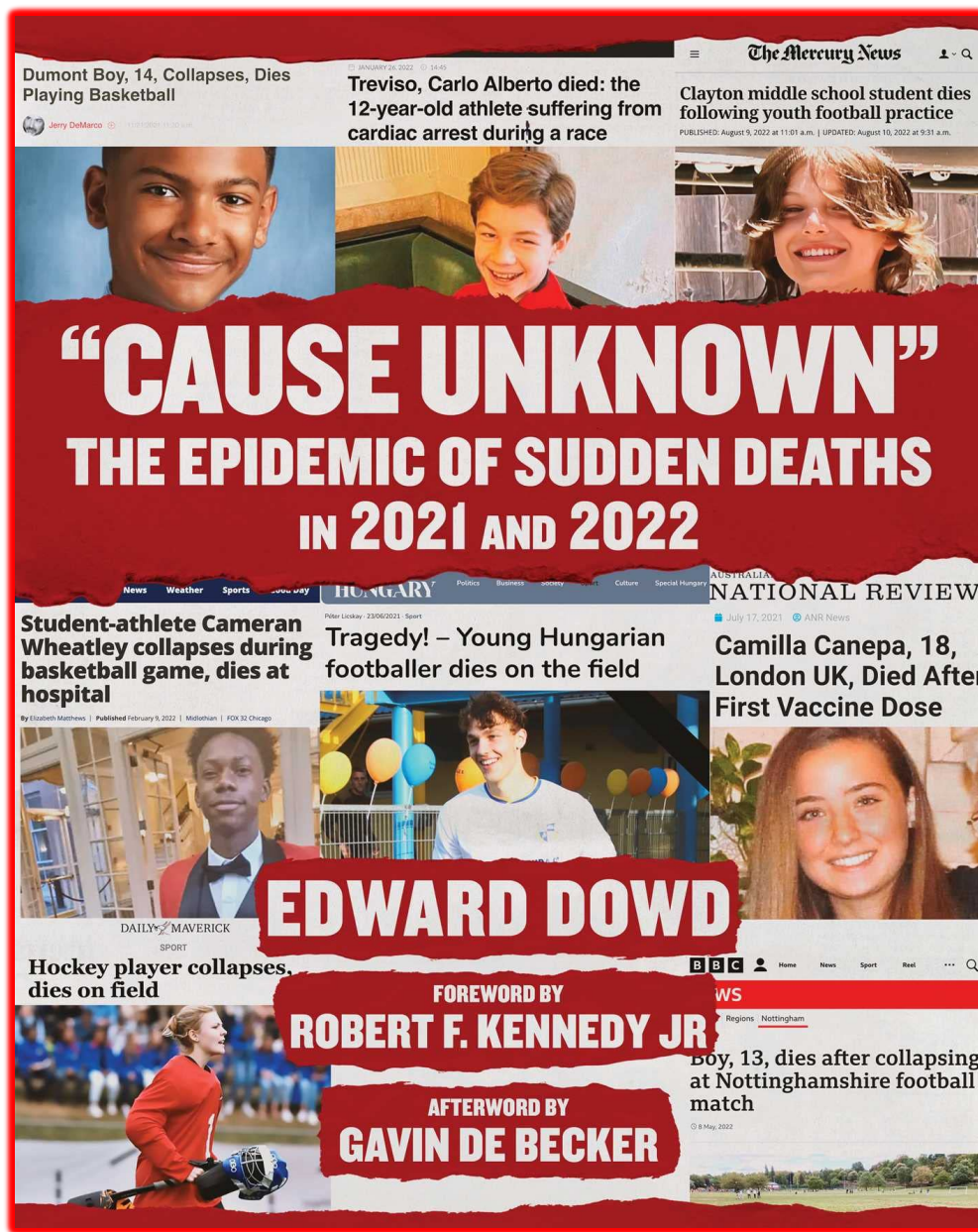


DEMAND THAT IVY LEAGUE UNIVERSITY ADMINISTRATORS RESIGN IMMEDIATELY

OVERWHELMING AND ONGOING EVIDENCE OF YOUR “COVID-19 PANDEMIC” CRIMES AND CRIMINALITY

“ From February 2021 to March 2022, millennials experienced the equivalent of a Vietnam war, with more than 60,000 excess deaths. The Vietnam war took 12 years to kill the same number of healthy young people we’ve just seen die in 12 months.”



