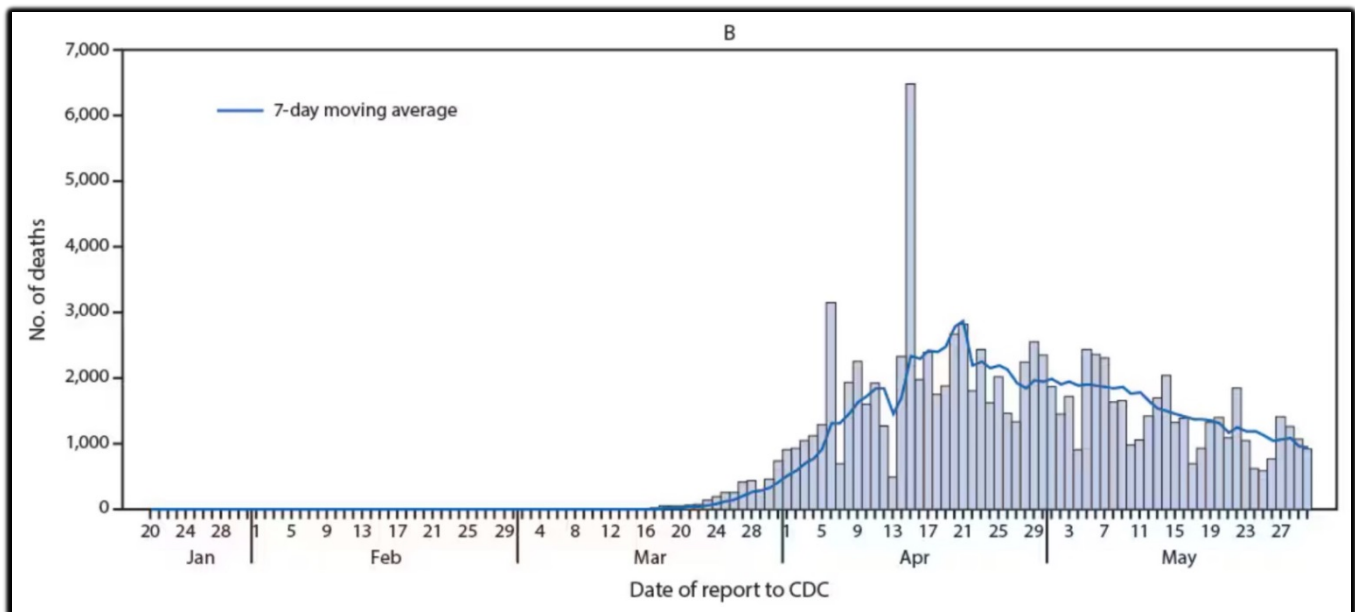
We owe MP Bridgen gratitude for documenting the criminality of the **Pfizer Secret Contracts**.

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

On 19 June 2020, the CDC hurriedly released their first COVID-19 report :

Coronavirus Disease 2019 Case Surveillance United States, January 22 - May 30, 2020

“COVID-19 - associated deaths” derived from “persons with probable cases.”



For January, February, thru mid-March 2020 the CDC could not conjure deaths connectable to a “*novel coronavirus*.” When they finally did (San Francisco), it was relegated to an obscure subset of “*persons with **probable** cases*” (?!). **But this CDC conjecturing PR failure was then hurriedly corrected in mid-March . . . that timeframe coincides precisely with deployment with of criminal fraud : use of the rt-PCR test protocol to make claims of a “*positive*” test.**

Regardless of that zero death reality, on 31 January 2020, HHS Secretary Alex Azar declared the “*novel coronavirus*” a Public Health Emergency. On 13 March 2020 President Trump issued :

“Proclamation on Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak”

Consistent with the CDC chart above, which alleges the first COVID-19 death on 15 March 2020; we emphasize that President Trump did **not** claim that his National Emergency was based on deaths related to the “*novel coronavirus*” . . . but . . . **as was well-known to Trump :**

**These “emergency” declarations were key for the COVID-19 Crime Syndicate;
the pre-planned “emergency” established LIABILITY IMMUNITY as sacrosanct.**

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts



In their court filings, Pfizer boasts of a *pre-payment* of \$2,000,000,000.00 from the Trump Administration (21 July 2020). Pfizer also documented that their “*landmark clinical study*” (of the experimental modRNA poisons) began six days afterward . . . on 27 July 2020 :

Tax-payer funded transfer-of-wealth was made *prior* to the trials even beginning !?

Case 1:21-cv-00008-MJT Document 37 Filed 04/22/22 Page 23 of 37 PageID #: 1403

V. CHRONOLOGY OF IMPORTANT EVENTS.

The following chart summarizes the key dates and events relevant to the present motion.

DATE	EVENT
3/13/2020	President declares national emergency in response to COVID-19
5/15/2020	Government launches Operation Warp Speed
7/21/2020	DoD finalizes agreement to purchase first 100M doses of Pfizer’s vaccine 
7/27/2020	Pfizer launches “landmark” clinical study of the company’s vaccine 
9/8/2020	Relator begins her 18-day tenure as a Regional Director at Ventavia
9/25/2020	Relator reports concerns to FDA via email; agency acknowledges receipt in writing
11/18/2020	Pfizer announces initial, favorable results of landmark study in individuals 16+
11/20/2020	Pfizer asks FDA to grant EUA for Pfizer’s vaccine in individuals 16+
12/11/2020	FDA grants EUA for Pfizer’s vaccine in individuals ages 16+

Throughout 2020, Dr. Anthony Fauci had secretive contacts with Pfizer CEO Mr. Albert Bourla.

An obvious scheme of COVID-19 was election interference. Although Trump refuses to *disentangle* himself from Operation Warp Speed, Republican National Committee Co-Chair Ms. Lara Trump has now implicated this scheme in a 2024 campaign ad. Before we detail the **Pfizer Secret Contracts**, we review a book that tentatively exposed the interference scheme.

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

In his book, *Trump Time: A Journal of America's Plague Year*, Deputy Assistant to the President, Dr. Peter Navarro included the chapter :

The Curious Case of the Delayed Vaccine

Curious? During his Politico interview (PAGE 11 ABOVE) Dr. Fauci coyly assured the COVID-19 Crime Syndicate that announcement of the Pfizer “*landmark study*” would be **delayed**. Coordinated with Mr. Bourla, this delay subverted anticipated Operation Warp Speed campaign claims by President Trump (i.e. postponing announcement until *after* the 2020 “election”).

