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JEFFERSON CITY, MO, 65101, US

Attorney General Andrew Bailey
State of Missouri

Received By

GUARD

Reference Number(s)

COVID ISSUES

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UPS

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22357 Columbia Street
Dearborn, MI 48124-3431
607-280-9790 / pvs6@cornell.edu

20 March 2025

UPS 1Z1723W70109715185

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Subject : Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci

Reference 1 : State of Missouri v People's Republic of China, Wuhan
Institute of Virology, et al. \$24 Billion Plaintiff's Verdict

Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler –
General Counsel, Pfizer Incorporated

Reference 3 : Final Report of the Twenty-Second Statewide Grand Jury
State of Florida, Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce

Reference 4 : My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

Dear Attorney General Bailey :

Please extend my gratitude to Senator Eric Schmitt and your AG office staffs for the unyielding patriotism, demonstrated during the last five years en-route to Reference 1. A mere nine days prior to AG Schmitt's original filing, my letter of 12 April 2020 to President Trump warned about the **COVID-19 Crime Syndicate, and their bag man**; a screenshot from its Page 1 :



“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.” (January 10, 2017)

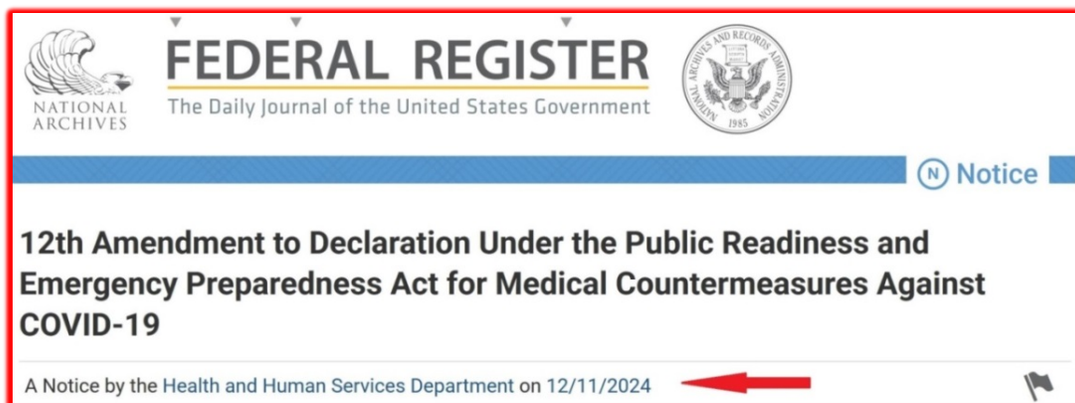
On October 31 2019, just prior to the 2020 election cycle, a meeting was held near Pfizer headquarters. In a pandemic now-or-never mode, the Fauci **“surprise outbreak”** was re-announced and re-labeled as **“an entity of excitement.”** With Mr. Fauci at his side, Health & Human Services director Dr. Right Bright confirmed the upcoming scheme :



Ancillary to their **“urgent call”** was logistical subversion of the 2020 election. That portion was directed by NWO globalists, whose operative was the COVID-19 Crime Syndicate. The Fauci **“surprise outbreak”** announced in January 2017, prior to the first inauguration of Mr. Trump, emerged as **“an outbreak of a novel avian virus in China somewhere.”** Unanticipated by the GoF co-criminals in Wuhan, the COVID-19 Crime Syndicate had a pre-plan to elude blame. If needed they would deploy an escape hatch; a deflective geopolitical trap : **“the China virus.”**

That Fauci-funded GoF virus was marketed as “novel” to coerce policy makers with a lie that its nucleotide sequencing and pathogenicity (i.e. true origin) was unknown, but nevertheless was deadly. This would justify a U.S. health emergency. This **“completely disruptive”** scenario accommodated deployment of a decades-old modRNA technology, which was not **“beholden to bureaucratic strings and processes.”** Lauded as **Operation Warp Speed**, this circus act was a long-standing desire of the World Economic Forum, BigPharma, BigAcademia, etc.

Marketed with the label “vaccine,” the experimental modRNA would only be authorized under an Emergency Use Authorization (EUA). The COVID-19 needle has never been approved (on purpose). **With expiration looming, the authorized-only status was extended under the guise of “a future public health emergency.”** This extension maintains the most crucial but hidden ruse of the COVID-19 Crime Syndicate : **LIABILITY IMMUNITY.**



On December 6 2024, Health and Human Services (HHS), Mr. Xavier Becerra declared :

*“I am now amending section XII of the Declaration to **extend the time period of PREP Act coverage through December 31, 2029**. COVID-19 continues to present a credible risk of **a future public health emergency**. COVID-19 continues to cause significant serious illness, morbidity, and mortality during outbreaks. The risk of domestic cases is high due to ongoing outbreaks that continue domestically and internationally in the year since the PHE for COVID-19 ended. Development of and stockpiling vaccines, therapeutics, devices, and diagnostics for COVID-19 continues to be needed for U.S. preparedness against the credible threat of a public health emergency due to outbreaks of COVID-19.”*

Similar-to the pre-emptive pardon of Mr. Fauci (by President AutoPen), HHS extension of PREP Act coverage is further evidence that criminal conduct is intrinsic to COVID-19. The beneficiaries of the extension are vested interests; American Medical Association, the American Hospital Association . . . and BigPharma . . . such as Pfizer, Inc.

Extension of the EUA to December 31 2029 remains a priority of the treasury draining globalist traitors. The EUA provides the underbelly of this COVID-19 affair : **LIABILITY IMMUNITY**.

Earlier evidence of the primacy of **LIABILITY IMMUNITY** occurred when their puppet addressed the world stage (State of the Union address, March 1 2022). With Mr. Fauci seated in the front row, Biden demanded that we swallow their **two-fold diversionary lie** :

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



Contextualized by the last minute extension of the EUA, on **February 18 2025** Pfizer CEO Mr. Albert Bourla, was again promoted by the corporate media (CNBC).

Mr. Bourla was asked a *very* simple question, **one that he refused to answer** :



CNBC Question : ‘Vaccine manufacturers like yourself largely shielded from liability; if the product is safe & effective, what is the need to continue to shield, to have these liability shields, and what happens if those shields are changed or go-away completely?’

Bourla non-answer : If the product is not safe & effective we never get **approval** from FDA or from the other health authorities. They are very strict when they are approving products, particularly for vaccines, because exactly it’s given to healthy people. However in the system that litigations can flourish, anyone can create demands that uh, the accident in the car happened because of the vaccine. And uh with a jury, it’s going to be, it may be a flip of the coin. And this is I think why that Congress, it was not an administration, had passed this legislation. That is protecting those that they have **approval** from the FDA from certain liabilities.

Approval?! Bourla is gleefully aware of the PREP Act distinctions; approved versus merely authorized, and the ruse of **LIABILITY IMMUNITY**. As long as his lackeys at HHS continue to assert a COVID emergency, the Pfizer modRNA contraption is shielded from litigation.

That announcement of the modRNA clinical trials was delayed (until after their **vaccine-mandating candidate** was “elected”) is no longer disputed :

MEDIA

Nate Silver: ‘Liberal elites’ pressured Pfizer to delay vaccine until after 2020 election

By Ariel Zilber August 25, 2022 | 8:27am | Updated

Immediately after the 2020 “election,” on November 19 2020, **Cornell University Medical School graduate Mr. Anthony Fauci**, lied to the entire world regarding the modRNA trials :

*“As you well-know, Operation Warp Speed has been supporting directly and indirectly six candidate vaccines, four of which are either in or have completed Phase 3 clinical trials. I want to briefly tell you about two of them because you have to be interested in this, it is **extraordinarily impressive**.*

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. For the Moderna trial, it was 94.5% efficacious. Eleven severe events, zero in the vaccine, eleven in the placebo.”



History will show that their lies and tactical delays were a blessing for President Trump.

Were those Pfizer trials “*extraordinarily impressive*”? Or was the Fauci gala at the White House provably false? Were those falsehoods known? The truth about the modRNA “vaccine” was later revealed :

The Pfizer modRNA technology was not “safe & effective.” Its true status was “hope.” White House Coronavirus Task Force coordinator Dr. Deborah Birx :

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?!? That dire status, **at the specific modRNA technological level**, is well-known and ongoing . . . hence the urgent last minute extension of the EUA.



The Biden Administration and the COVID-19 Crime Syndicate was compelled (by *ongoing* confirmation of the implicit dangers of modRNA) to extend LIABILITY IMMUNITY to December 31 2029. (Please see Tab 7)

Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler – General Counsel, Pfizer Incorporated

Hope?! That status of the so-called COVID-19 vaccine, at the modRNA technological level, was well-known at the time of the Biden mandates, **and remains well-known to Pfizer.**

In early April 2024 I received, from House of Commons MP Andrew Bridgen, a copy of the protected Pfizer **Supply Agreement** with the Republic of South Africa. The release from confidentiality resulted from a Pfizer loss in a COVID-19 modRNA severe injury lawsuit.

I made *many* follow-up / investigatory calls, notably to Senator Malcolm Roberts of Australia :

Senator Malcolm Roberts



Senator for QLD

Party: Pauline Hanson's One Nation
Chamber: Senate

[Office details](#) [Connect](#) [Electorate details](#)

Electorate Office (Principal Office) Commonwealth Parliament Offices Suite 2, Level 36 Waterfront Place 1 Eagle Street Brisbane, QLD, 4000 Postal address PO Box 228 Brisbane, QLD, 4001 Telephone: (07) 3221 9099	Parliament Office PO Box 6100 Senate Parliament House Canberra ACT 2600 Telephone: (02) 6277 3694
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Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler – General Counsel, Pfizer Incorporated *con't*

Greeting me with courtesy, Malcolm’s staff confirmed my suspicion : Pfizer had similar Supply Agreements with other nations. Senator Malcolm was already in possession of such.

However, their viewpoint was limited to issues of vaccine safety and vaccine mandates, not the criminality implicit to any “pandemic” wherein Mr. Anthony Fauci was involved (Page 1 above). That is, Malcolm’s staff was deeply appreciative of the additional perspective I provided regarding **LIABILITY IMMUNITY**.

Mr. Attorney General . . . please read the following paragraph carefully. It is contained in the now-public Supply Agreement between South Africa and the Pfizer executive quoted on Page 4 above . . . **and his General Council, Cornell Law School Graduate Mr. Doug Lankler.**

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.

March 30 2021 ! Please re-read the November 19 2020 Fauci quote, Page 5 above.

Essential Point The Purchaser Acknowledgement portion is required by Pfizer with nations that do **not** offer LIABILITY IMMUNITY, such as India; the most populous nation in history with a market that offers gargantuan profitability potential :



**Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler –
General Counsel, Pfizer Incorporated *con't***

The Daily Guardian

Nation World Opinion Videos Sports Glamour Policy & Politics

Home > Opinion > Why India did not allow Pfizer's Covid-19 vaccine

Opinion

Why India did not allow Pfizer's Covid-19 vaccine

By Anu Lall - January 23, 2023

[f](#) [X](#) [p](#) [📧](#)



Pfizer never came to India. Pfizer applied for clearance for its vaccine in 2020. Indian regulators demanded a local safety and immunogenicity study. Such bridging studies are the common world over.

All other foreign vaccine makers had conducted similar studies in India. But Pfizer refused to do a local trial. In addition, Pfizer wanted legal immunity and protection against injury, which India refused. The USA provides legal immunity to vaccine manufacturers. India does not have any such law, and we did not change our laws for Pfizer.

Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler – General Counsel, Pfizer Incorporated *con't*

In a Cornell Law School article of November 12, 2024, *“Doug Lankler ’90 Reflects on Career, Mission, and Challenges at Pfizer,”* Lankler, author of the above Purchaser Acknowledgement, was asked about the Pfizer response to employees that broke the law :

“Regardless of what a great performer the person might have been—if we concluded that the person was in violation of our policies or law they were gone!” (Lankler shown at-right)



Nowhere in that interview do we find review of Lankler’s favorite ruse : **LIABILITY IMMUNITY** :

CNBC MARKETS BUSINESS INVESTING TECH POLITICS CNBC TV WATCHLIST PRO

HEALTH AND SCIENCE

You can’t sue Pfizer or Moderna if you have severe Covid vaccine side effects. The government likely won’t compensate you for damages either

PUBLISHED THU, DEC 17 2020-8:36 AM EST | UPDATED WED, DEC 23 2020-12:32 AM EST

**Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler –
General Counsel, Pfizer Incorporated** *Conclusion*



Under the PREP Act “Willful misconduct” Voids LIABILITY IMMUNITY



Despite receipt of Reference 2, and several polite voicemails to his New York City Pfizer headquarters direct line, Mr. Lankler refuses to respond.

**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

Within days of the following headline,

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

By Debra Heine



December 5, 2022

I wrote to Governor DeSantis. He, Surgeon General Dr. Joseph Ladapo, and Attorney General Ms. Ashley Moody received my letter on 16 December 2022. Courtesy copies included the following, listed on the first page of my 13 December 2022 letter (screenshot) :

PRELIMINARY COURTESY COPY LIST

Governor Kristi Noem
State of South Dakota
500 East Capitol Avenue
Pierre, SD 57501
605-773-3212
[1Z1723W70298299823](#)

Governor Michael Parson
State of Missouri
Capitol Building - Room 218
Jefferson City, MO 65102
573-751-3222
[1Z1723W70297220631](#)

Governor Greg Gianforte
State of Montana
State Capitol - Room 204
Helena, MT 59620
406-444-3111
[1Z1723W70201505503](#)

Governor Greg Abbott
State of Texas
State Insurance Building
1100 San Jacinto
Austin, Texas 78701
512-463-1782
[1Z1723W70298130245](#)

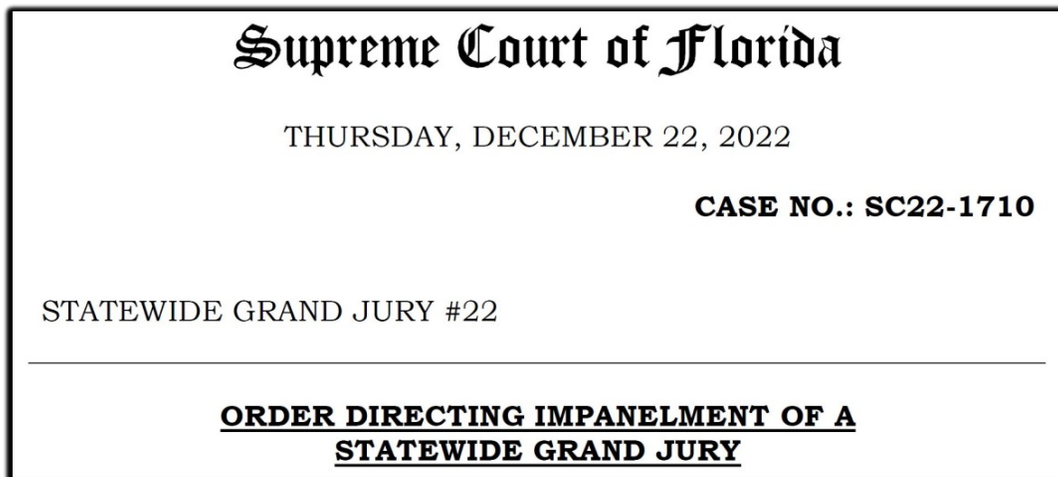
Governor Pete Ricketts
Republican Governors Association
1747 Pennsylvania Avenue NW
Suite 250
Washington, DC 20006
202-662-4140
[1Z1723W70214263116](#)

Ms. Martha Pollack
Cornell University
300 Day Hall
Ithaca, NY 14853
607-255-5201
[1Z1723W70297430191](#)

At this time, the Grand Jury petitioned-for by Governor DeSantis had not yet been ordered (Please see Page 13 below). **Also at this time . . . I was deeply naïve about the integrity of the Republican Governors Association.**

**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

Within days of the following order,



. . . I wrote a second letter to Governor DeSantis; he received my letter on 6 January 2023. Lifted from earlier letters, I repeated the following admonishment :

Pre-planned Underbelly of COVID-19 Criminal Enterprise is *Liability Immunity*

I have asked *many* times :

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

My January 3 2023 letter offered advice on those experts best suited to testify before the Grand Jury, such as Dr. David Martin (Please see Addendum, Page 31 of 33 below).

My January 3 2023 letter detailed my email exchanges with former Pfizer Vice President of Research, Dr. Michael Yeadon; another witness I had recommended.

But now, the Grand Jury *has* been ordered . . . I have detailed my communications with high Pfizer scientists, **and I posed the above admonishment upon Pfizer CEO Mr. Albert Bourla.**

At this time, I still had no idea that the Republican Governors Association was illicit.