Electronic version with hyperlinks :

<https://www.pvsheridan.com/sheridan2ivyleague-3-21april2023.pdf>

DEMAND THAT IVY LEAGUE UNIVERSITY ADMINISTRATORS RESIGN IMMEDIATELY

OVERWHELMING AND ONGOING EVIDENCE OF YOUR “COVID-19 PANDEMIC” CRIMES AND CRIMINALITY

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**DEMAND THAT IVY LEAGUE UNIVERSITY ADMINISTRATORS
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**OVERWHELMING AND ONGOING EVIDENCE OF YOUR
“COVID-19 PANDEMIC” CRIMES AND CRIMINALITY**

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**DEMAND THAT IVY LEAGUE UNIVERSITY ADMINISTRATORS
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**OVERWHELMING AND ONGOING EVIDENCE OF
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**OVERWHELMING AND ONGOING EVIDENCE OF
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Mr. Donald Trump * c/o Mr. Peter Ticktin, Esq. The Ticktin Law Group 270 SW Natura Ave Deerfield Beach, FL 33441 954-570-6757 UPS	President Donald J. Trump * c/o Ms. Alina Habba, Esq. Habba Madaio & Associates 1430 US Highway 206 Bedminster, NJ 07921 908-869-1188 UPS	President Donald J. Trump * c/o Mr. James M. Trusty, Esq. Ifrah Law – Suite 650 1717 Pennsylvania Ave, NW Washington, DC 20006 202-937-1798 UPS
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* Cover letter only

**OPEN DEMAND THAT IVY LEAGUE ADMINISTRATORS
RESIGN IMMEDIATELY**

**OVERWHELMING AND ONGOING EVIDENCE OF
“COVID-19 PANDEMIC” CRIMES AND CRIMINALITY**

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<p>Congresswoman Nicole Malliotakis U.S. Congress 351 Cannon House Office Building Washington, DC 20515 202-225-3371 UPS 1Z1723W70296460160</p>	<p>Congresswoman Nicole Malliotakis * U.S. Congress 7716 Third Avenue Brooklyn, NY 11209 718-306-1620 UPS 1Z1723W70297344178</p>	<p>Mr. Robert F. Kennedy, Jr. * Children's Health Defense 852 Franklin Ave., Suite 511 Franklin Lakes, NJ 07417 404-941-6515 UPS 1Z1723W70204828365</p>
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21 April 2023

Ivy League University Presidents
Ivy League University Medical College Deans
Ivy League University Law School Deans

Subject: Your Immediate and Unconditional Resignation

- Reference 1: **“Cause Unknown” : The Epidemic of Sudden Deaths in 2021 and 2022**
by Mr. Edward Dowd (former Managing Director of Blackrock Incorporated)
- Reference 2: Blatant Lie Spewed by Mr. Joseph Biden Regarding “vaccine” **Liability Immunity**
at the State of the Union Address (1 March 2022)
- Reference 3: Ivy League University Administrator Culpability in the Horrific Pfizer “vaccine” Injury
Inflicted Upon Mrs. Jummai Nache and Her Family

Dear Madam / Sir:

There are eight Ivy League universities: Cornell, Brown, Columbia, Dartmouth, Harvard, Penn, Princeton, and Yale. Seven contain medical colleges, and five have law schools. I am enclosing hard-copies of Reference 1 to each of the eight presidents and twelve deans. The enclosure is not embellished with the naiveté that you will actually read this book, let-alone take it to heart . . . possible, but not expected.

My purpose is to assert Reference 1 as endemic to your true resume; your most indicative “contribution” to humanity. My purpose is to assert in the public domain your legacy; an unprecedented **black mark** upon the historical record of Big Academia that cannot be white-washed, will not be forgotten, and is impossible to dismiss or deride by diversions about “conspiracy theories.”

Subject Basis: You are guilty of complicity-with and participation-in crimes of a global scale; deployed against the trusting and innocent . . . victims of the COVID-19 “vaccines.” In truth, the latter was an mRNA needle that you were fully aware is so defective that deployment could *only* occur if shielded by liability immunity. The mRNA needle was vigorously promoted by Ivy League administrators *in-particular*. “Vaccine” deaths comprise Reference 1. Its Foreword by presidential candidate Robert F. Kennedy, Jr. quotes the author; a quote that partially affirms the results of your criminality :

“From February 2021 to March 2022, millennials experienced the equivalent of a Vietnam war, with more than 60,000 excess deaths. The Vietnam war took 12 years to kill the same number of healthy young people we’ve just seen die in 12 months.”

In several COVID-19 letters I stated:

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

It is no surprise that Reference 1 begins with a quote from a world famous Cornell University astronomer. Therefore, we begin with review of ongoing COVID-19 behaviors that are representative, and were indeed anticipated from the current administrators at my alma mater.