Throughout 2020, Trump was determined to end the health-and-economy destroying lockdowns. But the COVID-19 Crime Syndicate was fully vested . . . that vesting included furtherance that Joe “**vaccine mandate**” Biden would be installed on 3 November 2020 :



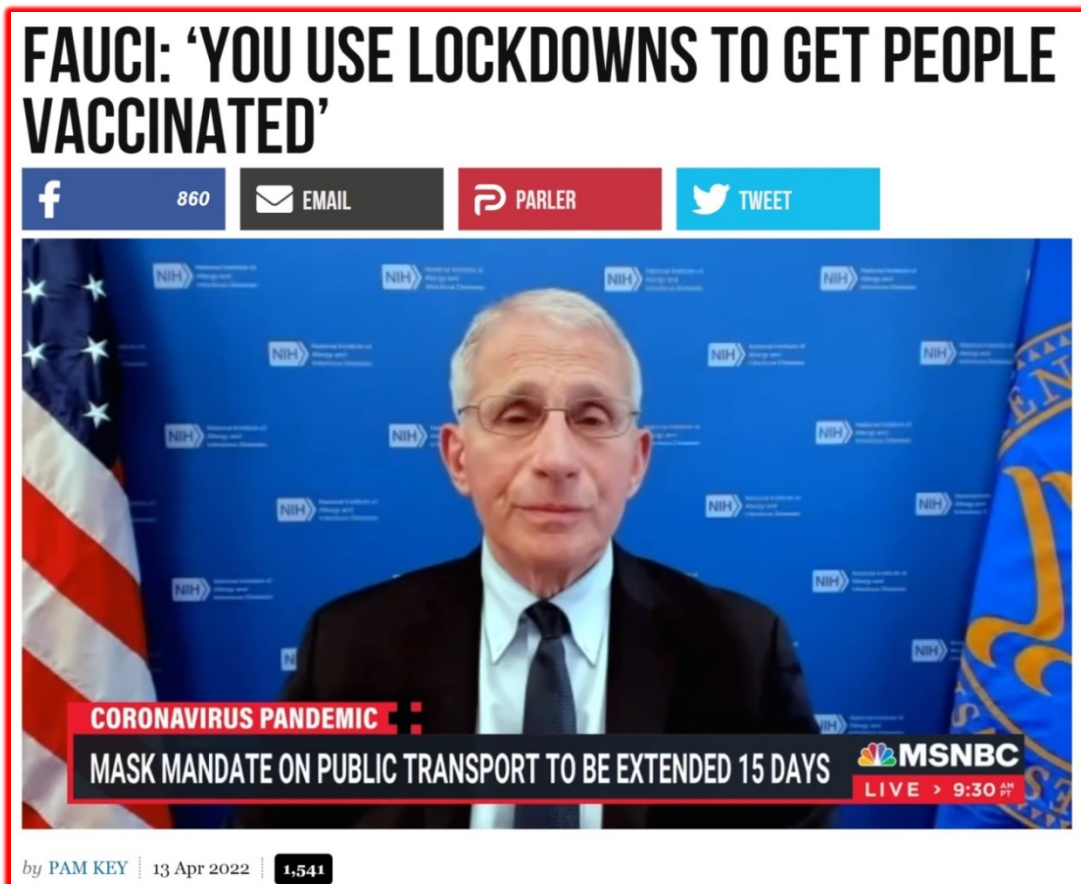
Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

The Curious Case of the Delayed Vaccine?? **President Trump** adamantly opposed ongoing lockdowns . . . and he loudly **opposed vaccine mandates** during the campaign debates.

Data acquisition for Phase III of the Pfizer trial ended in mid-October 2020; prior to the 2020 election. But their press release occurred on 9 November 2020, six days after the presidential election. On that date **Pfizer CEO Mr. Albert Bourla waxed** :

*“The first set of results from our Phase 3 COVID-19 vaccine trial provides the initial evidence of our vaccine’s ability to prevent COVID-19. We are reaching this critical milestone in our vaccine development program at a time when the world needs it most with infection rates setting new records, hospitals nearing over-capacity and **economies struggling** to reopen. We look forward to sharing **additional efficacy and safety** data generated from thousands of participants in the coming weeks.”* Mr. Albert Bourla, Pfizer press release, 9 November 2020

Note that Bourla asserted that his “vaccine” was required to the reopening of “economies.” Later, the Pfizer White House sales rep smugly affirmed the true motivation for inflicting the “struggling” :



Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

We now know, and can prove, that Bourla's "first set of results" was a fraud. But to feign credibility Pfizer had to engage data screening, which was delayed until 14 November 2020. Noting their court filing (PAGE 22 ABOVE), **with their vaccine mandate lackey installed in the presidency**; four days later, on 18 November 2020, Pfizer CEO Mr. Albert Bourla declared :

"Primary efficacy analysis demonstrates BNT162b2 to be 95% effective against COVID-19 beginning 28 days after the first dose; 170 confirmed cases of COVID-19 were evaluated, with 162 observed in the placebo group versus 8 in the vaccine group."

The **"95% effective" claim is a lie**. The very next day, with the politically defrocked Michael Pence at his side; Pfizer sales rep Anthony Fauci obediently parroted the Bourla lie :



"Two of the vaccines, one by Moderna and one by the company Pfizer, have completed trials, and the efficacious, vaccine efficacy point is extraordinary. With regard to Pfizer, it was 95% efficacious, not only against disease that's just clinically recognizable disease, but severe disease. There were ten cases of severe disease, one in the vaccine, nine in the placebo." Mr. Anthony Fauci

Fauci and Bourla are both liars . . . but they certainly were/are not alone. For example, in his press release of 9 November 2020, Pfizer CEO Bourla profusely thanked persons he labeled :

"academic collaborators."

Of those, none are more culpable than the administrators of my alma mater, **Cornell University**.

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

Pfizer’s “academic collaborators” ?