**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

After receipt of my two letters, the Republican Governor Association (RGA) held an emergency meeting on February 9 2023 with a special “contributor” to the World Economic Forum :



After receipt of my two letters, the Republican Governor Association (RGA) held a closed-door meeting on February 9 2023 with the winner of the so-called “Genesis Prize” :



**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

Thanks to the brave efforts of **Project Veritas**, this secret event between Mr. Bourla and the Republican Governors Association (RGA) was exposed.

Mr. Bourla escorted on February 9 2023 by armed Pfizer security at the Conrad Hotel in Washington DC :



Owing to its focus, attendance included the Pfizer Vice President of the State Government Relations group, Mr. Josh Brown :



**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

The focus of this urgent Republican Governors Association meeting with Pfizer was their *joint* intent to eviscerate the purpose of the Grand Jury. If the Grand Jury documented the truth, that Pfizer was guilty of mere “willful misconduct,” even criminal fraud, then LIABILITY IMMUNITY would be void.

On February 24 2023, after learning of the secret RGA meeting, I sent a **third** letter to Florida Attorney General Moody. A screenshot from its Page 3 :

24 February 2023 Ms. Ashley Moody, Attorney General / Mr. Ryan D. Newman, General Counsel
Page 3 of 9

Background Discussion *continued*

As of this letter I have had **FOUR** person-to-person telephone calls into the following contact:

Republican Governors Association
1747 Pennsylvania Avenue NW
Suite 250
Washington, DC 20006
202-662-4140

On all calls I have politely requested the following **basic** information:

1. Who called the “private event” meeting of 9 February 2023; was it at the request of Pfizer? The Republican Governors Association (RGA), or both? *
2. What was the invitation mechanism? Email? Telephone? Other written invitations?
3. What was the original agenda, and/or were additional items discussed as the meeting proceeded?
4. Who from Pfizer, in addition to those depicted on Page 2 above were in-attendance? Who in representation of the RGA were in-attendance, and which if-any Republican governors were also in-attendance?
5. Were meeting minutes produced that documented the above? If yes, why has such not been shared with the taxpayer? The public at-large?
6. What documents were shared between Pfizer and the RGA?
7. Are there any follow-up Pfizer/RGA meetings scheduled? If yes, when and where; and in what format? In person, by teleconference?

As of this letter **the RGA refuses to answer** any of these questions; all likely germane to the instant Subject.

Shortly after receipt of my *three* letters, RGA and Pfizer and DeSantis “responded.”

**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

The first portion of their response : Disconnect the Petitioner. Rather than securing his legacy as the best governor in Florida history; assuring the political, economic, **and health future** of its great people, Mr. DeSantis was distracted as follows :



RON DESANTIS
2024 Presidential Candidate
Governor: Florida

DeSantis Campaign Press Release - Ron DeSantis Announces Campaign for President

May 24, 2023

Propelling DeSantis into this disconnect from the loyal Floridians who voted for him? **The new Chairwoman of the Republican Governors Association**, the new governor of Iowa, Ms. Kimberly “COVID-19 lockdowns” Reynolds :



**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

The grand finale of the secret Republican Governors Association / Pfizer meeting :

Florida grand jury investigating COVID vaccines finds 'serious issues' but no crimes

Health News Florida | By Jim Turner - News Service of Florida

Published January 7, 2025 at 7:47 PM EST

Updated January 10, 2025 at 12:07 AM EST



Unless corrected, the ongoing globally-based legal/political events will secure a permanent scar upon the legacy of Governor DeSantis, as enshrined by the headline above.

**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

Mr. Attorney General . . . I have no intention of wasting your time by detailing the
blatantly orchestrated disconnect between the original 20-page petition . . .



. . . and the mealy-mouth Final Report of the Grand Jury :



The Grand Jury charge defined by the Petition/Order, *versus* the 144 pages
of closed-door crap in its Final Report, goes far beyond mere incompetence.
A **moral disaster** that has dire consequences for the global population; a
legal farce that must be fully exposed and overturned immediately.

**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

SECTION CONCLUSION – Special Message to Attorney General Mr. Andrew Bailey

A minor portion of the blame for this Grand Jury disaster resides with the undersigned. Had I *not* been so *naïve* about the Republican governors, and the Republican Governors Association, the three letters I wrote **in support** of Governor DeSantis would never have been forwarded.

Thank you very much for your letter of March 4 2025 to the US Department of Justice. As you and President Trump have repeatedly emphasized, presidential use of AutoPen is not the issue. Nor are polemical traps about “wet ink.” That broad pardons have been issued, even in-behalf of those not yet convicted; without (1) direct approval, (2) instant presence and (3) cognition of the pardon facts/justifications IS the Constitutional issue. Regarding the installed “Biden Administration,” these three criteria have been implicitly non-existent for its entire term.

But let us assume the alternative scenario to this ‘Moral Disaster and Legal Farce.’ Let us assume that, unfettered by secret RGA meetings and BigPharma agendas, the Grand Jury issued a report detailing what has been established ad nauseam world-wide : That COVID-19 and the primary BigPharma participants are guilty of, at the very least, willful misconduct.

In this alternative scenario, does anyone believe that President AutoPen would have denied a pardon for his primary vaccine-mandate beneficiary, Pfizer CEO Albert Bourla?



**Reference 3 : Final Report of the Twenty-Second
Statewide Grand Jury, State of Florida
Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**

SECTION CONCLUSION – Special Message to Governor Ron DeSantis

There is no doubt that the individual pictured next deeply appreciates the “pardon” you secured for him (and Pfizer) by the fraudulent Final Report of **your** Grand Jury :



I am providing a copy of *this* letter to Mrs. Jummai Nache. Minnesota Governor Tim Walz, who I have written to several times, oversaw the COVID-19 mandates that coerced Jummai to be injected (or lose her Medical Assistant position at the University of Minnesota). But now, given the results of **your** Grand Jury, Jummai may never see justice. In that real-world context, **you are the governor that has mandated ongoing injustice**. Every Pfizer defense lawyer on Planet Earth will parade your Grand Jury farce.

I do not claim that you were in-attendance at the secret meeting of February 9 2023 between the RGA and Pfizer CEO Mr. Albert Bourla. However, it is clear that you remain involved-with and representative-of the **results** of that meeting.

Expanding on my comments of Pages 18 - 19 above, unless and until you nullify the fraudulent results of **your** Final Grand Jury Report, you are deemed unfit to preside over and protect the health of the great people of Florida. The US presidency?

Tab 5 contains the post-Pfizer modRNA injection photo history of Mrs. Jummai Nache..

Subject : **Revocation of the Cornell University Medical Degree of
 Mr. Anthony Fauci**

Reference 4 : **My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
 Embassy of the People's Republic of China**

Although all four References are germane to the Subject, Reference 4 is problematic. Reference 4 emphasizes the “escape hatch,” and the “geo-political trap” discussed on Page 2 above: the phrase **“the China virus.”** This is problematic at two levels:

(1) “The China virus” is the vernacular used repeatedly by those who inadvertently convince the general public that the totality of the COVID-19 pandemic begins-and-ends with one of two possible events in China: (a) A lab leak of a virus by incompetent scientists at an insecure research laboratory, or (b) A zoonotic transfer to humans from bats that frequent fish markets.

The evidence that Mr. Fauci lied-thru-his-teeth while promoting event 1b is overwhelming. This leads to the crucial portent of Reference 4.

(2) Many of my 70-odd letters on the COVID-19 Crime Syndicate, clarify as follows :

The “vaccine” was not created in reaction to the so-called COVID-19 virus, but the exact opposite; the SARS-CoV-2 virus was created for the marketability of the decades-old modRNA technology.

Perspective for this ‘exact opposite’ reality is two-fold.

The original virus sequence that was already known to Pfizer, Moderna, et al., was **officially** disclosed in December 2019. It was not designated as SARS-CoV-2. The Chinese used the designation 2019-nCoV. This was a product planning concern to BigPharma because the previous virus was marketed under the designation format SARS-CoV-1.

SARS-CoV-1 was the promo used to convince the globe of the first coronavirus outbreak, an outbreak that was claimed to result from a zoonotic origin/transfer to humans; no GoF needed! This coincided with the first attempt to use the high profit modRNA technology to quell a global pandemic. Since, at this point, modRNA had never been used in humans, trials were restricted to animals . . . ferrets . . . **all of whom died (from cancer)** . . . a notorious failure.

Regardless of those failures in 2003, the need to resurrect market connectivity between the modRNA products and their “surprise outbreak” resulted in the re-designation of 2019-nCoV to SARS-CoV-2; **but this was a GoF creation that prioritized human-to-human transmission. Operation Warp Speed would notoriously skip animal trials completely !!**

We now review the second part of the perspective on my ‘exact opposite’ clarification.

Subject : **Revocation of the Cornell University Medical Degree of
 Mr. Anthony Fauci**

Reference 4 : **My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
 Embassy of the People's Republic of China**

Great credit for the following is offered to Dr. David Martin, a witness I recommended for the DeSantis Florida Grand Jury (Please see Addendum, Page 31 below).

In the mist of the 2003 SARS outbreak, an attempt was made to patent modRNA technology as a vaccine. This fraud was promoted by publically indoctrinated phraseologies, such as vaccine, vaccinated, and vaccination.

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.

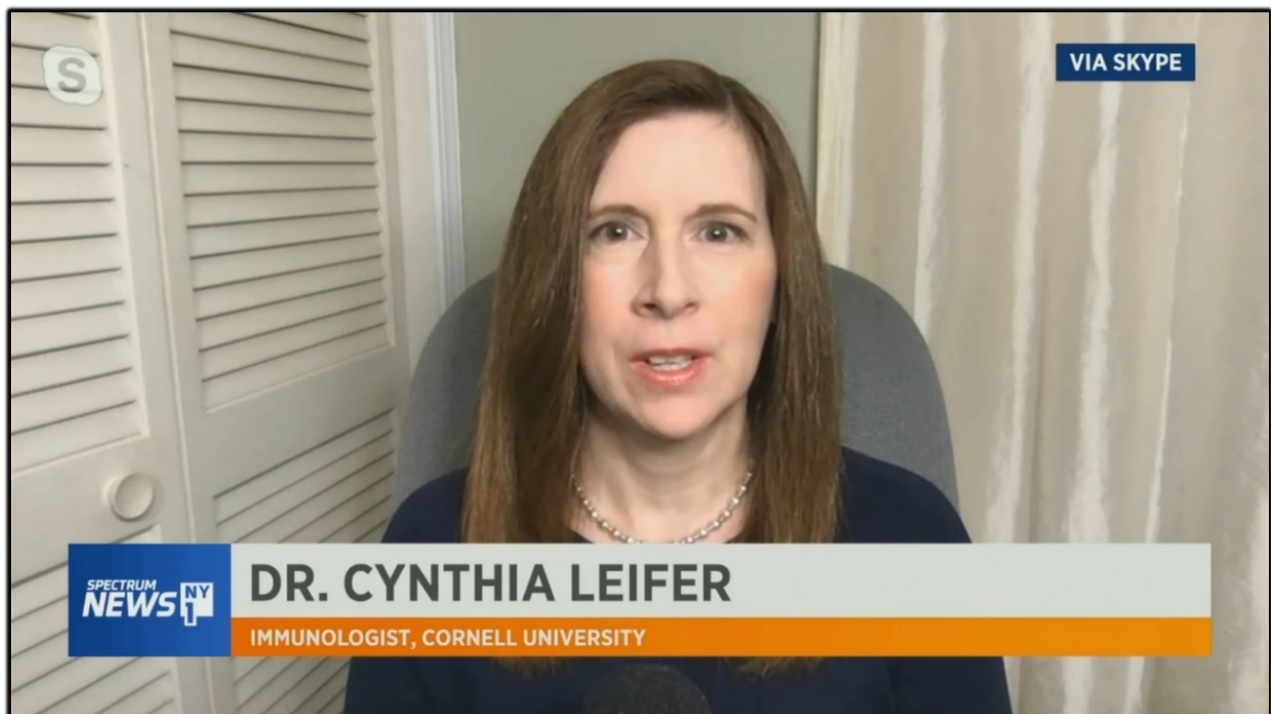
The above is part of the response from the US Patent and Trademarks Office to the modRNA patent application. **So . . . who was the applicant that sought to profit from modRNA during the SARS-CoV-1 pandemic? Please review the screenshot on Page 1 above.**

The above *rejection* admonishes that use of the term vaccine must comport with the "**standard art definition.**" More importantly, deployment of that term upon the trusting public for modRNA technology is fraudulent. But as we see next, that basic expectation of truthfulness did not hinder the COVID-19 vested interests at Cornell University.

Subject : Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci

Reference 4 : My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

We look back to December 2 2020, to Cornell University; the alma mater of Mr. Anthony Fauci.



On December 2 2020, nearly two weeks **prior** to the FDA EUA for the Pfizer modRNA needles (December 11 2020), the #1 sales rep for Pfizer at my alma mater was regurgitating the same **“95 per cent safe & effective”** fraud discussed on Page 18 above.

Throughout her numerous pitches Ms. Leifer deploys the publically indoctrinated phraseologies, vaccine, vaccinated, and vaccination. This is called lying by omission.

In early 2021, with President AutoPen now reinforcing his 2020 debate promise (to mandate the COVID-19 “vaccine”), the world is beginning to question deployment of that phraseology for modRNA, versus the truth about the **“standard art definition”** of the term vaccine.

It was not until August 2021 timeframe, under extreme pressure, that the director at the CDC Ms. Rochelle Walensky officially re-defined the term vaccine to include modRNA and its “gene or cell therapy” (Please see Dr. Stefan Oelrich quote, Page 26 below).

Subject : **Revocation of the Cornell University Medical Degree of
 Mr. Anthony Fauci**

Reference 4 : **My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
 Embassy of the People's Republic of China**

We now return to April 6 2021, and once-again to Cornell University; the alma mater of Mr. Anthony Fauci. Operation Warp Speed?!



Ms. Leifer promotes the term “vaccine” as she responds to the captioned question :

“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.” (* e.g. SARS-CoV-1 in 2003)

In the context of integrity and true public service, she is fully qualified to explain the distinction between the “**standard art definition**” for the term vaccine, versus what BigPharma and BigAcademia had been working on for decades :

modRNA gene therapy technology

This technology had absorbed billions in research dollars over those decades . . . prior to the 2019-nCoV GoF coding in Wuhan China, these expenditures had no clear path to amortization and enormous profitability. **Please re-read the screenshot quotes on Pages 1 and 2 above.**

Subject : Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci

Reference 4 : My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

The uninformed (or vested interests) would accuse me of drifting far off-point, and perhaps into irrelevance; that I have departed from my brutal clarification. **Hardly!**

The “vaccine” was not created in reaction to the so-called COVID-19 virus, but the exact opposite; the SARS-CoV-2 virus was created for the marketability of the decades-old modRNA technology.

At its most fundamental level the entire COVID-19 pandemic, especially its edict that only one therapy was viable, IS A LIE. There is no need to take my word . . . instead, rely on their own words; words spoken **after** the Fauci/Bourla/Leifer/Walensky “vaccine” lies of 2020/2021.

At the October 24 2021 World Health Summit in Berlin Germany, head of Pharmaceuticals at Bayer, Dr. Stefan Oelrich spoke plainly, openly admitting in this closed-door session that the modRNA “vaccines” are gene therapy technology, and that such are profit-margin leaders :



*“To tackle issues beyond COVID-19, we’ve seen vaccines as the perfect example . . . We are taking the leap in selling gene therapy. Ultimately the mRNA vaccines are an example for that. I always like to say if we had taken a survey two years ago, **in the public**, ‘Would you be willing to take gene or cell therapy; and get it injected into your body?’ **We would have probably had a ninety-five per cent refusal rate!**”*

Ninety-five per cent refusal rate! Probably?! Not only was the survey never conducted, the globe was lied to about the so-called COVID-19 “vaccine.”

Informed consent? Willful misconduct? **The Final Report of the DeSantis Grand Jury !?**

Subject : **Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci**

Reference 4 : **My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China**

SECTION CONCLUSION – Use of the Phrase “*the China Virus*” Must Cease

I have enclosed a complete hard-copy duplicate of Reference 4 (plus the POD). On its Page 7 of 16 you find coining of an equally misleading but marginally more equitable term :

The Fauci Virus

In several letters to Mr. Fauci I have declared : (a) Whether detailing the creation of the 2019nCoV viral sequence (later marketed as SARS-CoV-2), or (b) Discussing his forceful coercive manipulative criminal promotions of the modRNA gene therapy technology (marketed as a COVID-19 “vaccine”), we arrive at the following brutal fact :

Regarding the COVID-19 pandemic, the proverbial fingerprints of Mr. Fauci can be found at the beginning, at the end, and at every point in-between.