In my first COVID-19 letter to Mr. Anthony Fauci, dated 21 July 2020 (forwarded to Ms. Martha Pollack of Cornell and Dean Augustine M.K. Choi of Weill-Cornell Medical College), I posed ten questions. Here is a screenshot of Question 1, from Page 3 :

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?

My broad question requested a simple ‘Yes’ or ‘No’ response. I had no illusions about a truthful Fauci response. I correctly anticipated much worse from Ms. Pollack (See Pages 6-7 below). Perhaps the dean of the Cornell medical college would ask a similar question? The Cornell Law School dean? But such was not forthcoming from *any* official quarter of Cornell, or the Ivy League. Subject related questions :

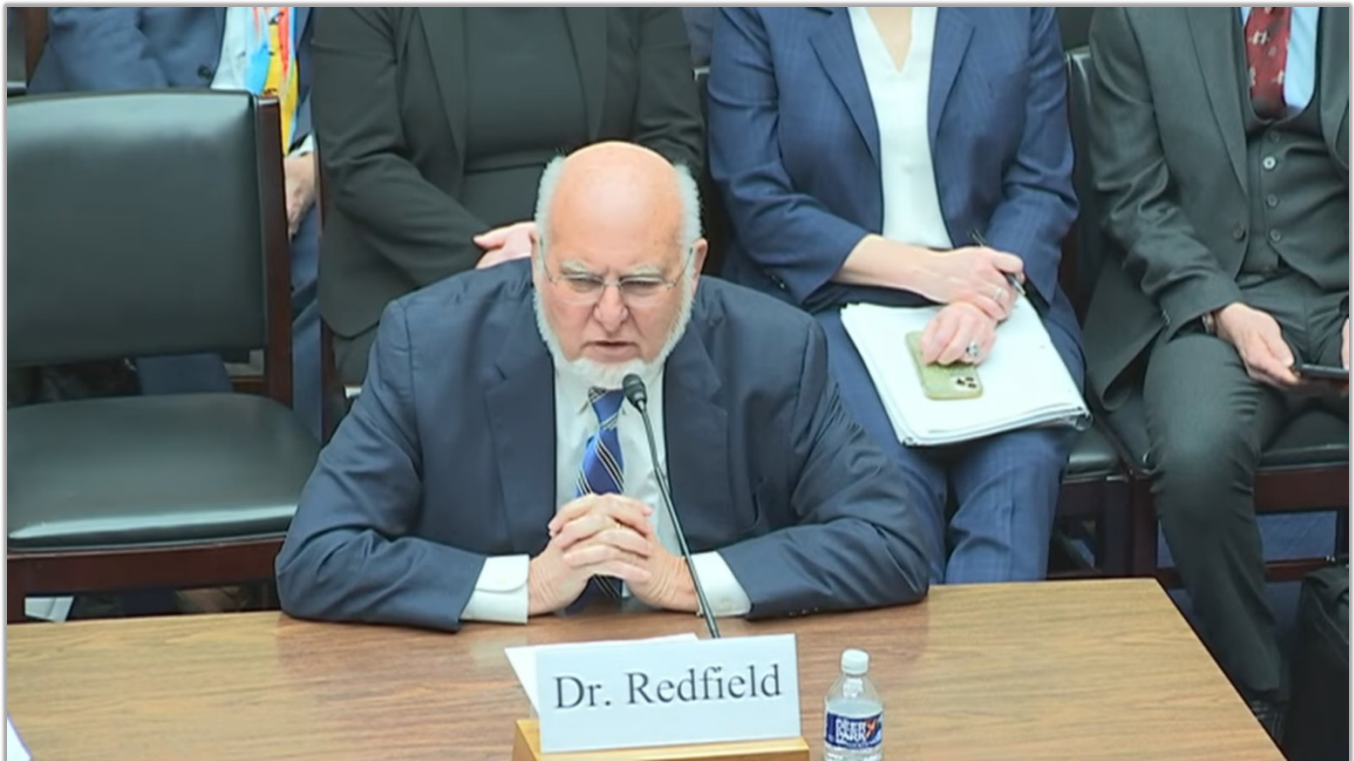
Given that Fauci is a Cornell alumnus, why would administrators of our globally renowned life sciences university **not** ask Question 1, or similar? What motivated Cornell administrators to **formally avoid** such questions? And deride those that did ask? What compelled administrators of the lofty Ivy League to proceed in similar avoidance?!



Why would merely asking that question, in-particular, immediately render slander directed against the undersigned, not only by Mr. Fauci, but by several Cornell administrators? Did those slanders have merit?