In my letter of 5 October 2022 to Mr. Anthony Fauci, Ms. Martha Pollack, Mr. Donald Trump, and Mr. Albert Bourla; I stated :

“To have the world, they had to have the United States.
To have the United States, they had to have Cornell !”

In my letter of 23 April 2023, received in hard-copy by the Ivy League administrators, I stated:

“Of the many institutions embedded in the global COVID-19 crime syndicate, none are more insidious than Big Academia. Of the latter, **none are more grotesque, and DIRECTLY culpable, than the Ivy League especially the current administrators of Cornell University :**

If just one Ivy League University had unmasked the criminal character, purpose, and culprits of the so-called COVID-19 pandemic, that entire scheme would have collapsed; and millions of lives and livelihoods would have been spared . . . **This is especially true if it had been my alma mater, Cornell University.**”

The fact that Mr. Fauci is a graduate of Cornell, or that Bill Gates Hall is located on the Cornell campus is indicative of vesting. But a deeply incriminating connection is Cornell employee **Ms. Martha Pollack** . . . and her collaborations with New York Governor Andrew Cuomo and Pfizer CEO Albert Bourla on their New York Forward ReOpening Advisory Board (**NYFRAB**) :

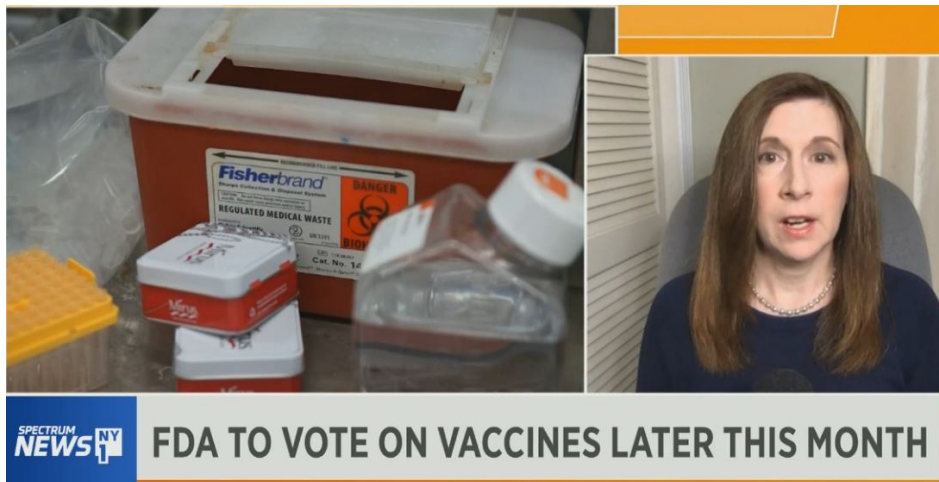
**WE MUST MAKE REOPENING DECISIONS
BASED ON FACT. NO POLITICS. NO SPIN.
NO EMOTION. NO CONSPIRACIES. JUST
THE FACTS AND THE DATA AND THE SCIENCE.
- GOVERNOR ANDREW M. CUOMO, 4/2/2020**

- (A) NYFRAB was *thee* model for what Fauci later proclaimed about national lockdowns (PAGE 24 ABOVE).
- (B) Your report (Reference 1) complains of “*government overreach*” but fails to identify the culprits and their motivations : **A key culprit is the vaccine mandating administrators of Big Academia . . . especially Ms. Martha Pollack at Cornell University.**

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

Pfizer’s “academic collaborators” ?

On 2 December 2020, mere days after the Bourla / Fauci “vaccine trial” fraud at the White House, but less than a week prior to the FDA Emergency Use Authorization (EUA), **Professor Leifer was already whoring out my alma mater in behalf of Pfizer**. Parroting their “95% effective” crap, she was compelled to promote an “emergency.” The emergency ruse was the legal operative for the COVID-19 Crime Syndicate . . . and their pre-planned covering behind **LIABILITY IMMUNITY** :



“These vaccines have been tested in almost sixty thousand people at this point, and they are effective; over 95% effective. They are safe.”

Utter nonsense. **Ms. Leifer had zero credible basis to make those claims.** In April 2021, after the FDA EUA was in-force, when she reasserted the “95% effective” lie, she was in violation of well-known statutes regulating what promotions are **NOT** allowed during an EUA (screenshot) :

To date, the Center for Drug Evaluation and Research (CDER) has included the following condition in the Letter of Authorization for COVID-19 therapeutics⁴ relating to “Printed Matter, Advertising, and Promotional Materials”:

No descriptive printed matter, advertising, or promotional materials relating to the use of Drug X under this authorization may represent or suggest that Drug X is safe or effective when used for <<authorized use>>.

But Leifer’s shenanigans pale in comparison to that of another “**academic collaborator**” at Cornell University . . . Named Professor Gary Koretzky . . . his, a crescendo of illicit illegal crap.

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

Pfizer’s “academic collaborators” ?

Knowing that the EUA was approved, and fully aware that the above CDER ban of promotionals was **in-force**, Cornell Professor Gary Koretzky, Vice Provost, unabashedly **lied** to the world :

“Most importantly, the vaccines are nearly 100% effective in preventing death and severe complications of COVID-19. We’re learning that as people become vaccinated, not only are they protected from getting the disease themselves, but they’re also protected from acquiring the virus and then giving it to others...”

*The Science Behind COVID-19 Vaccines
Virtual Q&A Panel Discussion
Cornell University, 12 April 2021*



100% !?!

As members of its protected class, during EUA deployment of a “countermeasure,” the boasts above, especially the buffoonery from Professor Koretzky, place them in violation of the law.