Accommodating the escape hatch of the COVID-19 Crime Syndicate, and falling into their geo-political trap by promoting their misnomer “*the China virus*’ obviates prospects for complete justice.

To be sure, Mr. Fauci, a Trump Administration employee during the crucial timeframe, forcefully promoted and deeply appreciates President Trump’s repeated use of “*the China virus*” phrase.



President Trump is in prior receipt of Reference 4, and is a primary courtesy copy of this letter. He was repeatedly lied to during the COVID-19 farce; by Mr. Fauci in-particular. But his use of the phrase “*the China virus*” does a disservice to the whole truth, and also hinders my Subject efforts : **The revocation of the Cornell University Medical Degree of Mr. Anthony Fauci.**

Subject : Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci

Reference 4 : My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

SECTION CONCLUSION – Use of the Phrase “the China Virus” Must Cease

In my letter of April 21 2023, received by the presidents of the Ivy League, I qualified a hidden dimension of COVID-19 :

“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.”

My Subject letter to the Cornell Board of Trustees is Tab 6. Their refusal to respond to my revocation demand is consistent with the servility they demonstrated during the COVID-19 pandemic. I now help them (and you) with a recent development; one that furthers affirms the underlying inaccuracy of the 2003 patent application by Mr. Fauci (Page 23 above), while further confirming the veracity of the Dr. Oelrich quote (Page 26 above).

Tab 7 was sent to HHS Director Robert F. Kennedy, Jr. Dr. Peter Kotlar summarizes his research into the true constituents and mechanisms of the modRNA needles; fraudulently marketed as a COVID-19 “vaccine.” A screenshot from Tab 7 :

Therefore, as a member of the Slovakian Government, I would like to inform you that extremely high levels of DNA have been confirmed in the vaccines used for the Slovak population, which cannot be regarded as 'contamination'.

None of the manufacturers have declared DNA content as a normal component of vaccines. The high amounts of DNA present in the samples tested exclude the possibility of simple contamination during the manufacturing process.

Dr. Kotlar concludes this theme as follows:

“High DNA contamination of vaccines poses an extremely high potential risk of incorporation of genetic information into the human DNA and the possible development of cancer by influencing the activity of 9-pathways outlined by Dr. Fleming including tumor suppressing genes.”

I now implore you to review Tab 8. Understand, her family has zero history of cancer.

Subject : Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci

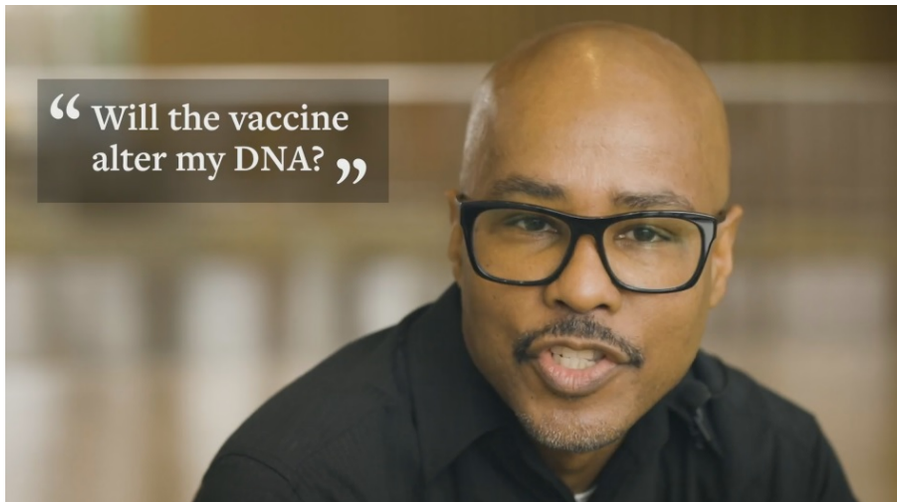
Reference 4 : My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

SECTION CONCLUSION – Use of the Phrase “the China Virus” Must Cease

My letter of April 21 2023 to the presidents of the Ivy League, also emphasized the following :

*“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.**”*

In the Cornell modRNA promo of April 6 2021, Professor Avery August proposes that he possesses detailed knowledge of the contents and mechanisms of the Pfizer modRNA needles. In the film he says, “Let’s talk about vaccine safety!” In stark contrast to the portent of Tab 7, Mr. Avery arm-waves as follows :



The short answer is ‘no.’ There are three vaccines that are currently approved. Two are based on mRNA. And basically what mRNA technology does, it tells your cells to make the protein that comes from the virus, so that the next time your body sees the virus, the true virus, your immune system can respond and protect you. The third vaccine actually just uses a harmless cold virus to tell your cells to make the same protein. So it’s all harmless, and it will not affect your DNA at all.”

”Harmless”? Again, I implore you to review Tab 8.

Request

Under Tab 1 is my letter to Pfizer Chief Legal Counsel, Cornell Law School graduate Mr. Doug Lankler . . . it remains unanswered. My request upon Mr. Lankler is simple: Please confirm that the following is accurate and is from a genuine Pfizer contract ;

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.

Please consider making a similar request upon Pfizer, in behalf of the good people of Missouri. The complete alleged 46-page contract with the Republic of South Africa is here :

<https://www.pvsheridan.com/south-africa-pfizer-contract.pdf>

Conclusion

Again, please extend my sincere gratitude for Reference 1. Please recognize that the instant work is meant to support that historical ruling. Also, thank you for your letter of March 4 2025 to the US Department of Justice. It will prove valuable to the instant Subject.

Please contact me at any time.

Respectfully yours,

Paul V. Sheridan

Attachments/enclosure

Proposed Presidential Executive Order :
Revocation of LIABILITY IMMUNITY that Shields the
Experimental COVID-19 modRNA from Justice –
Retroactive to December 11 2020 (Date of Original FDA EUA)

Of the insidious groups that have opposed assisting with revocation of LIABILITY IMMUNITY, none are more repulsive than the cadre of medical doctors. Revocation of LIABILITY IMMUNITY threatens their unstated desire to eliminate medical malpractice insurance. **Like Pfizer, MDs are vested interests :** MDs secretly embrace a form of LIABILITY IMMUNITY for their individual practices.

On March 27 2020 President Trump was cajoled into signing the CARES Act. Drafted in anticipation of that signing, posted within 24 hours, the vested interest American Medical Association (AMA) hurriedly but gleefully uploaded the following :



Still promoted on their website, their final update of April 8 2020 amounted to celebration of an AMA victory versus the plaintiff's bar . . . and versus the judicial branch of our Constitutional Republic.

Presenting themselves as contrarians to the COVID-19 Crime Syndicate; the two sample MDs pictured have remained faithful to their vested interest status; repeatedly ignoring my polite overtures about **LIABILITY IMMUNITY**.

Dr. Peter McCullough, MD



Dr. Robert Malone, MD



Dr. David E. Martin, PhD



This is in *stark contrast* to the contributions made by a PhD, Dr. David Martin; a small sample of his monumental work is entitled : **The Fauci/COVID-19 Dossier** (Please see Page 23 above).

Enclosure

Letter of 14 February 2024 from Paul V. Sheridan
to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

ONE INCH BINDER

Electronic Directory Version of Enclosure:

<https://www.pvsheridan.com/sheridan2feng-1-14february2024/>

Attachments Listing

Letter of 28 May 2024 from Paul V. Sheridan
to Mr. Douglas M. Lankler –
General Counsel, Pfizer Incorporated

TAB ONE

Letter of 13 December 2022 from Paul V. Sheridan
to Florida Governor Ron DeSantis

TAB TWO

Letter of 3 January 2023 from Paul V. Sheridan
to Florida Governor Ron DeSantis

TAB THREE

Letter of 24 February 2023 from Paul V. Sheridan
to Governor Attorney General Ashley Moody

TAB FOUR

Photographic History of the Severe Injury
Amputations Caused by the Pfizer modRNA
Injection of former University of Minnesota
Medical Assistant, Mrs. Jummai Nache

TAB FIVE

Letter of 27 November 2023 from Paul V. Sheridan
to Cornell University Board of Trustees Chairman
Mr. Kraig H. Kayser

TAB SIX

Letter of 12 March 2025 from Dr. Peter Kotlar, MD
to HHS Secretary Robert F. Kennedy, Jr.

TAB SEVEN

CONDOLENCES : Ms. Susan Wojcicki.
Former CEO of YouTube
Death Victim of COVID-19 modRNA “vaccine”

TAB EIGHT

Electronic Version with all enclosures / attachments here :

<https://www.pvsheridan.com/sheridan2andrew-bailey-1-20march2025.pdf>

PRELIMINARY COURTESY COPY LIST ¹

Mrs. Jummai Nache / Rev. Philip Nache Stream of Nations Ministry 2600 West 82nd Street Bloomington, MN 55431 502-379-5428 / By email	Secretary Robert F. Kennedy, Jr. Health and Human Services 200 Independence Ave, SW Washington, DC 20201 877-696-6775 UPS 1Z1723W70707312791	Attorney General Pam Bondi U.S. Department of Justice 950 Pennsylvania Ave NW Washington DC 20530 202-514-2000 USPS
Ms. Alina Saad Habba, Esq. The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 / USPS	Congresswoman Marjorie Greene 2201 Rayburn House Office Bldg Washington, DC 20515-1014 202-225-5211 USPS	Congresswoman Nancy Mace US Congress 1728 Longworth House Off Bldg Washington, DC 20515 202-225-3176 / USPS
Senator Rand Paul United States Senate 295 Russell Senate Off Bldg Washington, DC 20510 202-224-4343 USPS	Congresswoman Harriet Hageman US Congress 1227 Longworth House Off Bldg Washington, DC 20515 202-225-231 USPS	Senator Ron Johnson United States Senate 328 Hart Senate Office Building Washington, DC 20510 202-224-5323 USPS
Attorney General Alan Wilson Rembert Dennis Bldg 1000 Assembly St, Room 519 Columbia, S.C. 29201 803-734-3970 UPS 1Z1723W70799331240	Congresswoman Anna Paulina Luna US Congress 226 Cannon House Off Bldg Washington, DC 20515 202-225-5961 USPS	Congresswoman Lauren Boebert US Congress 1713 Longworth House Off Bldg Washington, DC 20515 202-225-4761 USPS
Dr. Peter K. Navarro Counselor to the President The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS 1Z1723W70798333651	Professor Jay Bhattacharya Stanford University Encina Commons, Room 100 615 Crothers Way Stanford, CA 94305-6019 650-736-0404 USPS	Ambassador Mr. Xie Feng Embassy Peoples Rep of China 3505 International Place, N.W. Washington, DC 20008 202-495-2266 USPS
Mr. Kraig Kayser c/o Office of General Counsel Cornell University 118 Sage Place Ithaca, NY 14850 607-255-5124 / USPS	Ms. Anne Meinig Smalling c/o Office of General Counsel Cornell University 118 Sage Place Ithaca, NY 14850 607-255-5124 / USPS	Mr. Michael I. Kotlikoff c/o Office of the President 300 Day hall Cornell University Ithaca, NY 14853 607-255-5201 / USPS

Electronic Version with all enclosures / attachments here :

<https://www.pvsheridan.com/sheridan2andrew-bailey-1-20march2025.pdf>

¹ Cover letter only

TAB 1

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Letter of 28 May 2024 from Paul V. Sheridan to
Mr. Douglas M. Lankler – General Counsel, Pfizer Incorporated

SIX PAGES

28 May 2024

22357 Columbia Street
Dearborn, MI 48124-3431
607-280-9790 / pvs6@cornell.edu

Addressee	Primary Courtesy Copies *	
Mr. Douglas M. Lankler General Counsel Pfizer Incorporated - Suite 20 66 Hudson Boulevard East New York, NY 10001 212-733-2323 1Z1723W70205914304	Congressman Chip Roy U.S. Congress 103 Cannon HOB Washington, DC 20515 202-225-4236 1Z1723W70215061690	Congressman Dr. Brad Wenstrup U.S. Congress 2157 Rayburn HOB Washington DC 20515 202-225-3164 1Z1723W70208014085

Subject : Pfizer Contract Document –
Authenticity / Accuracy Confirmation Request

Reference : Letter / Contract Between Pfizer Incorporated
and the Republic of South Africa, dated 30 March 2021

Dear Mr. Lankler :

In April 2024 MP Andrew Bridgen entered into the public record of the House of Commons of the United Kingdom the referenced document (screenshot) and comments relating to such :

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”)**

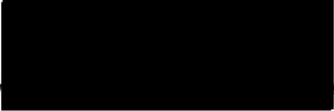
* *Three page excerpt version of Reference.*

28 May 2024

Mr. Douglas M. Lankler
General Counsel
Pfizer Incorporated
Page 2 of 3

I have enclosed the 46-page version of the reference, now widely available. Page 36 of this alleged Pfizer contract displays the following (curiously dated and redacted) signature page :

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 style="color: blue;">Redacted by HJI 4 Sept 2023</p>	<p>THE GOVERNMENT OF THE REPUBLIC OF SOUTH AFRICA ACTING THROUGH THE NATIONAL DEPARTMENT OF HEALTH OF SOUTH AFRICA</p>
<p>By  <u>01/04/2021</u></p> <p>Name: Rhulani Nhlani</p> <p>Title: Cluster Lead: SSA and Country Manager: South Africa</p>	<p> <u>01-04-2021</u></p> <p>Name: Dr. Sandile S.S. Buthelezi</p> <p>Title: Director General of Health</p>

As legal counsel for Pfizer please respond to the Subject request in hard copy and/or email to the addresses listed above. If appropriate please include denial of its authenticity / accuracy. Or, if appropriate, please provide confirmation in-part or in-whole of its authenticity / accuracy. In all review/evaluation instances please provide details.

As you are aware, a non-response from you, as legal counsel for Pfizer, will be interpreted by the public domain as authenticity/accuracy confirmation. If the enclosed version is completely inaccurate, having zero authenticity, please provide for public review an unredacted version; a version that is 100% authentic/accurate. Please respond within five business days of receipt of this letter/enclosure (~Thursday, 30 May 2024). Thanking you in-advance, I remain,

Cordially yours,

Paul V. Sheridan

enclosure

28 May 2024

Mr. Douglas M. Lankler
General Counsel
Pfizer Incorporated
Page 3 of 3

**Subject : Pfizer Contract Document –
Authenticity / Accuracy Confirmation Request**

**Reference : Letter / modRNA Contract Between Pfizer Incorporated
and the Republic of South Africa, dated 30 March 2021**

Preliminary Courtesy Copies *

Mr. Donald J. Trump The Trump Organization 725 Fifth Avenue New York, NY 10022 212-715-7200 USPS 28 May 2024	Honorable Mr. Ken Paxton Attorney General of Texas 300 West 15th Street Austin, TX 78701 512-463-2100 UPS 1Z1723W70298513484	Congresswoman Marjorie Greene 25 Independence Avenue SE 403 Cannon HOB Washington, DC 20515 202-225-5211 UPS 1Z1723W70212271478
Mr. James R. Comer, Jr. United States Congress 2410 Rayburn HOB Washington, DC 20515 202-225-3115 USPS 28 May 2024	Congressman Jim Jordan United States Congress 2056 Rayburn HOB Washington, DC 20515 202-225-2676 USPS 28 May 2024	Senator Ron Johnson United States Senate 328 Hart Senate Office Bldg Washington, DC 20510 202-224-5323 USPS 28 May 2024
Congresswoman Harriet Hageman United States Congress 1531 Longworth HOB Washington, DC 20515 202-225-2311 USPS 28 May 2024	Congresswoman Nancy Mace United States Congress 1728 Longworth HO Bldg Washington, DC 20515 202-225-3176 USPS 28 May 2024	Congresswoman Anna Paulina Luna United States Congress 1017 Longworth House Off Bldg Washington, D.C. 20515 202-225-5961 USPS 28 May 2024
Senator Rand Paul United States Senate 2 Constitution Avenue, NE 167 Russell Senate Office Bldg, Washington, DC 20002 USPS 28 May 2024	Congressman Thomas Massie 45 Independence Avenue SW 2453 Rayburn HOB Washington, D.C. 20515 202-225-3465 USPS 28 May 2024	Congressman Matt Gaetz 45 Independence Avenue SW 2021 Rayburn HOB Washington, DC 20515 850-479-1183 USPS 28 May 2024
Mr. Thomas Fitton Judicial Watch - Suite 800 425 Third Street SW Washington, DC 20024 888-593-8442 USPS 28 May 2024	Ms. Alina Habba, Esq. Habba Madaio & Associates 1430 US Highway 206 Bedminster, NJ 07921 908-869-1188 USPS 28 May 2024	Mr. Kraig H. Kayser, Chairman ** Cornell U Board of Trustees 300 CCC Building 235 Garden Avenue Ithaca, NY 14850 607-255-5124 USPS 28 May 2024

* Three page excerpt version of Reference. ** Cover letter only

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")**

DATED AS OF

30 March 2021

political office, or any other Person, and has not sought and will not seek improperly or corruptly to influence any Government official, political party, candidate for political office, or any other Person, in order to gain an improper business advantage.