Almost three years after my letter, we arrive at 8 March 2023, and the sworn testimony of former CDC Director Dr. Robert R. Redfield, before the *House Select Subcommittee on the Coronavirus Crisis*.

Some may argue that Fauci is an immunologist, not a virologist (ala Dr. Redfield), that Fauci was lacking in the latter discipline which explains his promulgations of Chinese bats that dine at Wuhan fish markets. Such diversions about Gain-of-Function (GoF) origins of SARS-CoV-2 have no play; especially given the recent testimony, acquired from astute examination by first-term Congresswoman Nicole Malliotakis (R-NY):



(Dr. Redfield) Thank you very much. I think, just to emphasize, in early to mid January (2020) I did have multiple calls with Fauci and Farrar and Tedros about how important I thought it was that science get engaged in aggressively pursuing both hypotheses. I also expressed, as a clinical virologist, that I felt it was not scientifically plausible that this virus went from a bat to humans, and became one of the most infectious viruses we have for humans. All viruses are not the same. So when you look at coronavirus, SARS and MERS for example, when they entered the human species, which they did via an intermediate, they (the viruses) never learned how to go human to human. **Even to this day, they do not know how to go human to human.** So you cannot equate Ebola with a coronavirus.

(Congresswoman Malliotakis) Given what we know now and looking at all the conversations in February of 2020, and before the release of the paper, do you think that Dr. Fauci used the paper to hide the Gain of Function research, that Gain of Function created this (COVID-19) virus?

(Dr. Redfield) I cannot talk about Fauci's motives.



(Congresswoman Malliotakis) Do you think the (February 2020) paper *does* hide the truth?

(Dr. Redfield) I think it is an inaccurate paper that basically was part of a narrative that they were creating. Remember, this (COVID-19) pandemic did not start in January at the seafood market. We now know there were infections all the way back into **September** (2019). This was a narrative that was decided, that they were going to say that this came from a wet market, and they were going to do everything they could to support it, and negate any discussion about the possibility that this came from a laboratory.

(Congresswoman Malliotakis) I have twenty seconds left ... Dr. Fauci was affirmatively told and told in an email that NIAID had a monetary relationship with the Wuhan Institute through Eco-Health Alliance; he was told this in January 27 of 2020. **Do you think that Dr. Fauci intentionally lied under oath to Senator Paul when he (Fauci) vehemently denied NIH funding of the Gain of Function research?**

(Dr. Redfield) I think there is no doubt that NIH was funding Gain of Function research.

(Congresswoman Malliotakis) Is it likely American tax dollars funded the gain of function research that created this (SARS-CoV-2) virus?

(Dr. Redfield) I think not only from NIH, but from the State Department, and from NIAID, and DoD.

- - - - -

Regarding long-term assessment of Fauci character, even upon the campus of Cornell, esteemed Professor of Chemistry, Dr. David B. Collum emphatically stated in a widely broadcast interview of 3 August 2021 :

“He’s a pathological liar!”

My letter of 5 October 2022 was comprised as follows (screenshot):

5 October 2022			
Mr. Anthony S. Fauci Director – NIAID 5601 Fishers Lane Rockville, MD 20852 301-496-2263 / anthony.fauci@nih.gov	Ms. Martha E. Pollack Office of the President 300 Day Hall Cornell University Ithaca, NY 14853 607-255-5201	Mr. Albert Bourla CEO Pfizer, Incorporated 235 East 42nd Street New York, NY 10017 212-733-2323	Mr. Donald Trump c/o Mr. Peter Ticktin, Esq. The Ticktin Law Group 270 SW Natura Ave Deerfield Beach, FL 33441 954-570-6757
Subject : Mrs. Jummai Nache and her Family			
Reference 1:	The “Fauci Effect”	Reference 2:	The Pollack Effect
Reference 3:	The Bourla Effect	Reference 4:	The Trump Vaccine

Note that its Subject is the same as instant Reference 3: Mrs. Jummai Nache and her family. The only person that responded was Pfizer CEO Mr. Albert Bourla. A link to my video presentation of the Bourla response is offered below:



<https://rumble.com/v247vpk-the-bourla-response.html>

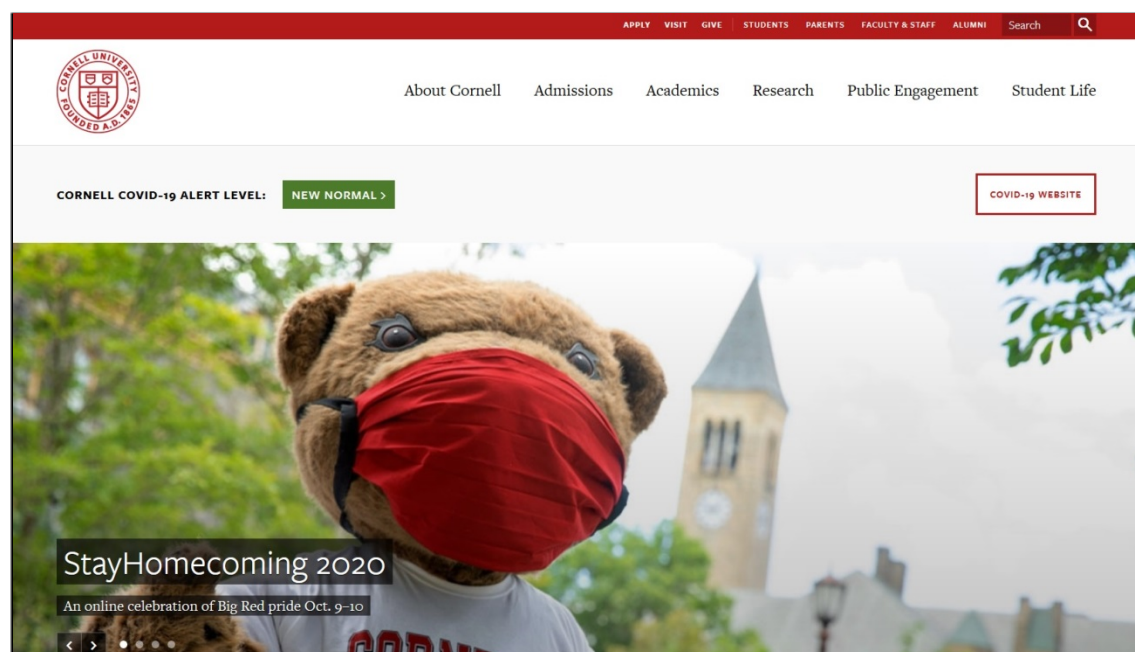
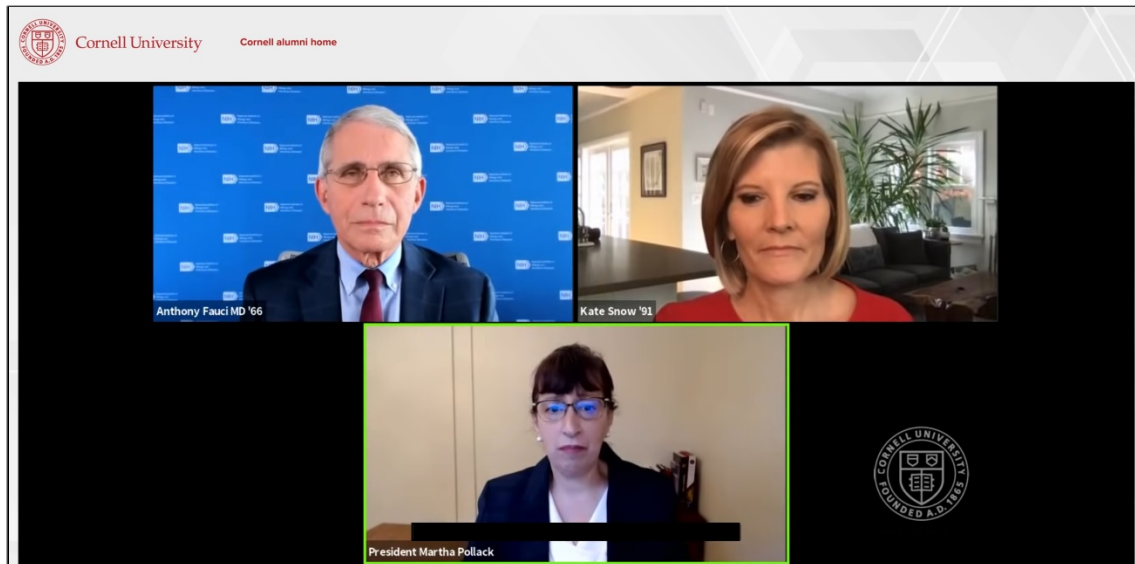
Although it stood on existing merits, my 5 October 2022 letter must now be *re*-reviewed in the context of **the testimony of Dr. Redfield** (pages 3-4 above). On page 6, I had asserted to Mr. Fauci (screenshot) :

Summary: Whether at the *onset* (creation of SARS-CoV-2 as an “entity of excitement”) or at the *finale* (deployment of the mRNA needles), the Fauci Effect and its connectability to the Subject *has zero wiggle room.* *