Thanks to MP Bridgen (PAGE 20 ABOVE), we now review additional evidence of criminal conduct; **the Pfizer Secret Contracts provide *further* justification that LIABILITY IMMUNITY must be revoked (by Congress) retroactive to 31 January 2020.**

Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 : Pfizer Public Statements . . . versus Pfizer Secret Contracts

Pfizer Secret Contracts as Evidence of Criminal Conduct

As perspective, a reminder of the vile accusations from Pfizer CEO Mr. Albert Bourla:



Hidden from President Trump, but well known to the “academic collaborators of Big Academia, **there was zero evidence supporting the “95% effective” crap injected into the media and used in the FDA EUA approval theatrics of 10/11 December 2020. ZERO !!**

Now we have direct evidence that **in a setting of pandemic blackmail**, Pfizer was demanding that governments submit to criminal fraud . . . under the force of their **SECRET CONTRACTS** :

MANUFACTURING AND SUPPLY AGREEMENT

BETWEEN

PFIZER LABORATORIES PROPRIETARY LIMITED

AND

**THE GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA ACTING THROUGH
THE NATIONAL DEPARTMENT OF HEALTH OF SOUTH AFRICA (“NDOH”)**

**Demand to Revoke LIABILITY IMMUNITY – Retroactive to 31 January 2020 :
Pfizer Public Statements . . . versus Pfizer Secret Contracts**

Pfizer Secret Contracts as Evidence of Criminal Conduct

The contract with South Africa (where LIABILITY IMMUNITY does not apply) depicts the truth about the lack of effectiveness of the Pfizer COVID-19 modRNA needles. **Dated 30 March 2021**, it typifies what was in-place after the fraud of FDA EUA approval . . . it became standard Pfizer contractual practice after **Joe ‘vaccine mandate’ Biden** was installed. Its portent was well-known to the Pfizer criminals Mr. Albert Bourla, and his corporate lawyer Mr. Doug Lankler. It was being secretly exacted worldwide, while they deployed preemptive accusations (PAGE 29 ABOVE).

Paragraph 5.5 of the secret Pfizer/South Africa contract documents criminal conspiracy :



Purchaser Acknowledgement.

Purchaser acknowledges that the Vaccine and materials related to the Vaccine, and their components and constituent materials are being rapidly developed due to the emergency circumstances of the COVID-19 pandemic and will continue to be studied after provision of the Vaccine to Purchaser under this Agreement. Purchaser further acknowledges that the long-term effects and efficacy of the Vaccine are not currently known and that there may be adverse effects of the Vaccine that are not currently known. Further, to the extent applicable, Purchaser acknowledges that the Product shall not be serialized.

“Purchaser further acknowledges that the long-term effects and efficacy of the Vaccine are not currently known and that there may be adverse effects of the Vaccine that are not currently known.”

Page 36 displays typical binding government/Pfizer signatures :

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be duly executed and delivered as of the date first written above.

<p>PFIZER LABORATORIES (PROPRIETARY) LIMITED</p>	<p>THE GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA ACTING THROUGH THE NATIONAL DEPARTMENT OF HEALTH OF SOUTH AFRICA</p>
<p>Redacted by HJI 4 Sept 2023</p>	
<p>By  01/04/2021</p>	<p> 01-04-2021</p>
<p>Name: Rhulani Nhlanki</p>	<p>Name: Dr. Sandile S.S. Buthelezi</p>
<p>Title: Cluster Lead: SSA and Country Manager: South Africa</p>	<p>Title: Director General of Health</p>

Please see Exhibit 2.

INTERMISSION – 7 of 7

Page 1 of 3

As a loyal and true member of the Cornell family, I requested a question on **vaccine mandates** be put to esteemed graduate Mr. Anthony Capuano, President and CEO of Marriott International, Inc. The gala was his 2023 receipt of the Hatfield Lecture Award. My pre-presentation question :

“ During management deliberations which led to your Marriott corporate-wide decision to NOT mandate the mRNA injection upon your employees, did the reality of liability immunity play a part? Given that liability immunity was never disclosed to our alma mater prior to its mRNA mandate for all, what was the primary criteria for your 'no mandate' decision? ”

Question by Paul V. Sheridan offered to Marriott CEO Mr. Anthony Capuano

Here is the *“academic collaborator”* that dictated vaccine coercion against Cornell, **under threats of student expulsion or faculty/staff dismissal**. This screenshot from the 2023 Hatfield Lecture displays the essence of her “leadership,” while censoring the above question. This image is representative of her response to 20+ letters received from me regarding her participations in the COVID-19 Crime Syndicate and her enthusiastic membership in NYFRAB (PAGE 26 ABOVE) :



Regarding the latter (NYFRAB), only a criminal defense lawyer would allege that Ms. Pollack was not directly aware-of or involved-with Pfizer’s contractual blackmail against New York State . . . in every legal and self-lauded sense, Pollack was Cornell’s vaccine *purchaser* :

INTERMISSION – 7 of 7*Page 2 of 3*

“Purchaser further acknowledges that the long-term effects and efficacy of the Vaccine are not currently known and that there may be adverse effects of the Vaccine that are not currently known.”

Typical but secret Pfizer vaccine contract; “effects not known” admission (underline added)

Ms. Pollack received a secret letter of 18 January 2021; sent from Governor Cuomo to fellow NYFRAB member Pfizer CEO Mr. Bourla. Preambled by the lockdown schemes of NYFRAB, that Cuomo/Bourla letter side-stepped Operation Warp Speed, and as a result Cornell was one of the first to mandate and coerce the modRNA Pfizer poisons into its students, faculty and staff.

A mere three days after that Pfizer contract (PAGE 29/30, QUOTED ABOVE), the Cornell vaccine purchaser, Ms. Martha Pollack, mandated the modRNA needle as follows (bolding in original) :

COVID-19 Vaccination and Fall Instruction

April 2, 2021

Dear Cornell Community,

Although we all appreciate that the COVID-19 pandemic is not over and that we must remain vigilant around public health measures to protect ourselves and our community, there is reason to be hopeful as we plan for the future. More than 90 million U.S. residents have safely received one or more doses of a currently approved COVID-19 vaccine, and recent data indicate that these vaccines not only protect those inoculated from serious infection, but also are protective for asymptomatic infection and the risk of transmission of virus to others.

With the recent announcements of expanded vaccine eligibility in New York and other states, and increasing vaccine production, it is likely that all members of our community will be able to obtain vaccination sometime this spring or summer. **Accordingly, Cornell intends to require vaccination for students returning to Ithaca, Geneva, and Cornell Tech campuses for the fall semester.** Medical and religious exemptions will be accommodated, but the expectation will be that our campuses and classrooms will overwhelmingly consist of vaccinated individuals, greatly reducing the risk of infection for all. Individuals who are not able to obtain vaccination prior to arrival for the fall semester, or whose vaccination is not recognized by New York state, will be expected to be vaccinated as soon after their arrival as possible, and Cornell is investigating ways to facilitate this process.