- (c) The Parties will comply with applicable economic sanctions, import, and export control laws, regulations, and orders in the performance of this Agreement.
- (d) Activities performed under this Agreement will not involve Restricted Parties (defined as the list of sanctioned parties maintained by the United Nations; the Specially Designated Nationals List and the Sectoral Sanctions Identifications List, as administered by the U.S. Department of the Treasury Office of Foreign Assets Control; the U.S. Denied Persons List, the U.S. Entity List, and the U.S. Unverified List, all administered by the U.S. Department of Commerce; the entities subject to restrictive measures and the Consolidated List of Persons, Groups and Entities Subject to E.U. Financial Sanctions, as implemented by the E.U. Common Foreign & Security Policy; and similar lists of restricted parties maintained by relevant governmental entities).
- (e) Notwithstanding any other provision of this Agreement, Pfizer shall not be required to take or refrain from taking any action prohibited or penalized under the laws of the United States or any applicable non-United States jurisdiction, including, without limitation, the antiboycott laws administered by the U.S. Commerce and Treasury Departments.

5.4 No Other Warranty.

Except to the extent set out expressly in this Agreement, all conditions, warranties or other terms which might have effect between the Parties or be implied or incorporated into this Agreement (whether by statute, common law or otherwise) are hereby excluded to the fullest extent permitted by Laws. Without prejudice to the general nature of the previous sentence, unless this Agreement specifically states otherwise and to the maximum extent permitted by Law, Pfizer expressly disclaims any representations or warranties with respect to the Product, including, but not limited to, any representation, warranties or undertaking as to (a) non-infringement of Intellectual Property rights of any third party, (b) that there is no requirement to obtain a license of third party Intellectual Property rights to enable the use or receipt of the Product, (c) merchantability, or (d) fitness for a particular purpose.

5.5 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.

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

**PFIZER LABORATORIES
(PROPRIETARY) LIMITED**

**THE GOVERNMENT OF THE
REPUBLIC OF SOUTH AFRICA
ACTING THROUGH THE NATIONAL
DEPARTMENT OF HEALTH OF
SOUTH AFRICA**

Redacted by HJI
4 Sept 2023

By



01/04/2021

Name: Rhulani Nhlani

Title: Cluster Lead: SSA and Country
Manager: South Africa



01-04-2021

Name: Dr. Sandile S.S. Buthezi

Title: Director General of Health

SSS R1

TAB 2

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Letter of 13 December 2022 from Paul V. Sheridan to
Florida Governor Ron DeSantis

FIFTEEN PAGES

Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

Tracking Number

1Z1723W70298928607

Weight

2.00 LBS

Service

UPS 2nd Day Air®

Shipped / Billed On

12/13/2022

Delivered On

12/16/2022 10:19 A.M.

Delivered To

TALLAHASSEE, FL, US **GOVERNOR RON DESANTIS**

Received By

FDLE

Left At

Inside Delivery

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 02/09/2023 11:28 P.M. EST

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

13 December 2022

Governor Ron DeSantis State of Florida 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 1Z1723W70298928607	Dr. Joseph A. Ladapo Florida Surgeon General 4052 Bald Cypress Way Tallahassee, FL 32399 850-245-4444 1Z1723W70215052897	Attorney General Ashley Moody State of Florida PL-01 The Capitol Tallahassee, FL 32399 850-414-3300 1Z1723W70299663810
--	--	--

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

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

PRELIMINARY COURTESY COPY LIST

Governor Kristi Noem
State of South Dakota
500 East Capitol Avenue
Pierre, SD 57501
605-773-3212
[1Z1723W70298299823](#)

Governor Michael Parson
State of Missouri
Capitol Building - Room 218
Jefferson City, MO 65102
573-751-3222
[1Z1723W70297220631](#)

Governor Greg Gianforte
State of Montana
State Capitol - Room 204
Helena, MT 59620
406-444-3111
[1Z1723W70201505503](#)

Governor Greg Abbott
State of Texas
State Insurance Building
1100 San Jacinto
Austin, Texas 78701
512-463-1782
[1Z1723W70298130245](#)

Governor Pete Ricketts
Republican Governors Association
1747 Pennsylvania Avenue NW
Suite 250
Washington, DC 20006
202-662-4140
[1Z1723W70214263116](#)

Ms. Martha Pollack
Cornell University
300 Day Hall
Ithaca, NY 14853
607-255-5201
[1Z1723W70297430191](#)

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

By Debra Heine



December 5, 2022

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

13 December 2022

Governor Ron DeSantis
State of Florida
400 South Monroe Street
Tallahassee, FL 32399
850-717-9337
1Z1723W70298928607

Dr. Joseph A. Ladapo
Florida Surgeon General
4052 Bald Cypress Way
Tallahassee, FL 32399
850-245-4444
1Z1723W70215052897

Attorney General Ashley Moody
State of Florida
PL-01 The Capitol
Tallahassee, FL 32399
850-414-3300
1Z1723W70299663810

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

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

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

Many praise and are truly thankful for the following headlines:



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

By Debra Heine



December 5, 2022

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

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



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

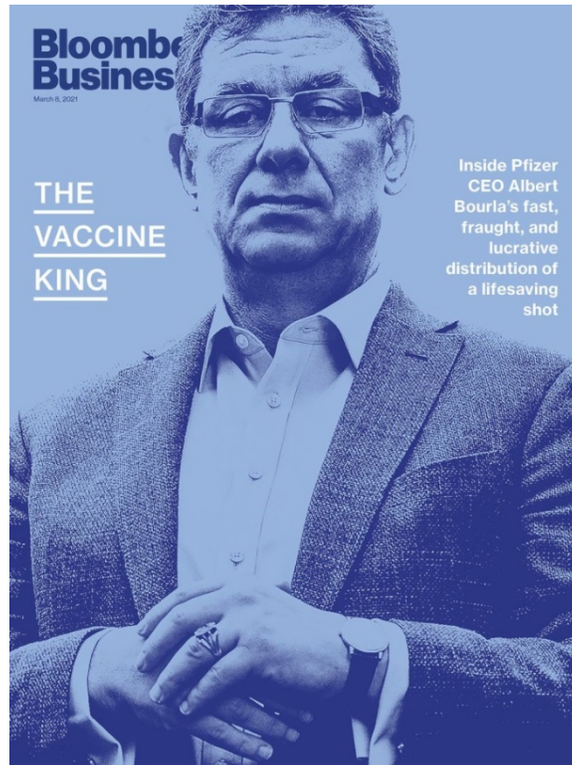


Medically/legally connectable to Mrs. Jummai Nache, the central theme of **DIED SUDDENLY**, is mRNA induced cardiovascular diseases; especially where none were present in prior health history.

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

* INCREASINGLY RECOGNIZED AS EXPECTED OR INTENDED EVENTS.

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



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



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

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

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

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

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



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

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

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

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

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

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

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

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



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

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

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

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

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

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



Dr. Pierre stated in his April 2022 video:

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

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

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

University of Minnesota RICO Criminality versus Mrs. Jummai Nache

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

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

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

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



CBER Plans for Monitoring COVID-19 Vaccine Safety and Effectiveness

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

VRBPAC Meeting
October 22, 2020

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

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

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

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

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

“ Assessment:

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

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

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

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



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

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

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



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



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

CONCLUSION

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

THE NUREMBERG CODE

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

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

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

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

Ms. Claire Bridges : Model of Health Pre-mNRA

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

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

Thank you for today’s [‘Accountability Roundtable for mRNA Shots.’](#) Please feel free to contact me at any time.

Respectfully yours,

Paul V. Sheridan

Attachment

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

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

“How is that possible?!?”

Notes and Links

Page 1 of 13

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

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

Page 2 of 13:

BEYOND “WILLFUL MISCONDUCT”

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

DIED SUDDENLY

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

Pages 4 and 6 of 13

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

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

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

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

Page 9 of 13

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

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

Page 11 of 13

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

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

Letter to Attorney General Ashley Moody of 21 December 2021

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

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

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

Notes and Links

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

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

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

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

TABS

Photo-history; a progression that summarizes the horror endured by Mrs. Jummai Nache and her family. **Tab 1**

Letter of 3 March 2022 to Mr. Anthony Fauci from Paul V. Sheridan : **Tab 2**

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

Essay of 17 November 2022 by Paul V. Sheridan : **Tab 3**

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

Letter of 27 October 2022 to Ivy League Presidents and Ivy League Law School Deans from Paul V. Sheridan : **Tab 4**

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

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

*Subject : Mrs. Jummai Nache and her Family
Reference 1 : The "Fauci Effect"
Reference 2 : The Pollack Effect
Reference 3 : The Bourla Effect
Reference 4 : The Trump Vaccine*

TAB 3

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Letter of 3 January 2023 from Paul V. Sheridan to
Florida Governor Ron DeSantis

TEN PAGES

OUTER SLEEVE

3 January 2023

Governor Ron DeSantis
State of Florida
400 South Monroe Street
Tallahassee, FL 32399
850-717-9337
UPS 1Z1723W70296231872

Ms. Susan K. Neely, CEO
American Council of Life Insurers (ACLI)
101 Constitution Avenue, NW - Suite 700
Washington, DC 20001-2133
202-624-2000
UPS 1Z1723W70218693332

**“The so-called ‘COVID-19 vaccine’ is not in response to
the SARS-CoV-2 virus;
but the exact opposite!”**

**12 October 2022 Press Conference by European Union Parliament
Member from Romania, Mr. Cristian-Vasile Terheş**

One Page

“The so-called ‘COVID-19 vaccine’ is not in response to the SARS-CoV-2 virus; but the exact opposite!”

12 October 2022 Press Conference by European Union Parliament Member from Romania, Mr. Cristian-Vasile Terheş :



“ 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.”

Memo: I wrote to NIAID Director Mr. Anthony Fauci all the way back on 21 July 2020. My Footnote 1 from Page 8 of that letter questioned the Fauci assertion that “we” began working on a vaccine in January 2020 :

1 January?! Given how little was known about SARS-CoV-2, due to censorship (by the Wuhan Laboratory and those associated with it), it is astounding that you were already “develop(ing) a vaccine.” In this context please review the screenshot on Page 1 above, and Question 1 above.

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

3 January 2023

Governor Ron DeSantis
State of Florida
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Ms. Susan K. Neely, CEO
American Council of Life Insurers (ACLI)
101 Constitution Avenue, NW - Suite 700
Washington, DC 20001-2133
202-624-2000
UPS 1Z1723W70218693332

Subject : Voiding of mRNA Manufacturer 'Liability Immunity' Provision of PREP:
Due to Willful Misconduct, False Claims, and RICO Level Criminality;
by Those Manufacturers and Their Many Vested-interests

Reference 1 : Granting of Grand Jury Petition Filed by People of Florida
(Governor Ron DeSantis) by Florida Supreme Court – 22 December 2022

Reference 2 : Letters to Governors (Sample, 30 December 2022 Governor Bill Lee enclosed)

Reference 3 : My Letter of 13 December 2022 to Florida Governor Ron DeSantis and Key Staff

Dear Governor DeSantis :

I am forwarding to you, for information and potential utility to **Reference 1**, a complete hard-copy duplicate of the 18 April 2022 ten-tab letter previously shared with Ms. Susan Neely, CEO of the American Council of Life Insurers. Note that the SPOD indicates Ms. Neely receipt of 20 April 2022.

I am also forwarding **Reference 2**; a sample of many previously/currently being sent to fellow governors. Note that I highlight/praise ¶ B-1-a of the Court's order. The most disheartening, and primary in terms of instant Subject justification, is the section in my letter to the governors which begins on Page 3 of 5 :

Blood Transfusion / mRNA Induced Death of Baby Alex

That section is preambled on Page 2 (screenshot):

Pre-planned Underbelly of COVID-19 Criminal Enterprise is *Liability Immunity*

I have asked *many* times :

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

Please note my summary remarks to that Baby Alex section; at-bottom, Page 4 of 5. You might wish to review my medical assertion regarding "blood clots" with Florida Surgeon General, Dr. Joseph Ladapo.

Dear Ms. Neely :

I am forwarding **References 1, 2, and 3**; the latter the enclosed five-tab binder. In absolute terms, Florida has the greatest population '65 and older.' This reality justifies alerting you to the COVID-19 developments and revelations that have occurred since my letter to you of 18 April 2022; especially Reference 1.

General Discussion – “How is that possible?!”

Since *prior to* my very first COVID letter to “fellow” Cornell University graduate, Mr. Anthony Fauci; of 21 July 2020, I have emphatically declared (screenshot):

“The so-called ‘COVID-19 vaccine’ is not in response to the SARS-CoV-2 virus; but the exact opposite!”

Tab 4 of **Reference 3** includes an Addendum, three pages attached. Please review the outrage expressed by European Parliament member of Romania, Mr. Cristian-Vasile Terheş. **Regarding ‘willful misconduct,’** please consider the mounting evidence that supports my three-year-old ‘exact opposite’ declaration.

CONCLUSION

With an emphasis on connecting the instant Subject and the portent of my 18 April 2022 letter to Ms. Neely, to the Reference 1 (Grand Jury Petition), I suggest that *preliminary* prosecutor’s witness testimony include:

Mr. Edward Dowd

Dr. David Martin

Ms. Katherine Watt

Dr. Michael Yeadon

Please do not hesitate to contact me at any time.

Respectfully yours,

Paul V. Sheridan

Attachment/Enclosures

REFERENCE 1

3 January 2023

Governor Ron DeSantis
State of Florida
400 South Monroe Street
Tallahassee, FL 32399
850-717-9337
UPS 1Z1723W70296231872

Ms. Susan K. Neely, CEO
American Council of Life Insurers (ACLI)
101 Constitution Avenue, NW - Suite 700
Washington, DC 20001-2133
202-624-2000
UPS 1Z1723W70218693332

Granting of Grand Jury Petition Filed by People of Florida
(Governor Ron DeSantis) by Florida Supreme Court – 22 December 2022

Four Pages

Supreme Court of Florida

THURSDAY, DECEMBER 22, 2022

CASE NO.: SC22-1710

STATEWIDE GRAND JURY #22

ORDER DIRECTING IMPANELMENT OF A STATEWIDE GRAND JURY

THE COURT has received a Petition from the Honorable Ron DeSantis, Governor of Florida, for an order to impanel a statewide grand jury. “[T]his Court’s responsibility in impaneling a statewide grand jury is ‘ministerial in nature’” and is limited to reviewing whether the petition meets the statutory requirements. *State ex rel. Reichle v. Edwards*, 409 So. 2d 1043, 1044 (Fla. 1982) (quoting *In re Advisory Opinion to the Governor*, 290 So. 2d 473, 474 (Fla. 1974)). Being fully advised of the relevant matters, the Court hereby finds as follows:

A. The Petitioner, the Honorable Ron DeSantis, Governor of Florida, has alleged that good and sufficient reason exists and that it is in the public interest to impanel a statewide grand jury, with jurisdiction throughout the State of Florida, to investigate crime, return indictments, make presentments, and otherwise perform all functions of a grand jury with regard to the offenses listed in section 905.34, Florida Statutes (2022).

B. The matters to be inquired into are any offense listed in section 905.34 that:

(1) relates to the following:

(a) Individuals, persons, and entities, including, but not limited to, pharmaceutical manufacturers (and their executive officers) and other medical associations or organizations involved in the design, development, clinical testing or investigation, manufacture, marketing, representation, advertising, promotion, labeling, distribution, formulation, packing, sale, purchase, donation, dispensing, prescribing, administration, or use of vaccines purported to prevent COVID-19 infection, symptoms, and transmission;

(b) other criminal activity or wrongdoing that the statewide grand jury uncovers during the course of the investigation if it determines that pursuing the criminal activity or wrongdoing is in the best interests of the investigation;

and

(2) is occurring, or has occurred, in two or more judicial circuits as part of a related transaction or is connected with an organized criminal conspiracy affecting two or more judicial circuits, as required by section 905.34, Florida Statutes.

WHEREFORE, THE COURT, pursuant to the provisions of sections 905.31 through 905.40, Florida Statutes, Statewide Grand Jury Act, hereby orders as follows:

1. A statewide grand jury shall be promptly impaneled for a term of twelve calendar months, to run from the date of impanelment, with jurisdiction throughout the State of Florida, to investigate crime, return indictments, make presentments, and otherwise perform all functions of a grand jury with regard to the offenses stated herein.

2. The statewide grand jury shall be drawn from the certified jury lists submitted by the chief judges of the Fifth, Sixth, Tenth, Twelfth, and Thirteenth Judicial Circuits.