Again, the Subject of my 5 October 2022 letter was Mrs. Jummai Nache and her family. My assertion of ‘*zero wiggle room*’ (regarding that Subject) applies with equal stridence to the Ivy League administrators. **As an exemplar, Ms. Martha Pollack of Cornell, we review her opening COVID-19 salvo from 2020.**

Despite her receipt of my 21 July 2020 letter to Fauci (Page 2 above), the Pollack “response” did not embrace its manifold portent, or the concerns of a respected and deeply loyal member of the Cornell Family; not even close. Instead, and characteristically, **she inflicted upon the campus the most grotesque and the most abusive agenda-driven event in Cornell University history.**

On 6 October 2020 Pollack welcomed, with unbridled gala, *thee* juvenile of the (post Event 201) COVID-19 crime syndicate . . . Anthony ‘Mr. Science’ Fauci:



We again emphasize the testimony of former CDC Director Dr. Redfield of 8 March 2023. In the fifteen-plus letters that I forwarded to Pollack, overwhelming evidence was provided on the criminal status of Mr. Fauci. But **after** the Congressional testimony of Dr. Redfield, and **after** publication of Reference 1; has anything been revised? **If nothing, then what actions exemplify ongoing Cornell administration response-to and participations-in the global COVID-19 crime syndicate? A recent sample on overleaf :**

The felon is still welcomed with open arms . . . and with open University Development fund-raising hands:



The screenshot shows the Weill Cornell Medicine Newsroom website. At the top, there is a red navigation bar with the Weill Cornell Medicine logo and the text "Weill Cornell Medicine" followed by "Care", "Discover", and "Teach". Below this is a white header with the word "Newsroom" in large red font. Underneath, there is a secondary navigation bar with icons and labels for "News", "Press Room", "Publications", "Video & Photography", "Social Media", and "About Us". A breadcrumb trail shows "Home" and "News". The main content area features a large red headline: "Dr. Anthony Fauci M.D. '66 Returns to Weill Cornell Medicine for Debut Screening of 'American Masters' Documentary". Below the headline, the date "MARCH 15, 2023" is displayed, with a blue arrow pointing to the right.



The screenshot shows a news article on the Weill Cornell Medicine website. The headline is "Dr. Anthony Fauci M.D. '66: To Prepare for Future Pandemics, Don't Skimp on Basic Science Research" in large red font. Below the headline, the date "MARCH 31, 2023" is shown, with a blue arrow pointing to the right. There are social media sharing icons for Twitter, Facebook, LinkedIn, and Print. Below the text is a photograph of Dr. Anthony Fauci speaking at a wooden podium. At the bottom of the article, there is a caption: "Dr. Anthony Fauci shared 10 lessons from the global health crisis during his grand rounds presentation on March 29 in Uris Auditorium. Credit: Weill Cornell Medicine Art and Photography".

These Ivy League COVID-19 related behaviors have no connection to health. This is demonstrably true in view of your endorsement of *thee* underbelly of the COVID-19 crime syndicate : **LIABILITY IMMUNITY**.

Many of the crimes committed by Ivy League administrators are esoteric. Our Law School deans could explain to lay people the simple criminality of the PREP Act provision called: **LIABILITY IMMUNITY**. The complicity and avoidance of Ivy League administrators on this topic alone entangles their once-hallowed institutions with subterfuge at-best; outright criminality in-truth.

The Emergency Use Authorization (EUA), issued by the FDA on 11 December 2020, is key to the legalistic fraud that shields mRNA technology in-particular ! That scenario was sought long before Event 201. But by-definition, an EUA does **not** allow claims of safety and efficacy, let-alone effectiveness; especially for the never-before-used mRNA needle. An EUA **implicitly** declares that such claims are unsubstantiated; and therefore illegal:

Mr. Fauci, Ms. Pollack, Mr. Bourla, and Mr. Trump cannot have it both ways. When deployed under, and still shielded by an EUA, the phrase “*safe and effective*” is not merely a misnomer . . . **spewing that phrase under an EUA is a crime.**

I have asserted these points many times in my letters to Fauci, Bourla, Pollack, Trump, et al. If the mRNA needles were as claimed, then release would not cover behind an EUA, but instead would have been authorized under a full FDA approval. If the mRNA needles were what Ivy League administrators forcibly claimed to students, staff and faculty; then the provision of LIABILITY IMMUNITY would not be necessary.

We now move to **Reference 2 (Attachment 1)** . . . which focused on the March 2022 State of the Union address, and the **blatant lie** spewed by “President Joseph Biden.”



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

Not one Ivy League Law School dean challenged this bold-face lie; not one! And no correction came from Pfizer CEO Mr. Albert Bourla. And certainly there was no response from Fauci . . .