As an original and active member of NYFRAB, along-side Pfizer CEO Mr. Albert Bourla, Ms. Martha Pollack was not only his premier “academic collaborator” for campus “vaccine” mandates, she functioned, what the secret Pfizer contracts describe as, a “purchaser.”

INTERMISSION – 7 of 7

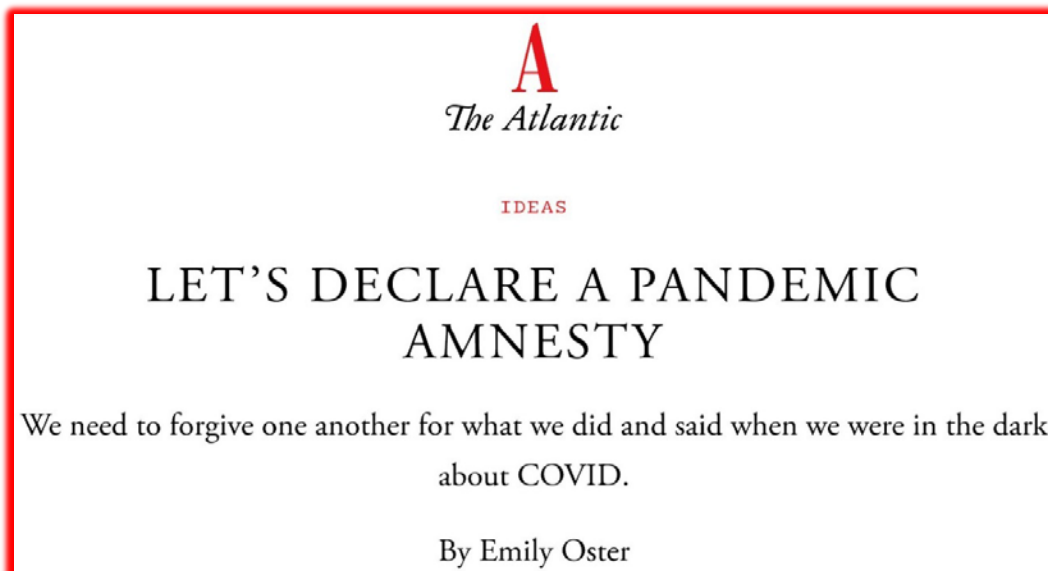
Page 3 of 3

The Pollack devotion to the criminality of modRNA coercions did not end with the original campus poisonings of early 2021. **Despite her awareness of widely reported post modRNA injury and death in 2021/2022, Pollack asserted that “vaccine hesitancy” could be treated with bribery! With the dispensing of a proverbial 30-pieces-of-silver :**



While drafting this letter, I received an email from Cornell Board of Trustees Chairman Mr. Kraig Kayser stating that **Pollack tendered her “retirement” effective 1 July 2024.**

Given the scope of her crimes; I can assure Pollack that her flight from accountability will fail. As she is fully aware, I have already addressed this adolescent “*amnesty*” escapade by Big Academia :



The pivot of Big Academia is to claim that they were “*in the dark*” ?! Please see Exhibit 3.

Personal Message to 2024 Presidential Candidate Mr. Donald J. Trump : In Behalf of Mrs. Jummai Nache and her Family

Page 1 of 4

Very few are more supportive of you, and more devout in their belief in Jesus, than Mrs. Jummai Nache and her family (PAGE 37 BELOW, AND EXHIBIT 4).

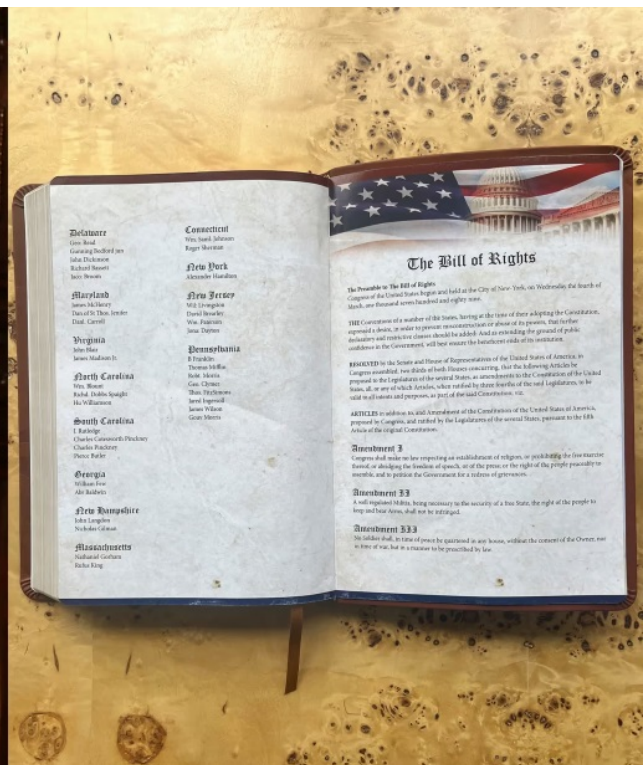
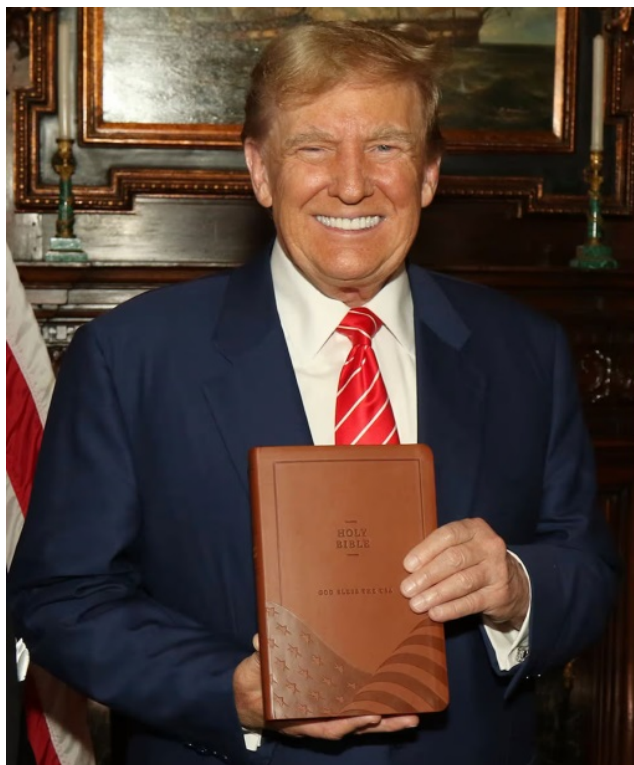