3. The Honorable Ronald Ficarrotta, Chief Judge in and for the Thirteenth Judicial Circuit, is designated as presiding judge over the statewide grand jury. In his capacity as the presiding judge, the Honorable Ronald Ficarrotta shall maintain judicial supervision of the statewide grand jury, and all indictments, presentments, and formal returns of any kind made by such grand jury shall be returned to the presiding judge. The presiding judge may designate an alternate presiding judge in the event of calendar conflicts or otherwise and to assist in the administrative process of the statewide grand jury.

4. John A. Tomasino, Clerk of the Supreme Court of Florida, is hereby designated clerk of this statewide grand jury and is empowered to deputize any clerk of a circuit court or any deputy clerk of a circuit court to issue necessary process and to carry out the administrative functions of the statewide grand jury.

MUÑIZ, C.J., and CANADY, POLSTON, COURIEL, and GROSSHANS, JJ., concur.

LABARGA, J., would deny.

FRANCIS, J., did not participate.

A True Copy

Test:



John A. Tomasino

Clerk, Supreme Court



CASE NO.: SC22-1710

Page Four

lc

Served:

HON. RON DESANTIS, GOVERNOR
RYAN DEAN NEWMAN, GENERAL COUNSEL
HON. ELLEN S. MASTERS, CHIEF JUDGE
HON. ANTHONY RONDOLINO, CHIEF JUDGE
HON. DANIEL BURRELL MERRITT JR., CHIEF JUDGE
NICHOLAS BERNARD COX
HON. RONALD N. FICARROTTA, CHIEF JUDGE
HON. CHARLES EDWARD ROBERTS, CHIEF JUDGE
HON. CINDY STUART, CLERK

TAB 4

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Letter of 24 February 2023 from Paul V. Sheridan to
Florida Attorney General Ashley Moody

ELEVEN PAGES

Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

Tracking Number

1Z1723W70205365943

Weight

2.00 LBS

Service

UPS 2nd Day Air®

Shipped / Billed On

02/24/2023

Delivered On

02/28/2023 9:48 A.M.

Delivered To

TALLAHASSEE, FL, US

ASHLEY MOODY, ATTORNEY GENERAL
RYAN D. NEWMAN, GENERAL COUNSEL

Received By

FDLE

Left At

Inside Delivery

Please print for your records as photo and details are only available for a limited time.

Sincerely,

UPS

Tracking results provided by UPS: 02/28/2023 1:31 P.M. EST

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

24 February 2023

Ms. Ashley Moody, Attorney General

State of Florida
The Capitol, PL-01
Tallahassee, FL 32399
850-414-3300

1Z1723W70205365943

Mr. Ryan D. Newman, General Counsel

Executive Office of the Governor
The Capitol, PL-5
Tallahassee, FL 32399
850-717-9310

1Z1723W70205365943

**Subject : Mrs. Jummai Nache, Other Similar Incident (OSI) Testimony :
Order Directing Impanelment of Statewide Grand Jury,
Case SC22-1710 – Grand Jury #22**

PRELIMINARY COURTESY COPY LIST

Mrs. Jummai Nache
Rev. Philip Nache
Stream of Nations Ministry
2600 West 82nd Street
Bloomington, MN 55431
502-379-5428
By email

Governor Ron DeSantis
State of Florida
400 South Monroe Street
Tallahassee, FL 32399
850-717-9337
UPS tbd

Dr. Joseph A. Ladapo
Florida Surgeon General
4052 Bald Cypress Way
Tallahassee, FL 32399
850-245-4444
UPS tbd

Governor Kristi Noem
State of South Dakota
500 East Capitol Avenue
Pierre, SD 57501
605-773-3212
UPS tbd

Governor Michael Parson
State of Missouri
Capitol Building - Room 218
Jefferson City, MO 65102
573-751-3222
UPS tbd

Governor Greg Gianforte
State of Montana
State Capitol - Room 204
Helena, MT 59620
406-444-3111
UPS tbd

Governor Greg Abbott
State of Texas
State Insurance Building
1100 San Jacinto
Austin, Texas 78701
512-463-1782
UPS tbd

Governor Brad Little
Room 228
700 W Jefferson Street
Boise, ID 83720
615-741-2001
UPS tbd

Governor Kim Reynolds
Republican Governors Association
1747 Pennsylvania Avenue NW
Suite 250
Washington, DC 20006
202-662-4140
UPS tbd

Rep Judy Boyle
State of Idaho
P.O. Box 83720
Boise, ID 83720-0038
208-332-1064
JBoyle@house.idaho.gov

Senator Tammy Nichols
State of Idaho
PO Box 83720
Boise, ID 83720-0081
208-332-1000
TNichols@senate.idaho.gov

Mr. Tucker Carlson
Fox News Washington
400 North Capitol St, NW
Washington, DC 20001
202-824-6300
UPS tbd

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

24 February 2023

Ms. Ashley Moody, Attorney General State of Florida The Capitol, PL-01 Tallahassee, FL 32399 850-414-3300 1Z1723W70205365943	Mr. Ryan D. Newman, General Counsel Executive Office of the Governor The Capitol, PL-5 Tallahassee, FL 32399 850-717-9310 1Z1723W70205365943
--	--

**Subject : Mrs. Jummai Nache, Other Similar Incident (OSI) Testimony :
Order Directing Impanelment of Statewide Grand Jury,
Case SC22-1710 – Grand Jury #22**

- Reference 1 : My Letter of 13 December 2022 to Governor DeSantis, SG Ladapo, AG Moody, et al.**
- Reference 2 : My Letter of 3 January 2023 to Governor DeSantis, Ms. Susan Neely (ACLI)**
- Reference 3 : Secret Meeting of 9 February 2023 with Republican Governors Association (RGA) and Pfizer CEO Mr. Albert Bourla, Pfizer Vice President for State Relations Mr. Josh Brown, et al.**
- Reference 4 : Letter of 15 February 2023 from Dr. Joseph Ladapo to Food & Drug Administration (Dr. Robert Califf) and Center for Disease Control (Ms. Rochelle Walensky)**
- Reference 5 : State of Idaho House of Representative Bill #154 : Amendment to Idaho Code, Addition of Section 18-926: Persons Administering mRNA is Guilty of Misdemeanor (Reported, Printed and Referred to Health and Welfare on 16 February 2023)**

Dear Attorney General Moody / General Counsel Newman :

Background Discussion

Shipper SPODs confirm that Reference 1 was received by all addressees. A duplicate, with the addition of four SPODs, is *now* forwarded to Mr. Newman: SPODs for Governor DeSantis, Surgeon General Dr. Ladapo, Attorney General Ms. Moody, and Reference 3 related individual Governor Pete Ricketts the former Chairman of the Republican Governors Association (RGA). SPODs are also on-file for the following Republican governors:

Governor Kristi Noem
State of South Dakota

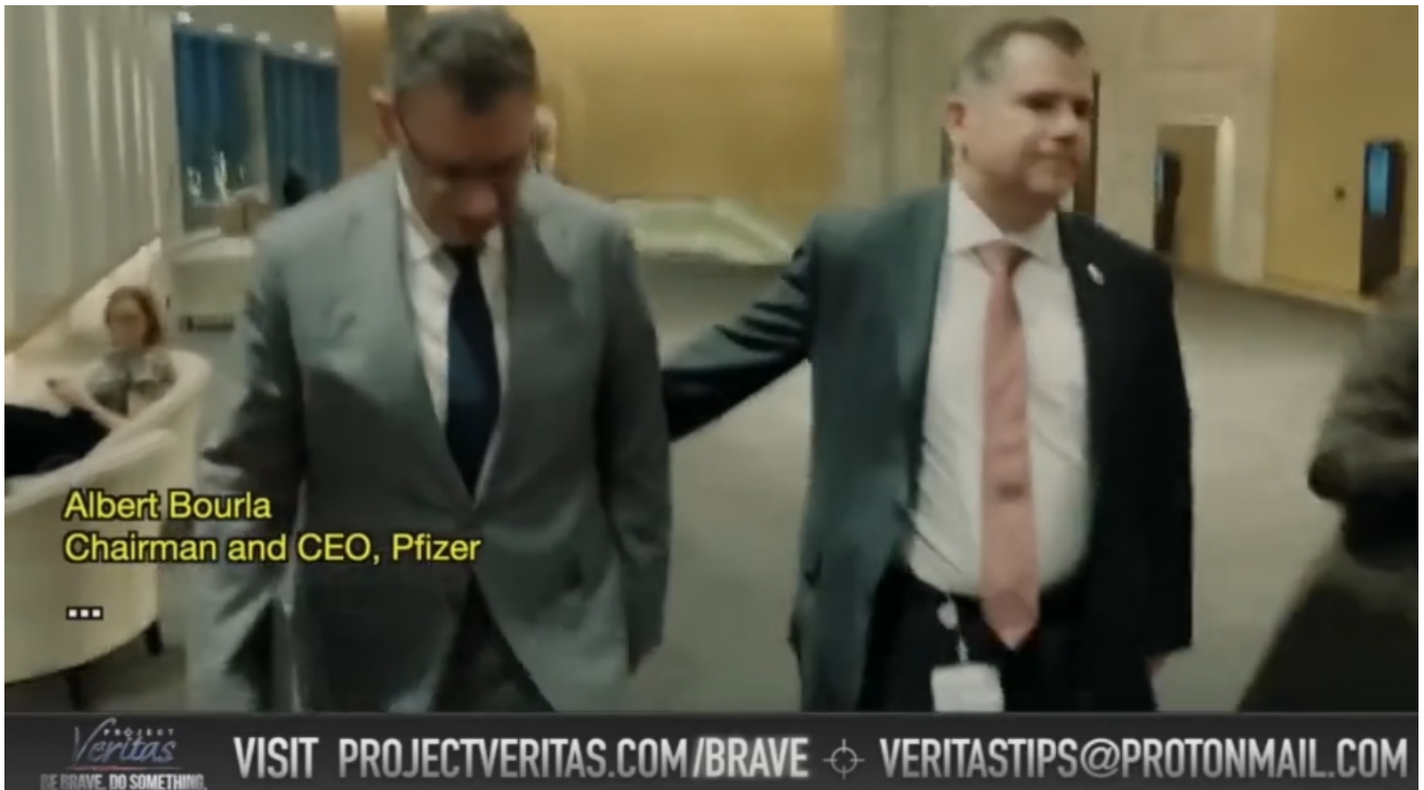
Governor Michael Parson
State of Missouri

Governor Greg Abbott
State of Texas

Governor Greg Gianforte
State of Montana

Reference 1 (Tab 5) included my 5 October 2022 letter to Mr. Anthony Fauci, Ms. Martha Pollack (Cornell), Mr. Donald Trump, and Mr. Albert Bourla. I assert that it is not mere speculation that Reference 1 resulted in Reference 3; Project Veritas coverage of the secret/unannounced RGA event shown below (screenshots) :

Background Discussion *continued*



Background Discussion *continued*

As of this letter I have had **FOUR** person-to-person telephone calls into the following contact:

Republican Governors Association
1747 Pennsylvania Avenue NW
Suite 250
Washington, DC 20006
202-662-4140

On all calls I have politely requested the following **basic** information:

1. Who called the “private event” meeting of 9 February 2023; was it at the request of Pfizer? The Republican Governors Association (RGA), or both? *
2. What was the invitation mechanism? Email? Telephone? Other written invitations?
3. What was the original agenda, and/or were additional items discussed as the meeting proceeded?
4. Who from Pfizer, in addition to those depicted on Page 2 above were in-attendance? Who in representation of the RGA were in-attendance, and which if-any Republican governors were also in-attendance?
5. Were meeting minutes produced that documented the above? If yes, why has such not been shared with the taxpayer? The public at-large?
6. What documents were shared between Pfizer and the RGA?
7. Are there any follow-up Pfizer/RGA meetings scheduled? If yes, when and where; and in what format? In person, by teleconference?

As of this letter **the RGA refuses to answer** any of these questions; all likely germane to the instant Subject.



* That “private event” descriptor was used by the Conrad Hotel Assistant Director of Catering and Events:
<https://rumble.com/v29yc7q-pfizer-albert-bourla-secret-meeting-with-republican-governors-association-r.html>

Background Discussion *continued*

On Page 2 of Reference 2 (my letter of 3 January 2023 to Governor DeSantis, and Ms. Susan Neely, President of the American Council of Life Insurers), I suggested four preliminary prosecution witnesses to the Subject Grand Jury, including **Mr. Edward Dowd**, founder of Phinance Technologies. On 22 February 2023, Mr. Dowd was featured on Fox News Tucker Carlson Today (TCT):



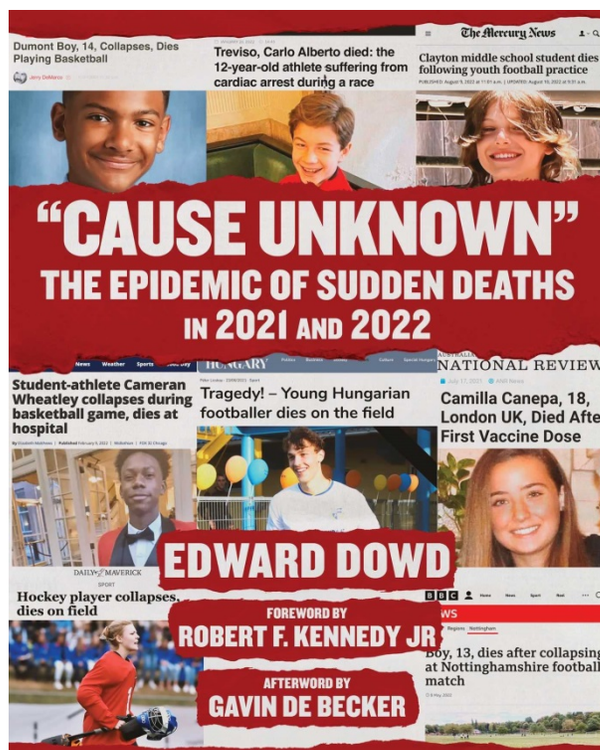
Mr. Dowd discussed his book **“Cause Unknown”** (Please note his astute use of quotation marks). The preamble to his book:

“ What is killing healthy young Americans?

2020 saw a spike in deaths in America, smaller than you might imagine during a pandemic, some of which could be attributed to COVID and to initial treatment strategies that were not effective.

*But then, in 2021, the stats people expected went off the rails. The CEO of the **OneAmerica insurance company** publicly disclosed that during the third and fourth quarters of 2021, death in people of working age (18–64) was 40 percent higher than it was before the pandemic. Significantly, the majority of the deaths were not attributed to COVID.*

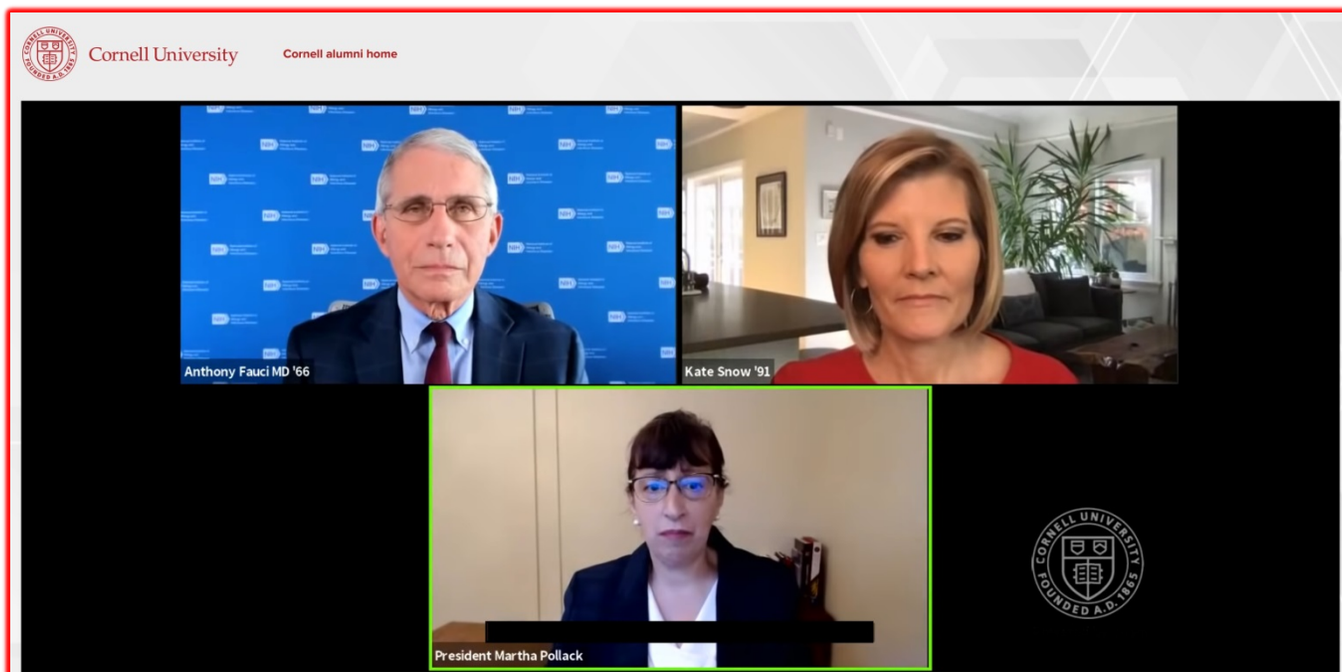
A 40 percent increase in deaths is literally earth-shaking. Even a 10 percent increase in excess deaths would have been a 1-in-200-year event. But this was 40 percent! ”



INTERMISSION Page i of ii

It is reasonable to suggest that the Subject Grand Jury should inquire regarding the criminal conspiratorial participations in the fraud of "COVID-19" by Big Academia. The most notorious would be the Ivy League, especially those that boast of both law schools and medical colleges of global level recognition and esteem. **The most egregious of that group? The current administration of my alma mater, Cornell University.** I am not discounting the alma mater of Governor DeSantis (Harvard), hardly! But the current administrators of Cornell are directly connectable to, and have openly endorsed, and coddled, and promoted **three of the most notorious COVID-19 criminals:**

Mr. Anthony Fauci: Cornell University alumnus, Weill-Cornell Medical School, Class of 1966. Primary 'errand boy' for the globalist plots of decades, including the schemes *ranging from* COVID-19 face masks, lockdowns and needle mandates, *to* the unconstitutional provisions buried in the PREP Act, not the least of which is **Liability Immunity**, etc.