All of you are aware of LIABILITY IMMUNITY. The so-called COVID-19 pandemic was the first time in American history that LIABILITY IMMUNITY was foisted upon an innocent and trusting public. Indeed, you wallow in its financial implications for University Development prospecting.

On the basis, among others, that the US Treasury would, in-essence, be an inexhaustible funding source, you gleefully swarmed at that trough; **mandating** that students, staff and faculty be injected with LIABILITY IMMUNITY protected mRNA needles . . . consciously “contributing” to the billions in-profit for Big Pharma.

You had complete foreknowledge that your Big Pharma fund-raising prospects would not be encumbered with the established development protocols and customary proofs that lead to a truly competent product; unassailable technically, legally and medically. Despite being aware that such decency had not occurred, that only an EUA was in-place, you regurgitated *ad nauseam* “**safe & effective!**” **Cornell administrators spewed that fictitious rant in November 2020 . . . prior to the EUA approval meeting !!** And the rest of you continuously spewed that lie prior to unbiased real world data (such as, but not limited to Reference 1).

You continue to be fully aware that the mRNA needles are **not** safe, and **not** effective, by any truthful measure. If they were “**safe & effective,**” there would be no need for LIABILITY IMMUNITY *per se*, let-alone remain the focus of never-ending PHE extensions and expansions; as HHS Secretary Xavier Becerra has done, **once again**; recently pushing expiration to 11 May 2023.

Over a year ago I was interviewed by The Stew Peters Network regarding LIABILITY IMMUNITY. Cornell and Fauci are mentioned many times. I stated (excerpted) :

(Sheridan) 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.’

Let me go here . . . As an automotive executive, one of my most important jobs was safety. Can you imagine if I went into my boss’s and said, ‘*Heh, ya know, we don’t need those seat belts, and those air bags, and this crashworthiness . . .*’

(Stew Peters interjecting) “ ***You’d be laughed out of there!!*** ”

(Sheridan continues) . . . we’ll just do LIABILITY IMMUNITY boss! Okay? We can get rid of all our defense lawyers, we can get rid of all the plaintiffs. And when a mother and their child gets hurt in our vehicle, we just say, ‘*Heh, we got LIABILITY IMMUNITY!*’

And oh by the way, we’re mandating that you buy it (the vehicle) again, and put your children in it again. We’re going to do with automotive safety what the pharmaceutical industry and what Congress has done with so-called vaccines. Can you imagine how quickly I’d be fired for proposing such nonsense!

(Stew Peters) “***Yeah, the notion would be absolutely ridiculous that anybody would accept that on its face!*** ”

Several Cornell students that I had interviewed, all of whom were injected by coercion, watched the following, and thereafter shared their ire and directed its verbiage at the Cornell administrators.

I have received emails from other viewers which stated that, were it not for my interview, they would have unknowingly submitted to their employer mandates. The LIABILITY IMMUNITY issue alone was persuasive in their rejection of the mRNA needle. Note: These results occurred *prior* to publication of Reference 1.



But my interview regarding the criminality of coerced mRNA injections and the associated scheme of LIABILITY IMMUNITY came too late to prevent Reference 3:

Ivy League University Administrator Culpability in the Horrific Pfizer “vaccine” Injury Inflicted Upon Mrs. Jummai Nache and Her Family



We conclude with Reference 3: Mrs. Jummai Nache and her family. Accurate perspective partially involves the following torrid fact regarding the twenty Ivy League administrators; recipients of this letter: **None of you, to this day, can declare with absolute certainty the precise contents of the mRNA needle(s) that you coerced into the veins and arteries of your students, staff and faculty:**

If there is a single piece-of-evidence that provides a 'preponderance of truth,' which further confirms your criminal status, it is *that* ongoing putrid reality.

Mrs. Jummai Nache was injected under threats to employment as a Medical Assistant; coerced by *her* Big Academia employer, the University of Minnesota. Other than two mRNA needles from Pfizer-BioNTech (Lot EK9231 and Lot EL9262), the UMinn criminals are *also* incapable of declaring the precise contents of the needles that ended Jummai's life, as she and her family had previously known it:

I now direct you to Attachment 2. A photo progression record . . . a record that all of you contributed to. Take a look . . . **take a good loooooooooong look.**

CONCLUSION

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.**

On Page 2 above, I reviewed questions that I posed back in 2020 to Cornell alumnus Mr. Anthony Fauci, such as the GoF funding question. I also discussed Nuremburg-*esque* levels of Ivy League avoidance of **basic** COVID-19 issues; issues that, by virtue of alleged and highly promoted expertise and authority, the Ivy League has historically made claim to. What explains your behavior? My (personal) contextual response involves your **betrayal of the public trust**. The Addendum is offered as context (overleaf).