Personal Message to 2024 Presidential Candidate Mr. Donald J. Trump : In Behalf of Mrs. Jummai Nache and her Family Page 2 of 4

Regarding the “unfruitful works of darkness” of Operation Warp Speed :

Ephesians 5:11–14 — King James Version

- 11. And have no fellowship with the **unfruitful works of darkness**, but rather reprove them.
- 12. For it is a shame even to speak of those things which are done of them in secret.
- 13. But all things that are reprov'd are made manifest by the light: for whatsoever doth make manifest is light.
- 14. Wherefore he saith, Awake thou that sleepest, and arise from the dead, and Christ shall give thee light.



**Personal Message to 2024 Presidential Candidate
Mr. Donald J. Trump :
In Behalf of Mrs. Jummai Nache and her Family**
Page 3 of 4

Regarding deployment of their pandemic, and its 2020 election interference, the Lord offers resolution versus their “net” :

Psalms 35 :1, 3, 4, 6, 7, 8 — King James Version

1. Plead my cause, O Lord, with them that strive with me: fight against them that fight against me.
3. Draw out also the spear, and stop the way against them that persecute me: say unto my soul, I am thy salvation.
4. Let them be confounded and put to shame that seek after my soul: let them be turned back and brought to confusion that devise my hurt.
6. Let their way be dark and slippery: and let the angel of the Lord persecute them.
7. For without cause have they hid for me **their net** in a pit, which without cause they have digged for my soul.
8. **Let destruction come upon him at unawares; and let his net that he hath hid catch himself: into that very destruction let him fall.**

Your first term : 20 January 2017 to 20 January 2021. **But while you were *still* president Mrs. Jummai Nache was coercively injected with the Pfizer modRNA poison that you claim is the fruit of Operation Warp Speed; a farce you refuse to disentangle your family name from.**

Similar to Biden, you failed to inform the victims of Operation Warp Speed, such as Mrs. Nache, about its conspiratorial underbelly :

LIABILITY IMMUNITY

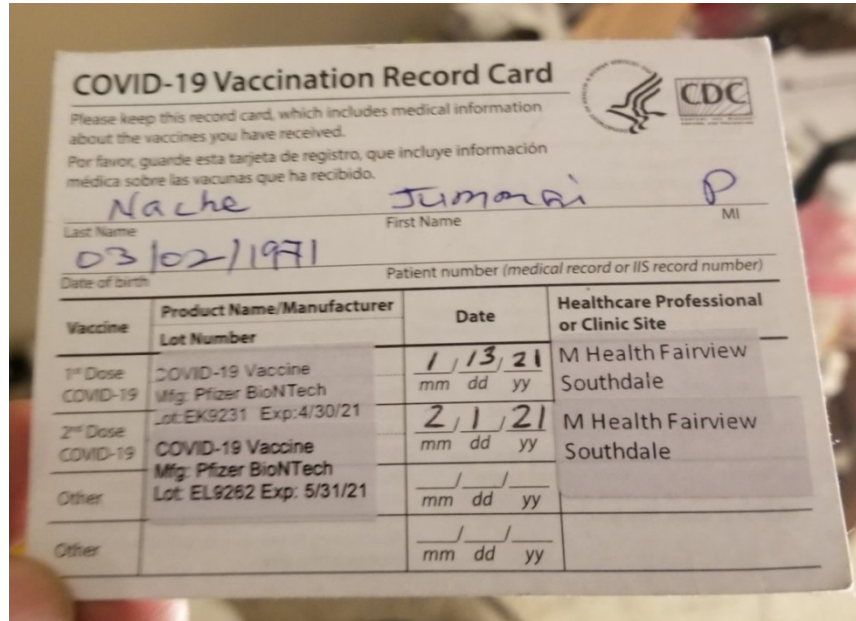
To your credit, in stark contrast to the liar (PAGE 1 ABOVE), you fought against lockdowns, suicide-inducing school closures, face masks, social distancing; and you strenuously opposed mandates. Unlike Biden, you never lied by commission so boldly and so unabashedly. **Instead, regarding LIABILITY IMMUNITY, to your shame, you lied by omission.**

A key to LIABILITY IMMUNITY, **“no adequate, approved, and available alternatives,”** throughout 2020 you openly advocated the exact opposite . . . and you were viciously slandered for doing so! (PAGES 8 AND 21 ABOVE)

Personal Message to 2024 Presidential Candidate Mr. Donald J. Trump : In Behalf of Mrs. Jummai Nache and her Family

Page 4 of 4

Twelve days after installation of Joe ‘vaccine mandate’ Biden, Mrs. Nache was coerced by her employer, the University of Minnesota, to be poisoned for a second time, on 1 February 2021.



To your credit, you are promoting a book that is read with devotion by Mrs. Nache and her family; a book that offers you (and your family name) disentanglement from their net. Again, Psalms 35-8:

“Let destruction come upon him at unawares; and let his net that he hath hid catch himself: into that very destruction let *him* fall.”

The liar (PAGE 1 ABOVE) is openly declaring credit for the modRNA poison that ruined the health of Mrs. Nache. Installed by the COVID-19 Crime Syndicate, Biden is openly demanding permanent residence in “their net.” But rather than allowing their sole passage **“into that very destruction,”** you seem hell-bent in joining them (CONFIRMED BY YOUR LATEST OUTBURST, PAGE 16 ABOVE).

I have stated many times :

“Mr. Trump has a great chance of being re-elected in 2024. But, if he absolves himself from the COVID-19 crimes by telling the whole truth about their modRNA needles; **he will not only be a shoo-in, he will be praised the world over, and his presidential legacy will be untarnished.”**

My advice to you Mr. Trump : Heed our Heavenly Father; meditate especially upon Psalms 35-8.

Please see Exhibit 4.