Mr. Bill Gates: Pseudo-philanthropist funder of Gates Hall, a masquerade for study of 'Computer and Information Sciences.' In truth, his primary motivation being solicitation of (unstated) Cornell support for his primary investment ploy: Global population birth rate control through mandatory vaccinations, especially in the so-called Third World.

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

 A promotional banner for an article. It features a "SHARE" button with social media icons (Facebook, Twitter, LinkedIn, Email). The article title is "Bill Gates: The Best Investment I've Ever Made" and the subtitle is "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". The author is "By Bill Gates" and the date is "Jan. 16, 2019 7:01 pm ET". A red arrow points to the author information.

INTERMISSION *Page ii of ii*

Mr. Albert Bourla: Original member **with Ms. Martha Pollack (Cornell)** on the closed-door mRNA promotional group, New York Forward ReOpening Advisory Board. NYFRAB enforced “advice” on mandatory use of face masks, social distancing, lockdowns, etc. as a scheme by which “*return to normal*” could only be achieved if mandatory mRNA injections were implemented, which later singled out Pfizer needle (**See attached secret letter from ex-Governor Andrew Cuomo to Mr. Albert Bourla**). NYFRAB later promoted blatant lie that mRNA needle received “full approval” from the FDA.

The screenshot shows a website page with a yellow header for 'COVID-19 Vaccines' dated August 23, 2021. Below the header is a navigation bar with 'Services', 'News', 'Government', and 'COVID-19 Vaccine'. A dark blue bar contains 'New York Forward' and 'Industry Guidelines', 'Testing', 'Vaccine Program', 'Advisory Boards', and 'Protect Yourself'. A large orange banner reads 'NY Forward Advisory Board'. A red arrow points down from this banner to a text block that states: 'The New York Forward Reopening Advisory Board will help guide the state's reopening strategy. The advisory board will be chaired by former secretaries to the Governor Steve Cohen and Bill Mulrow and includes over 100 business, community and civic leaders from industries across the state.'

Ms. Martha Pollack seen coddling a top Pfizer marketing executive on the campus of Cornell University: **There is zero chance that** Pollack will invite Dr. Peter McCullough, Dr. Robert Malone, Dr. Vladimir Zelenko, Dr. Pierre Kory, Dr. Andrew Kaufman, Dr. Harvey Risch, Dr. Michael Yeadon, Dr. Bryan Ardis, Dr. John Littell, Dr. Gregory Hall, Dr. David Martin, Dr. Jane Ruby, **or Dr. Joseph Ladapo** . . . to name just a few.



Per the Petition, the role of **Florida** academia in “*misleading the public*” should be pursued by your Grand Jury. It was Minnesota Big Academia that **directly** caused the Subject; which we now examine.

**Subject : Mrs. Jummai Nache, Other Similar Incident (OSI) Testimony :
Order Directing Impanelment of Statewide Grand Jury,
Case SC22-1710 – Grand Jury #22**

This Subject is presented to you *with permission*. I have had many conversations with Mr. Philip Nache and Mrs. Jummai Nache wherein they jointly encouraged this formal written proposal.

Other Similar Incident (OSI) Evidence Admission Criteria (State of Florida)

Guidance on this topic is somewhat sparse in the State of Florida. Despite being an out-of-state resident, the guidance I have gleaned strongly appears to support admission, to the Grand Jury, of the facts surrounding the destruction of the physical well-being of Mrs. Jummai Nache, which occurred as a direct result of the two-fold mRNA injections, coerced upon her by her former employer, the University of Minnesota.

Regarding the Petition filed by Governor DeSantis and General Council Newman on 13 December 2022, the Nache case facts comport with and reinforce all Petition theory; indeed with each and every paragraph, especially wherein such speaks to the CDC/FDA/Pfizer misinformation and disinformation that criminally/purposely obviated **complete and true informed consent**.

It took six months of haggling to get the University of Minnesota to release the medical report on Jummai; now over 1300 pages. As a window on their early knowledge of mRNA induced injuries, caused by University employment “vaccination” mandates, we sample Page 183 of that report (screenshot):

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. While we do not have pathognomonic tests for this (or most other disorders), the PF-4 antibody testing is quite sensitive, so the absence of it is reassuring against that diagnosis. Greinacher et al. **Thrombotic Thrombocytopenia after ChAdOx1 nCov-19 Vaccination**, *NEJM* April 2021 <https://www.nejm.org/doi/full/10.1056/NEJMoa2104840>). The onset here was also a bit early, based on discussions I had with an expert on the topic at another institution in reviewing this case.

We spent 45 minutes reviewing what constitutes MIS-A versus other similar inflammatory or infectious states, how the vaccine could have hypothetically amplified an MIS-A that might have occurred anyway, but since we do not know why some are susceptible to MIS and not others, we cannot even say that for sure. My feeling is that they are still in the coping phases of this, and more will come with the amputations needed, so I am just trying to support Jummai and Phillip through this with as much evidence-based background to Jummai's events as I can. I will keep working with

Printed on 10/18/21 9:56 AM

**Subject : Mrs. Jummai Nache, Other Similar Incident (OSI) Testimony :
Order Directing Impanelment of Statewide Grand Jury,
Case SC22-1710 – Grand Jury #22 Conclusion**

Other Similar Incident (OSI) : Further Notes Regarding Evidence/Testimony Admissibility

The instant Subject is not *ad hocism*. The Jummai Nache matter was openly discussed with Florida officials repeatedly. Some communications *predate* the 13 December 2022 Petition *by over-a-year*. In support of admissibility, and rebuttal to claim of *ad hocism*, SPODs for the following communications are on-file :

- a. My first letter to Dr. Joseph Ladapo of 23 September 2021, congratulating his appointment as Florida Surgeon General, included a copy of my 21 September 2021 letter to New York District Judge Dale Hurd which focused on the Jummai Nache matter (Cover and SPOD attached).
- b. My second letter to Dr. Joseph Ladapo of 27 October 2021, openly copied to Governor DeSantis, focused on the Jummai Nache matter.
- c. My third letter to Governor DeSantis, Dr. Ladapo, Attorney General Moody of 13 December 2022. Reference 1 to this letter focused on the voiding of liability immunity; contextualized in-part by the Jummai Nache matter. Under Tab 1 a complete photographic progression history was provided.

Communications that *followed* the granting of the Grand Jury Petition on 22 December 2022:

- d. My fourth letter was to Governor DeSantis and Ms. Neely of 3 January 2023, which discussed under cover to Governor Bill Lee (R-TN) the mRNA injuries of Ms. Claire Bridges and Mrs. Jummai Nache; and the mRNA-tainted blood infusion “blood clot” death of Baby Alex.
- e. My fifth letter was to Governor DeSantis and Ms. Neely of 13 January 2023, which referenced earlier communications which discuss the Jummai Nache matter.

Contact information for Mrs. Jummai Nache and Rev. Philip Nache (forwarded with permission):

Hope of Nations Fellowship Church, 2600 W 82nd St, Bloomington, MN 55431, 502-379-5429.

They would be most grateful for the opportunity to testify under oath at Florida Grand Jury #22.

Respectfully yours,

Paul V. Sheridan

Enclosure / attachments

TAB 5

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Photographic History of the Severe Injury
Amputations Caused by the Pfizer modRNA
Injection of former University of Minnesota
Medical Assistant, Mrs. Jummai Nache

THIRTEEN PAGES

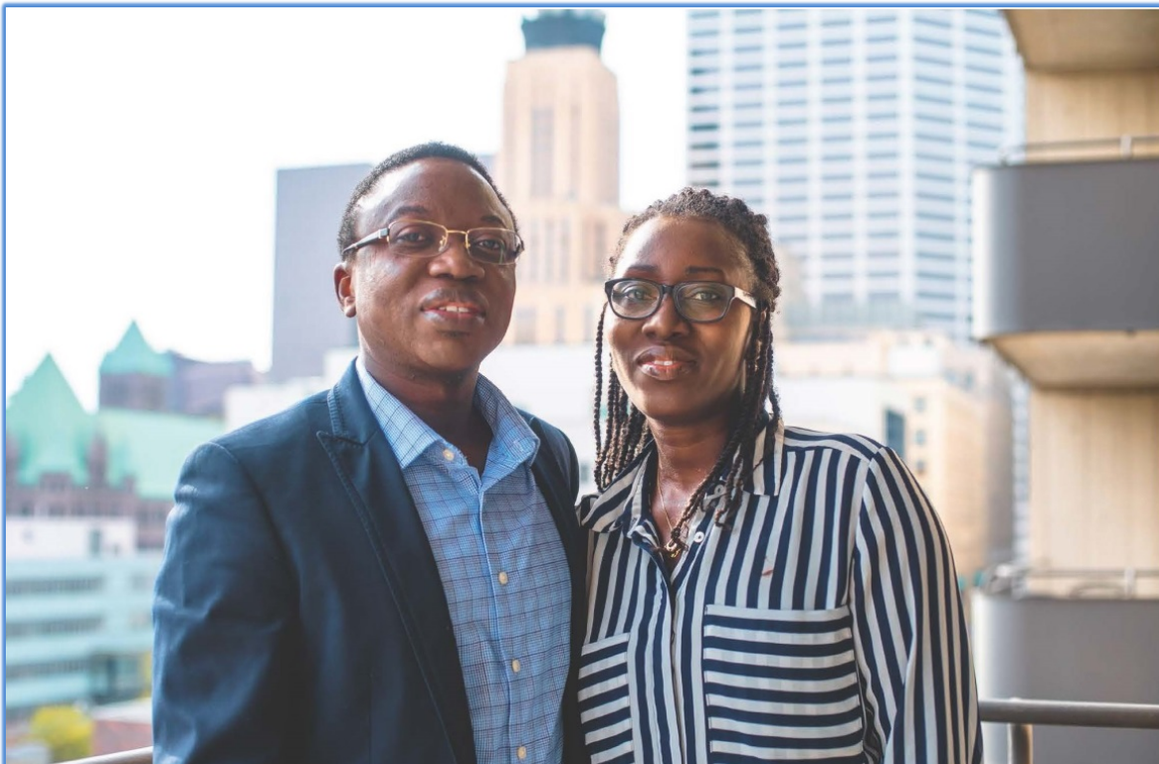
Subject : Mrs. Jummai Nache and her Family



Mrs. Jummai Nache and devoted husband Philip; learning how to walk stairs on prosthetic limbs. Amputation of her limbs caused by modRNA injection mandated by her former employer, the University of Minnesota (UMinn).

A non-smoker, a non-drinker, a "model of health" prior to Pfizer needle; amputations in pictorial review caused by modRNA-induced venous and arterial thromboembolism. Such was not merely foreseeable but a known "mRNA" danger, discussed in-detail at the secret FDA meeting of 22 October 2020. That meeting occurred prior to their Emergency Use Authorization (EUA) of 11 December 2020, where the dangers were ignored. **The EUA allowed Pfizer, hospital administrators, university officials, medical doctors, clinicians, nurses, et al. to inject the modRNA poison under the secretive protections of LIABILITY IMMUNITY.**

Subject : Mrs. Jummai Nache and her Family



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.

Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family

COVID-19 Vaccination Record Card

Please keep this record card, which includes medical information about the vaccines you have received.
Por favor, guarde esta tarjeta de registro, que incluye información médica sobre las vacunas que ha recibido.

Nache Last Name **Jummai** First Name **P** MI

03/02/1971 Date of birth Patient number (medical record or IIS record number)

Vaccine	Product Name/Manufacturer Lot Number	Date	Healthcare Professional or Clinic Site
1 st Dose COVID-19	COVID-19 Vaccine Mfg: Pfizer BioNTech Lot: EK9231 Exp: 4/30/21	<u>1</u> / <u>13</u> / <u>21</u> mm dd yy	M Health Fairview Southdale
2 nd Dose COVID-19	COVID-19 Vaccine Mfg: Pfizer BioNTech Lot: EL9262 Exp: 5/31/21	<u>2</u> / <u>1</u> / <u>21</u> mm dd yy	M Health Fairview Southdale
Other		___/___/___ mm dd yy	
Other		___/___/___ mm dd yy	

Reminder! Return for a second dose! ¡Recordatorio! ¡Regrese para la segunda dosis!

Vaccine	Date / Fecha
COVID-19 vaccine Vacuna contra el COVID-19 0800-0900	<u>02</u> / <u>01</u> / <u>21</u> mm dd yy
Other Otra	___/___/___ mm dd yy

Bring this vaccination record to every vaccination or medical visit. Check with your health care provider to make sure you are not missing any doses of routinely recommended vaccines.
Lleve este registro de vacunación a cada cita médica o de vacunación. Consulte con su proveedor de atención médica para asegurarse de que no le falte ninguna dosis de las vacunas recomendadas.

For more information about COVID-19 and COVID-19 vaccine, visit [cdc.gov/coronavirus/2019-ncov/index.html](https://www.cdc.gov/coronavirus/2019-ncov/index.html).
Para obtener más información sobre el COVID-19 y la vacuna contra el COVID-19, visite [espanol.cdc.gov/coronavirus/2019-ncov/index.html](https://www.espanol.cdc.gov/coronavirus/2019-ncov/index.html).

You can report possible adverse reactions following COVID-19 vaccination to the Vaccine Adverse Event Reporting System (VAERS) at vaers.hhs.gov.
Puede notificar las posibles reacciones adversas después de la vacunación contra el COVID-19 al Sistema de Notificación de Reacciones Adversas a las Vacunas (VAERS) en vaers.hhs.gov.