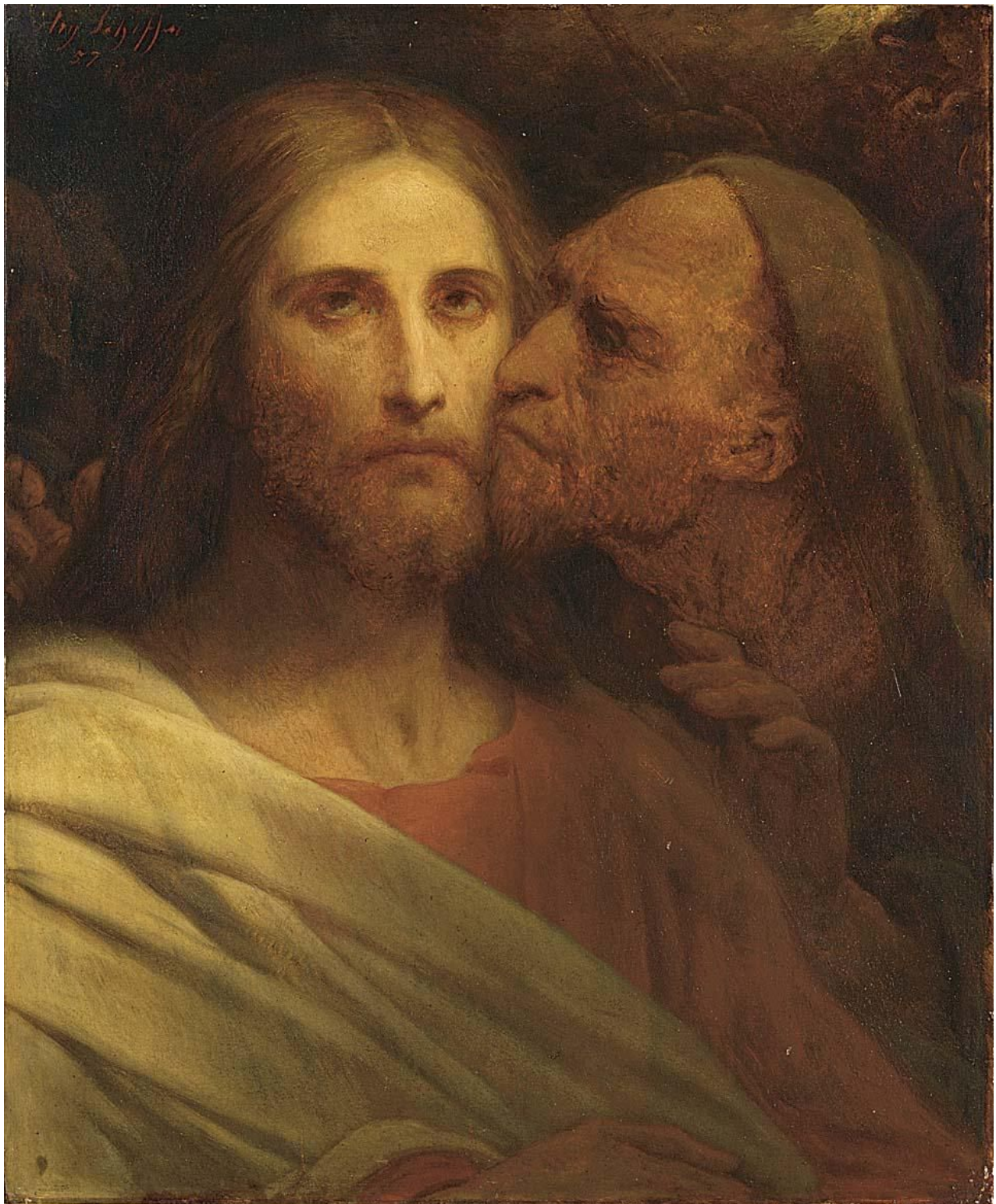
All twenty of you can easily be connected to the origins and portent of Reference 1: "*Cause Unknown*" : *The Epidemic of Sudden Deaths in 2021 and 2022*. According to its author, the enclosure undercounts the horrific blight of the COVID-19 "vaccine" deaths. On the basis of your connectability to those deaths:

I hereby formally demand that all of you resign, effective immediately.

Cordially,

Paul V. Sheridan
Cornell MBA : Class of 1980

ADDENDUM



Electronic version with hyperlinks :

<https://www.pvsheridan.com/sheridan2ivyleague-3-21april2023.pdf>