Praise for Representative Chip Roy (R-TX) : The LIABLE Act : HR 7551

(LIABLE Act — Let Injured Americans Be Legally Empowered Act)

IN THE HOUSE OF REPRESENTATIVES

March 5, 2024

Mr. Roy (for himself, Mr. Weber of Texas, Ms. Boebert, Mr. Higgins of Louisiana, Mrs. Miller of Illinois, Mr. Brecheen, Mr. Cloud, Mr. Massie, Mr. Good of Virginia, Mr. Davidson, Mr. Burlison, Mr. Norman, Mr. Nehls, Mr. Moore of Alabama, Mr. Harris, Mr. Gosar, Mr. Crane, Mr. Fulcher, Mr. Biggs, and Mr. DesJarlais) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To prohibit any Federal law from making the manufacturer of a COVID–19 vaccine immune from suit or liability, or limiting the liability of such a manufacturer, with respect to claims for loss caused by, arising out of, relating to, or resulting from the administration to or the use by an individual of a COVID–19 vaccine, and for other purposes.



**A special heartfelt ‘thank you’
to Congressman Roy, and the
co-sponsors of HR 7551.**

Memo : The **“academic collaborators”** who **mandated** the modRNA poisonings of their students, were/are fully aware of the following . . . like Mr. Biden and Mr. Trump, they too never informed their students about **LIABILITY IMMUNITY . . . or the truth about the Pfizer secret contracts** :

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**

Please see Exhibit 5.

CONCLUSION Page 1 of 2

Recognizing its time constraints, I have decided to forgo a lengthy, but easily assembled critique of Reference 1 : Your report of 19 March 2024 – **COVID : Don't Let Them Off the Hook**. Please consider the above 38 pages as an introduction to that critique.

A conclusion in-brief; Reference 1 descriptors include, “arbitrary,” “incompetent,” and “government overreach.” But the most incisive/representative is your use of the term “compliance.” Mr. Stossel, there was nothing arbitrary or incompetent about the government overreach . . . COVID-19 was part of a preplanned criminal scheme for the purposes of compliance; especially, but not limited to, the injection of a modRNA contraption into as many trusting / naïve people as possible, and in the shortest amount of time. Next-to-none of this had anything, *whatsoever*, to do with health.

Retroactive Voiding of COVID-19 modRNA LIABILITY IMMUNITY . . . If the modRNA needle is, what people (Trump, Gates, Fauci, Bourla, Biden and the Ivy League) say it is; **then why is it shielded by LIABILITY IMMUNITY?**

If it is “95% safe & effective,” as Ms. Martha Pollack repeatedly and forcefully claimed, then why did she not **fully inform** Cornell University staff, faculty and students about LIABILITY IMMUNITY; doing so **prior** to mandating *multiple* modRNA injections?



CONCLUSION Page 2 of 2

In my interview with The Stew Peters Network, back in December 2021, I had specifically addressed a Cornell University administration crime ; quote @4:15 :



“I have interviewed no less than sixty Cornell students who were mandated to take the ‘vaccination’ from either Pfizer or Moderna. None of them knew, and none of them were notified *prior* to the needle that they had no wherewithal, legal wherewithal, with respect to Pfizer or Moderna prior to accepting the jab. This is ‘willful misconduct’ in the area we call ‘duty to warn.’”

As perspective, my alma mater, Cornell University, justifiably touts one of the finest law schools in the world. With that touting in mind, try these two questions upon Ms. Pollack :

- a. Leading up to, during, and after your COVID-19 vaccine mandate, exacted upon university staff, faculty and students; did you precisely and forthrightly and formally inform, in the context of fully informed consent, the reality/legal enforcement of LIABILITY IMMUNITY?
- b. As a celebrated member of NYFRAB (PAGES 26, 31-33 ABOVE, AND EXHIBIT 3), and as the ostensible purchaser of the modRNA needles (PAGE 30 ABOVE) : At *any* time during / connected to your COVID-19 vaccine mandate; did you or *any* member of the Cornell administration “advise” any persons involved in the exercising of your mandate of the opposite; to **NOT** inform staff, faculty and students about LIABILITY IMMUNITY?

The full address for outgoing Cornell employee Ms. Martha Pollack is listed in the attached Preliminary Courtesy Copy list; her direct office telephone number is 607- 255 – 5201.

Cordially,

Paul V. Sheridan

attachments / enclosures



ADDENDUM

“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.**’ ”*

 **Donald J. Trump** 
@realDonaldTrump

Page 3: I lived with RFK Jr. in New York and watched him convince Governor Cuomo to make Environmental moves that were outright NASTY. Upstate New York was not allowed to drill or frack as Ohio, Pennsylvania, and others ripped off New York Energy. Because of this, prices have skyrocketed all over that part of the Country, but especially Upstate New York and New England. Their Energy Costs are the highest in the U.S., with the exception of California, run by Gavin Newscom, the Worst Governor in the State’s History. I’d even take Biden over Junior’, because our Country would last a year or two longer prior to collapse - But it would be dead either way. His Views on Vaccines are FAKE, as is everything else about his Candidacy. Let the Democrats have RFK Jr. They deserve him!

705 ReTruths 2.14k Likes 4/26/24, 5:22 PM

ENCLOSURES

- A. My letter of 27 November 2023 to Cornell University Board of Trustees Chairman, Mr. Kraig H. Kayser. Here I formally demand **revocation of the Cornell University medical degree of Mr. Anthony Fauci.**
- B. My letter of 14 February 2024 to the Embassy of the People's Republic of China, Ambassador Mr. Xie Feng. This details the diversionary fallacy of what Mr. Donald Trump has labeled : **“The China Virus.”**

Memo : Enclosure 2 is preambled by a quote from former presidential candidate Mr. Vivek Ramaswamy. **His statement of 6 December 2023 was censored** by Fox News, and the promoters of that presidential debate. Mr. Ramaswamy reviewed what I have adamantly asserted (since early 2020) as thee legal operative of the COVID-19 Crime Syndicate : **LIABILITY IMMUNITY.**