MLS-319813_1

Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



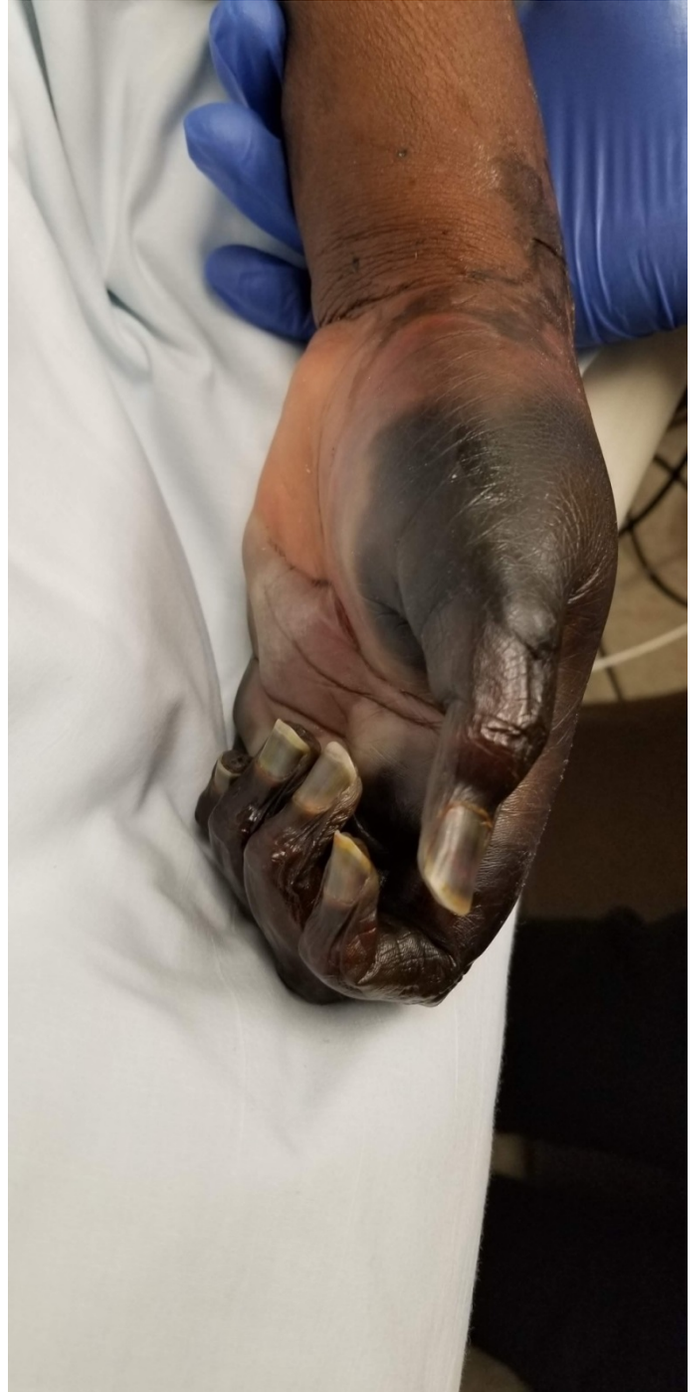
Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



Subject : Mrs. Jummai Nache and her Family



Mrs. Jummai Nache and devoted husband Philip; learning how to walk stairs on prosthetic limbs. Amputation of her limbs **caused by modRNA injection mandated by her former employer**, the University of Minnesota (UMinn).

A non-smoker, a non-drinker, a "*model of health*" **prior** to Pfizer needle; amputations in pictorial review above caused by modRNA-induced venous and arterial thromboembolism; not merely foreseeable but a known "*mRNA*" danger as discussed in-detail at the secret FDA meeting of 22 October 2020, which occurred **prior** to their Emergency Use Authorization (EUA) on 11 December 2020. The EUA allowed Pfizer, hospital administrators, university officials, medical doctors, clinicians, nurses, et al. to inject the modRNA poison under the secretive protections of **LIABILITY IMMUNITY.**

TAB 6

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Letter of 27 November 2023 from Paul V. Sheridan to
Cornell University Board of Trustees Chairman
Mr. Kraig H. Kayser

FIFTY-ONE PAGES

27 November 2023

To: Mr. Kraig H. Kayser, Chairman
Cornell University Board of Trustees
300 CCC Building
Ithaca, NY 14853
607-255-5124 / UPS 1Z1723W70399880575

From: Mr. Paul V. Sheridan
22357 Columbia Street
Dearborn, MI 48124
pvs6@cornell.edu

Primary Courtesy Copies		Courtesy Copy
Congressman Dr. Brad Wenstrup US House of Representatives 2157 Rayburn House Office Bldg Washington DC, 20515 202-225-3164 UPS 1Z1723W70202059495	Senator Rand Paul United States Senate 167 Russell Senate Office Bldg Washington DC, 20510 202-224-4343 UPS 1Z1723W70206111885	Mr. Donald J. Trump The Trump Organization 725 Fifth Avenue New York, NY 10022 212-715-7200 UPS 1Z1723W70311469274

DEMAND : Dr. Anthony Fauci – Revocation of all Cornell University Degrees

OVERVIEW

This letter introduces facts which establish that Dr. Anthony Fauci represents a grave threat to the reputation of Cornell University; that he has repeatedly forfeited his standing with the Cornell family. *The Board of Trustees must initiate addressing this maelstrom by enacting the DEMAND.*

PROCEDURAL VENUE

Although degree granting and revocation authority resides with the University Office of the President, and therefore official response to this DEMAND resides likewise, the compromised status and stature of its current office holder renders a direct approach unfeasible. That is, it is unlikely that the DEMAND will be properly adjudicated regardless of its overwhelming factual merit. For this and other reasons the venue of this DEMAND is initialized upon the Cornell University Board of Trustees, under Chairman Kraig H. Kayser. Appropriateness of this approach is reinforced by very recent *and* relevant Board of Trustee affirmations :

*“ I’d like to thank my fellow alumni for electing me to serve as an alumni-elected trustee for Cornell. It has been an honor and pleasure to serve with fellow trustees who show true commitment and dedication to the university . . . I joined the board in 2019, during a period of uncertainty and societal unrest across the globe. **Several highlights during my term include the navigation of the COVID-19 pandemic . . .** ”*

Dr. Cynthia Cuffie ‘74

*“ The board’s tireless dedication to ensuring that Cornell remains at the forefront of research, education, and innovation has been nothing short of remarkable. The past few years have been some of the most trying times for universities and for the world as a whole, and yet, the board faced these obstacles head-on with exceptional expertise and resilience . . . **It was truly inspiring to see how the board was able to navigate the difficulties posed by the COVID-19 pandemic.** ”*

Ms. Lorette Simon-Gross ‘89 MBA ‘90

SAMPLE LEGAL PRECEDENT : Amir A. Al-Dabagh v. Case Western Reserve University

Correspondence, enclosures information, attachments, SPODs; hyperlinks accessible at directory :

<http://pvsheridan.com/sheridan2kayser-27november2023/>

27 November 2023

To: Mr. Kraig H. Kayser, Chairman
Cornell University Board of Trustees
300 CCC Building
Ithaca, NY 14853
607-255-5124 / UPS 1Z1723W70399880575

From: Mr. Paul V. Sheridan
22357 Columbia Street
Dearborn, MI 48124
pvs6@cornell.edu

Primary Courtesy Copies		Courtesy Copy
Congressman Dr. Brad Wenstrup US House of Representatives 2157 Rayburn House Office Bldg Washington DC, 20515 202-225-3164 UPS 1Z1723W70202059495	Senator Rand Paul United States Senate 167 Russell Senate Office Bldg Washington DC, 20510 202-224-4343 UPS 1Z1723W70206111885	Mr. Donald J. Trump The Trump Organization 725 Fifth Avenue New York, NY 10022 212-715-7200 UPS 1Z1723W70311469274

DEMAND : Dr. Anthony Fauci – Revocation of all Cornell University Degrees

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27 November 2023

(Revised/corrected, 14 December 2023)

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DEMAND : **Dr. Anthony Fauci – Revocation of all Cornell University Degrees**

Enclosure 1 : ***Cause Unknown : The Epidemic of Sudden Deaths in 2021 and 2022***
(by Mr. Edward Dowd former Managing Director of Blackrock Inc)

Enclosure 2 : **Letter/binder of 3 August 2023 from Paul V. Sheridan to Congress**

Enclosure 3 : **Letter of 26 September 2023 from Congressman Dr. Brad Wenstrup to Ms. Christi A. Grimm (Inspector General, US Department of HHS)**

Enclosure 4 : ***DECEPTION : The Great COVID Cover-Up* (by Senator Rand Paul)**

Enclosure 5 : **Letter of 8 August 2023 from Senator Rand Paul to USDOJ**

Dear Chairman Kayser :

In my 20 November 2021 letter to Attorney Michael van der Veen, counsel to President Donald Trump, I stated a key operative of the COVID-19 Crime Syndicate :

“ 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! ”

The ‘exact opposite’ reality has a history that is endemic to Dr. Fauci. His participation is partially indicated by “*surprise outbreak*” and “*entity of excitement*” boasts; but his “*messenger RNA*” fraud is the most egregious. His claim of October 2020 that SARS-CoV-2 is a “*jump species*” disease was a lie; but it also represented exploitation of Cornell University (Page 10 below). Despite direct knowledge of these many facts, Cornell administrator Ms. Martha Pollack continues to coddle this globally *despised* criminal. So degraded is his reputation; the world has coined the new phrase, “*Fauci you!*” as a substitute for the traditional profanity.

This letter introduces facts which establish that Dr. Anthony Fauci represents a grave threat to the reputation of Cornell University; that he has repeatedly forfeited his standing with the Cornell family. **The Board of Trustees must initiate addressing this maelstrom by enacting the DEMAND.**

**COVID-19 Crime Syndicate :
Culpability of the Cornell University Administrators *and* the Cornell Board of Trustees**

The following is meant to clarify the relevance of Big Academia in-general, and the actions taken by Cornell administrators and its Board of Trustees in relation to the COVID-19 Crime Syndicate in-particular; and how such is not merely evidentiary to the investigations of the Primary Courtesy Copy recipients, but is reflective of the urgency of the DEMAND upon the reputation and well-being of our University.

In my 5 October 2022 letter, received by Dr. Anthony Fauci, Ms. Martha Pollack (Cornell), Mr. Albert Bourla (Pfizer) and Mr. Donald Trump; in the section entitled *The Pollack Effect*, I stated :

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

My letter and enclosure of 21 April 2023 was received by all twenty Ivy League administrators (eight presidents, seven medical college deans, and five law school deans). In the *Conclusion* 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. ”**

Those twenty Ivy League administrators *all* received a hard-copy of Reference 1; none have responded. My cover letter of 21 April 2023 displayed the following :

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

**OVERWELMING 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.”

The **“equivalent of a Vietnam War”** quote is from *“Cause Unknown” : The Epidemic of Sudden Deaths in 2021 and 2022*. Having direct knowledge of the modRNA statistics of Enclosure 1, rather than exercising remorse/self-lucidity, Fauci instead commenced a farcical vaccine promotional stunt : *10 Lessons from the Global Health Crisis - Grand Rounds Tour*. Endorsed by Ms. Pollack, this tour included visits to both Weill-Cornell and the Ithaca campus (Uris Hall on 29 March 2023).

COVID-19 Crime Syndicate :
Culpability of the Cornell University Administrators *and* the Cornell Board of Trustees
con't

Board of Trustee “Navigation of the COVID-19 Pandemic”

As you are fully aware, I attended the Board of Trustees election meeting of 2 February 2023 wherein candidates were presenting their person for evaluation. The event invitation invited / encouraged us as follows (screenshot) :

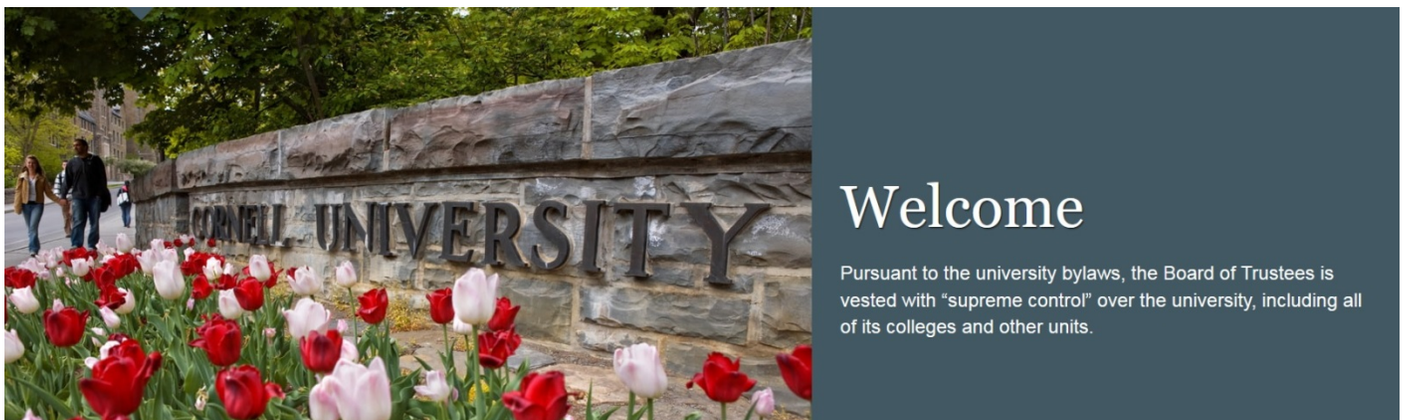
Questions for the Cornell Alumni-Elected Trustees

Please post your questions for the current trustees below and we will try to have them answer as many questions as possible during the Trustee Talk on Thursday, February 2.

My questions were submitted and accepted on “Sunday, January 29, 2023 at 01:23 PM EST.”
With foresight derived from prior interaction, I contextualized my questions as follows :

“Pursuant to the university bylaws, the Board of Trustees is vested with ‘supreme control’ over the university, including all of its colleges and other units.”

This screenshot was taken moments ago at Board of Trustees home page (<https://trustees.cornell.edu/>) :



As a matter of record, the above bylaw remains intact and in-force; as it must.

COVID-19 Crime Syndicate :
Culpability of the Cornell University Administrators *and* the Cornell Board of Trustees
con't

Board of Trustee “Navigation of the COVID-19 pandemic”

Given my prior experience, I did not anticipate direct honest answers to my questions. Indeed, my submission to the 2 February 2023 event stated (screenshot) :

The invitation from AAD claims that the Trustee Talk of 2 February will be “candid.” Prior attempts to discuss with Cornell administrators or trustees the initial and ongoing Day Hall response to COVID-19 has rarely ascended to rudimentary integrity. On that basis, although the wording of your solicitation is appealing, if my submission to this Thursday’s session is even forwarded, and then results in a response approaching a “candid conversation,” such would be welcome but novel. As on many prior occasions, I am willing to try again, not merely declaring but practicing, “to do the greatest good.” The latter does not involve the convenient or the self-serving, but first-and-foremost the whole truth.

“To do the greatest good”? The “whole truth”? I asked three COVID-19 related questions; all of which were, and remain under the ‘supreme control’ of the Board of Trustees. The response I received was delivered by a current Board member, an attorney, Ms. Katrina James:



It is unlikely, in light of my prior submissions and then my real-time presence in the Zoom stream, that her diversions were spontaneous. Her deflective response was likely part of a prior coordinated agreement by Cornell University counsel, **and the Chairman of the Board of Trustees**. Characteristic of the *current* Cornell administrators, other similar COVID-19 related questions remain censored/unanswered.

In the Q&A portion of the 2 February 2023 event, James made the ludicrous claim that the Board does not get involved in the day-to-day affairs of the University. That was not merely a misstatement :

This blatant dishonesty by the Board of Trustees is consonant with the COVID-19 crimes you/they oversaw, committed on the campus of my alma mater, Cornell University.

COVID-19 Crime Syndicate :
Culpability of the Cornell University Administrators *and* the Cornell Board of Trustees
con't

Board of Trustee “Navigation of the COVID-19 Pandemic”

The Board of Trustees has, is, and always will be involved in the day-to-day affairs of our campus and, moreover, can pick-and-choose which administrative issues are its priority. This is a matter of *long* history.

Nowhere is that rendering (of Board involvement) more accurate than with-respect-to the COVID-19 crimes orchestrated by 300 Day Hall . . . and the “guidance” supplied by Cornell graduate Dr. Anthony Fauci.

In truth, the Board of Trustees was DIRECTLY embroiled in those crimes; the latter status/assessment is a matter of record. But it is the record of 2 February 2023 that must be corrected . . . a correction to an adolescent attempt, delivered by attorney Ms. James, to disconnect the Board of Trustees from COVID-19 culpability; going so far as to ostensibly divert all blame upon the servility of Ms. Martha Pollack :



At the 2 February 2023 Alumni Trustee election meeting, predicated upon and directed-at my COVID-19 related questions, Ms. Katrina James asserted the following absurdity :

***“It is not our role to be involved in the day-to-day running of the University,
and that’s what we entrust to President Pollack.”***

A blatant insult. But this preplanned attempt to deny the day-to-day involvement of the Board of Trustees, especially its endorsement of COVID-19 related actions (enforced *against* Cornell University faculty, staff and students) ***is officially belied by their own words . . . see red font, Page 6 below.***

COVID-19 Crime Syndicate :
Culpability of the Cornell University Administrators *and* the Cornell Board of Trustees
Conclusion

The Alumni Affairs and Development website continues to post the 22 June 2023 article entitled :

Cuffie and Simon-Gross Reflect on Service

documents how “two alumni-elected trustees finishing four-year terms . . . reflect on their time with the Cornell University Board of Trustees.” These trustees affirm and exalt the day-to-day role of the Board.

Dr. Cynthia Cuffie, a medical doctor, and former pharmaceutical executive, declared in her end-of-service statement the exact opposite of the Ms. James diversion (Page 5 above) :



“ I’d like to thank my fellow alumni for electing me to serve as an alumni-elected trustee for Cornell. It has been an honor and pleasure to serve with fellow trustees who show true commitment and dedication to the university.

*I joined the board in 2019, during a period of uncertainty and societal unrest across the globe. **Several highlights during my term include the navigation of the COVID-19 pandemic . . . ”***

Ms. Lorette Simon-Gross stated:

“ The board’s tireless dedication to ensuring that Cornell remains at the forefront of research, education, and innovation has been nothing short of remarkable. The past few years have been some of the most trying times for universities and for the world as a whole, and yet, the board faced these obstacles head-on with exceptional expertise and resilience.