EXHIBITS

	<u>Cover Letter</u> <u>Discussion Pages</u>
1. The True and Ongoing Legacy of OPERATION WARP SPEED : DISEASE X and the Globalist Pandemic Treaty of 2024	Page 2
2. Typical Pfizer modRNA ‘Manufacturing and Supply’ Contract for National and State Governments	Pages 29-30
3. Official Ivy League Request for Amnesty	Pages 31-33
4. Mrs. Jummai Nache and her Family : Current Medical Status Post Employer (University of Minnesota) Mandated Pfizer modRNA Injections (13 January and 1 February 2021)	Pages 34-37
5. Representative Chip Roy (R-TX) Fights to Remove Federal Liability Protections for COVID-19 Vaccines	Page 38

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Subject 1 : **Retroactive Voiding of PREP Act based *LIABILITY IMMUNITY***

Subject 2 : **The COVID-19 “vaccine” was not created in response to the SARS-CoV-2 virus, but the exact opposite**

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Mrs. Jummai Nache/Mr. Philip Nache Hope of Nations Gospel Church 1021 Hennepin Ave # 2 Minneapolis, MN 55403 502-379-5428 By Email	Mr. Donald J. Trump The Trump Organization 725 Fifth Avenue New York, NY 10022 212-715-7200 TBD	Congresswoman Marjorie Greene 25 Independence Avenue SE 403 Cannon HOB Washington, DC 20515 202-225-5211 TBD
Honorable Mr. Ken Paxton Attorney General of Texas 300 West 15th Street Austin, TX 78701 512-463-2100 TBD	Congressman Dr. Brad Wenstrup US House of Representatives 2157 Rayburn House Office Bldg Washington DC 20515 202-225-3164 TBD	Senator Ron Johnson United States Senate 328 Hart Senate Office Bldg Washington, DC 20510 202-224-5323 TBD
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Senator Rand Paul United States Senate 2 Constitution Avenue, NE 167 Russell Senate Office Bldg, Washington, DC 20002 TBD	Professor William Jacobson Cornell Law School 138 Hughes Hall 241 Campus Road Ithaca, NY 14850 607-255-6293 TBD	Ms. Alina Habba, Esq. Habba Madaio & Associates 1430 US Highway 206 Bedminster, NJ 07921 908-869-1188 TBD

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Mr. Philip J. Hanlon Office of the President Dartmouth College 207 Parkhurst Hall Hanover, NH 03755 603-646-2223 TBD	Mr. Lawrence S. Bacow Office of the President Harvard University Massachusetts Hall Cambridge, MA 02138 617-495-1502 TBD	Mr. Christopher L. Eisgruber Office of the President 1 Nassau Hall Princeton University Princeton, NJ 08544 609-258-6100 TBD
Mr. Peter Salovey Office of the President Yale University 3 Prospect Street New Haven, CT 06511 203-432-2550 TBD	Dr. Robert Harrington Weill-Cornell Medicine Cornell University 1300 York Avenue New York, NY 10065 212-746-5454 TBD	Ms. Nancy J. Brown Yale Medical College Yale University 333 Cedar Street New Haven, CT 06510 203-785-4672 TBD
Ms. Katrina Alison Armstrong Columbia Medical College Columbia University 630 West 168th Street New York, NY 10032 212-305-2862 TBD	Mr. J. Larry Jameson Penn Medical College University of Pennsylvania 3400 Civic Center Blvd – Bldg 421 Philadelphia, PA 19104 215-898-6796 TBD	Mr. Duane A. Compton Dartmouth Medical College Dartmouth College – HB 7200 1 Rope Ferry Road Hanover, NH 03755 603- 650-1190 TBD
Mr. Theodore W. Ruger Penn Law School University of Pennsylvania 3501 Sansom Street Philadelphia, PA 19104 215-898-7483 TBD	Mr. John F. Manning Harvard Law School Harvard University 1585 Massachusetts Avenue Cambridge, MA 02138 617-495-4601 TBD	Ms. Heather K. Gerken Yale Law School Room 104 Yale University 127 Wall Street New Haven, CT 06511 203-432-4992 TBD

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Mr. George Q. Daley Harvard Medical School Harvard University 25 Shattuck Street Boston, MA 02115 617-432-1501 TBD	Mr. Mukesh K. Jain Brown Medical College Brown University – Box G-A1 91 Waterman Street Providence, RI 02912 401-863-3330 TBD	Mr. Jens David Ohlin Cornell Law School 263 Myron Taylor Hall 524 College Avenue Ithaca, NY 14853 607-255-3527 TBD
Ms. Gillian L. L. Lester Columbia Law School Jerome Greene Hall - Rm 8014 35 West 116th Street New York, NY 10027 212-854-2675 TBD	Ms. Robin C. Ashton Office of Profess Responsibility U.S. Department of Justice 950 Pennsylvania Avenue NW Suite 3266 Washington DC 20530-0001 TBD	Mr. Gregory A. Stapp, Esq. Stapp Law, LLC Suite 6 153 West 4th Street Williamsport, PA 17701 570-326-1077 TBD
Ms. Patricia Finn, Esq. Patricia Finn Attorney, P.C. Suite 1E 275 North Middletown Road Pearl River, New York 10965 845-398-0521 TBD	Ms. Maria Bartiromo Fox News New York 1211 Avenue of the Americas New York, NY 10036 212-301-3000 TBD	Mr. Robert F. Kennedy, Jr. Children’s Health Defense 852 Franklin Ave., Suite 511 Franklin Lakes, NJ 07417 404-941-6515 TBD
Mr. Thomas Fitton Judicial Watch - Suite 800 425 Third Street SW Washington, DC 20024 888-593-8442 TBD	Mr. Vivek Ramaswamy 9172 West Meadow Drive West Chester, OH 45069 TBD	Ms. Cynthia Leifer Cornell University C5-153 Veterinary Medical Ctr 930 Campus Road Ithaca, NY 14853 607-253-4030 TBD
Mr. Avery August Cornell University C5 117 Veterinary Medical Ctr 930 Campus Road Ithaca, NY 14853 607-253-4045 TBD	Mr. Kraig H. Kayser, Chairman Cornell University BOT 300 CCC Building 235 Garden Avenue Ithaca, NY 14850 607-255-5124 TBD	Ms. Martha E. Pollack Office of the President Cornell University 300 Day Hall Ithaca, NY 14853 607-255-5201 TBD

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