It was truly inspiring to see how the board was able to navigate the difficulties posed by the COVID-19 pandemic”



These departing trustees **were featured co-moderators at the 2 February 2023 event !** They were aware of my presence in real-time, wherein I streamed my prior submissions. Rather than responsiveness they too chose inaccuracy; in-agreement with the “not our role” **nonsense**. My questions portended the **implicit** day-to-day role of the Board, and therefore its **implicit** “navigation of the COVID-19 pandemic.”

Let us be clear, my simple COVID-19 related questions provoked your coordinated attempt to deny Board of Trustee culpability . . . instead, this despicable behavior, delivered by an attorney, confirmed such.

INTERMISSION – Simply because we are from Cornell

The undersigned was keynote speaker at the 2018 Society of Automotive Engineers' (SAE) 'New Energy Vehicle Forum' in Shanghai China. It is difficult to convey in written-word the sea change that occurred, with an already attentive audience, when the moderator announced that I was a graduate of Cornell University.

In my personal library, since 1984, in original pristine condition, is the book entitled ***This is Cornell***. The introduction to this cherished item was written by former professor of English History and former Board of Trustee member, Mr. Frederick G. Marcham.

Anticipating my experience with Shanghai and elsewhere, and those of many dedicated Cornelians, Professor William Hansel wrote the book title essay. He concludes with the qualifying adage: **Simply because we are from Cornell**. His lucid essay, which emphasizes the life sciences, is on Page 128 :

“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.**”

Indicating that the role of the Trustees includes not only the day-to-day, but also the broad issue of reputation, former chairman of the Board of Trustees, Mr. Austin H. Kiplinger asserts on Page 136 :

“Cornell is a realistic blend of technology and the humanities that prepares students for the twenty-first century. In fact, many educators could well look to Cornell as a role model in designing educational strategy for the years ahead. Recently the president of one of our sister institutions told his commencement audience about his vision of the great university of the future. It would, he said, be an institution supported by all segments of society – state and national governments as well as individuals. It would be distinguished in teaching and research as well as public service. It would be in all respects an ideal mix of public and private effort administered as a single institution. Well, I have some news for our distinguished friend. That institution already exists. It was founded more than one hundred years ago. It is here and now, hale and hearty. **It is called Cornell.**”

See Board of Trustees 'supreme control' website link on Page 3 above.

COVID-19 “Guidance” Enforced Upon the World by Dr. Anthony Fauci : His Exploitations of Cornell University

Relating to the DEMAND, did Dr. Fauci honor the Cornell family during his “*surprise outbreak*” of early 2017? During the release of SARS-Cov-2 in late 2019 which (according to him) is a virus bioengineered by Chinese bats? While demanding that global humanity submit to an experimental modRNA poison?

In the context of the DEMAND, there is overwhelming **evidence that Fauci exploited Cornell University** to fulfill the “*exact opposite*” agenda. Again, from Page 1 above:

“The so-called ‘COVID-19 vaccine’ is not in response to the SARS-CoV-2 virus; but the exact opposite!”

There is abundant evidence that Fauci and his exploitations were enthusiastically accommodated during 2020, 2021 and 2022 by 300 Day Hall; especially the person shown on Page 5 above.

There are indications that Fauci and his COVID-19 exploitations were directly facilitated by the Board of Trustees, as partially affirmed by outgoing member statements (Page 6 above).

In early 2020, immediately after the declaration of a National Emergency by President Trump, a secretive group was formed and chaired by defrocked Governor Andrew Cuomo entitled, The New York Forward ReOpening Advisory Board :



In April 2020 (!?), **with Ms. Pollack and Pfizer CEO Albert Bourla as original members**, the ReOpening Advisory Board was **already** spewing the following coercive, preemptive, modRNA sales & marketing **crap**:

**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**

After that Bourla/Cuomo/Pollack insult to facts, data and science; the Board of Trustees was entrusted with “*navigating the COVID-19 pandemic.*” **The Cornell Student Behavioral Compact?**

COVID-19 “Guidance” Enforced Upon the World by Dr. Anthony Fauci : His Exploitations of Cornell University *con’t*

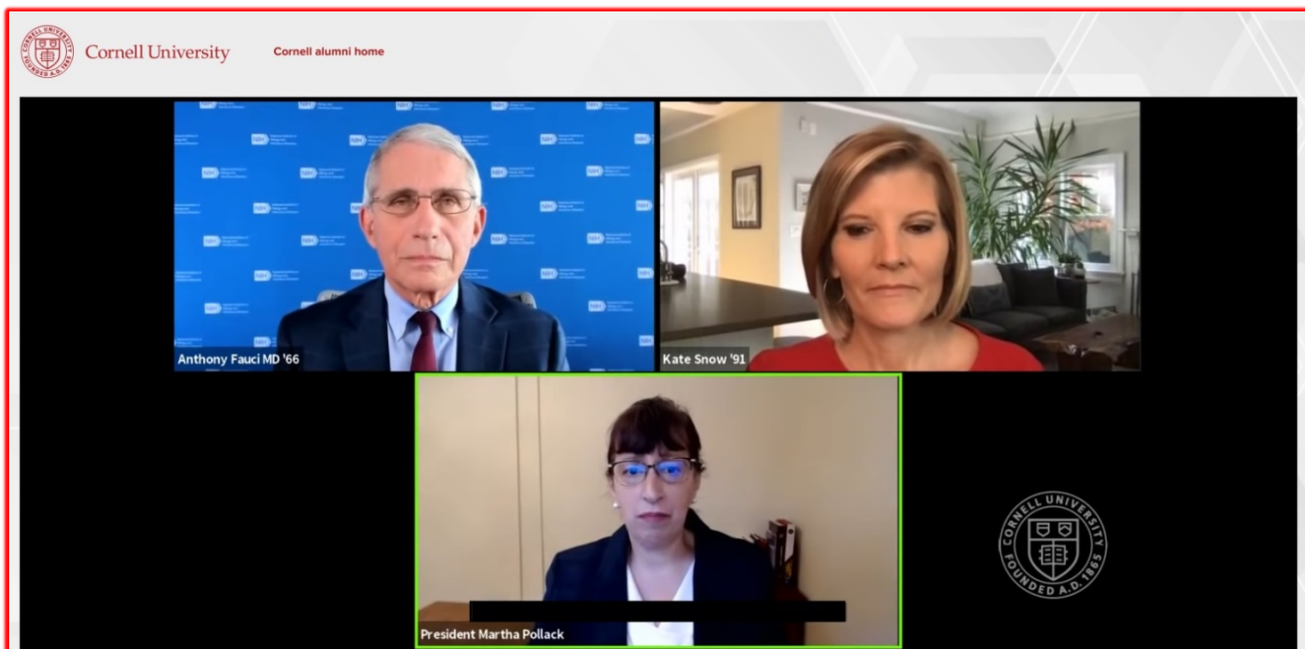
One of the most damning documents, but representative of the criminality of the Cornell administrators, born in the bowels of the NY Forward Board (Page 8 above) . . . the grotesque Cornell Compact . . . **the very first sentence was a “vaccine” promoting lie; premised on the fear of “health risks,” and later the coercive phrase “return to normal.”** The Compact was early confirmation that a RICO-styled **exploitation** of my alma mater was pre-planned . . . a scheme which, as its first salvo, included the draining of the US Treasury in behalf of Pfizer : *(Next, the Compact, the bolding is NOT added)*

7/31/2020

Cornell Student Behavioral Compact

Until there is an effective vaccine for COVID-19, we live in a world of significantly enhanced community and personal health risks. The university cannot eliminate those risks, even with the best of planning. We can, however, work together to reduce those risks, and each member of our returning Cornell community must adopt a culture of shared responsibility for our safety and well-being. That will necessitate behaving, both on campus and off campus, in ways that at times will be difficult and may feel constrained, but are crucial both for Cornell and for the greater community in which we live. **The Cornell University Student Behavioral Compact 2020-2021** sets forth our behavioral expectations for Cornell students joining us in Ithaca for the 2020-2021 academic year in order to minimize transmission of COVID-19 and protect those most vulnerable to the virus. **This Compact applies to all undergraduate, graduate and professional students who reside in or return to the greater Ithaca area and/or the Cornell University campus community for the 2020-2021 academic year.**

Shortly thereafter, on October 6 2020, to embolden a key portion of their criminal scheme . . . their “vaccine” mandate . . . Ms. Martha Pollack coddled the globally-despised criminal, and embraced his fraudulent “guidance” . . . at the event she shamelessly labeled StayHomeComing 2020 :



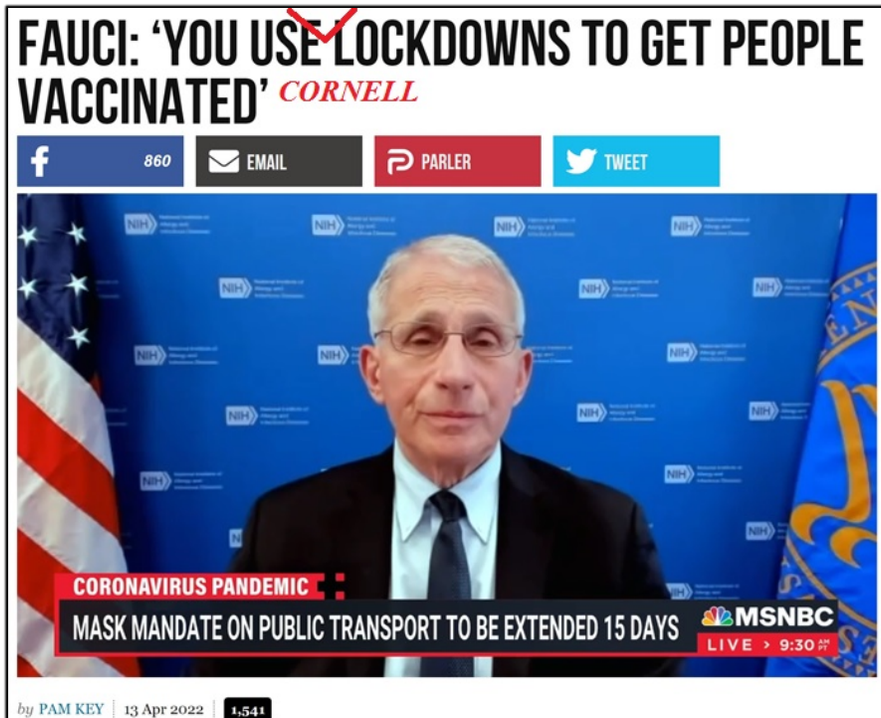
COVID-19 “Guidance” Enforced Upon the World by Dr. Anthony Fauci : His Exploitations of Cornell University *Conclusion*

As indicated *many* times, the lockdowns/mandates were a scheme; a pre-planned Pfizer marketing ploy, fully implemented by Ms. Pollack, and **“navigated”** by the Board of Trustees. A conspiratorial scheme steeped in criminal coercion, enforced upon trusting souls by the Cornell administrators; its central theme that the only path available for a **“return to normal”** was injection with poisonous modRNA Pfizer needles. A path enforced by criminal threats of many kinds, not the least of which were expulsions and dismissals. All to the delight of Mr. Albert Bourla, whose bonus check was derived by the draining of the US Treasury.

Immediately after the fraudulent FDA Emergency Use Authorization (EUA) on 11 December 2020, Fauci was hosted by Governor Cuomo. Emphasizing that a **‘return to normal’** was conditional with modRNA mandates; Fauci gleefully declared, **“You got it right!”**



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



(insert added)

Admission of the “Exact Opposite” by Dr. Anthony Fauci

At StayHomeComing 2020 (Page 9 above), Ms. Kate “Miscarriage Matters” Snow asked Fauci another staged vaccine-promoting question :

“What keeps you up at night?”



“Ya know, what used to keep me up at night, is what I am doing now!

Ya know it’s an interesting question Kate. I get asked years ago. Multiple times. ‘What is your worst nightmare?’ ‘What keeps you up at night?’ Well, I always say, that would be 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 of group. And sure enough, here we are, in 2020, and we have my perfect nightmare. Namely, a pandemic that’s 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.”

For those uninitiated with Mr. Fauci, his October 2020 quote is an admission that his “perfect nightmare” was precisely what the COVID-19 Crime Syndicate had already bioengineered under a laundered contract to the Wuhan Institute of Virology in China. Called ‘Gain of Function’ research (GoF), there was nothing “theoretical” about it. This admission by Fauci, his direct connection to the “exact opposite” / GoF conspiracy, also leads to treason by the Central Intelligence Agency (Enclosure 3, Page 13 below).

Admission of the “Exact Opposite” by Dr. Anthony Fauci *con’t*

In my 21 July 2020 letter to Dr. Fauci, **which was received by Pollack** (and President Trump), I posed a simple **zero-wiggle-room** question, (screenshot) :

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?

It is said that I was the first to put this question *directly* to Fauci. When I telephoned Dr. Fauci at his NIAID office (301-496-5717), I was rebuffed by staff. But less than a month later, the Wall Street Journal reported on 19 August 2020, **“NIH Presses U.S. Nonprofit for Information on Wuhan Virology Lab.”**

In several letters I have emphasized **why** the following propaganda was promoted during 2020: These subsequent headlines were spewed by the COVID-19 Crime Syndicate to suppress the “exact opposite” reality. This globally based cover-up was in preparation for vaccine enforcement promotionals . . . not the least of which was the farcical Cornell/Pollack StayHomecoming 2020 event :



Fauci, the “*face of America’s COVID-19 response*,” also helped to conceal the motivations of the Cornell Administration and the Board of Trustees. *Navigated* by your STUDENT BEHAVIORAL COMPACT (Page 9 above), **the motivation of fund-raising (with BigPharma) was just one justification for your modRNA mandate; the latter sold in the Compact as the sole route for a “return to normal.” A lie.** A blatant pre-planned lie, coordinated in-part by the NY Forward Board (Page 8 above).

Admission of the “Exact Opposite” by Dr. Anthony Fauci *con’t*

In my 9 June 2021 letter I confronted Fauci with his bold lie at the 17 April 2020 press conference. While standing next to the president, while standing before global humanity, as lead member of Trump’s White House Coronavirus Task Force; the record shows he once-again sullied the Cornell family.

Similar to his “*perfect nightmare*” at StayHomeComing 2020, when asked about SARS-CoV-2 origins, Fauci mumbled pseudo-esoteric goo about “sequencing.” With the body language of a common thug, he then stumbled into an unnamed study, by unnamed authors; who were experts on Chinese bats :

*“ Yeah. There was a study recently that we can make available to you, where a group of highly qualified evolutionary virologists looked at the sequences there and the sequences in bats as they evolve, and the mutations that it took to get to the point where it is **now** is totally consistent with a jump of a species from an animal to a human. So I mean, the paper will be available. I don’t have the authors right **now**, but we can make that available to you. ”*



But “now” we have the investigation by Congressman Dr. Brad Wenstrup. Enclosure 3 indicates that Fauci was central to the infamous Big Tech orchestrations of a lie that led to horrific injury and death on a global scale. A screenshot from Dr. Wenstrup’s letter :

According to information gathered by the Select Subcommittee, Dr. Anthony Fauci, then-director of National Institute of Allergy and Infectious Diseases, played a role in the Central Intelligence Agency’s review of the origins of COVID-19. The information provided suggests that Dr. Fauci was escorted into Central Intelligence Agency (CIA) Headquarters—without a record of entry—and participated in the analysis to “influence” the Agency’s review. Our goal is to ensure the scientific investigative process regarding the origins of COVID-19 was fair, impartial, and free of alternative influence.

The Select Subcommittee’s goal is to ensure accountability and transparency. The American people deserve the truth—to know the origins of the virus and whether there was a concerted effort by public health authorities to suppress the lab leak theory for political or national security purposes. Accordingly, information regarding specific movements of Dr. Fauci throughout the pandemic is reasonable and hardly intrusive, especially considering he is no longer employed by the federal government, he is no longer a protectee of the Inspector General, and we are not requesting any information regarding his current movements.

The Fauci “*perfect nightmare*” quote should be viewed with revulsion; in that October 2020 timeframe Fauci was presuming that the GoF issue was sufficiently suppressed. It was not, and never will be; as Enclosure 4 now confirms.

(See StayHomeComing 2020 discussion Page 9 above.)

Admission of the “Exact Opposite” by Dr. Anthony Fauci *Conclusion*

From Page 1 above, a reminder of the “exact opposite” :

“ 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! ”

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 Fauci as follows :

“He’s a pathological liar!”

To the best of my knowledge, no other Cornell University graduate has ever had a headline that even *remotely* approaches the repulsiveness of the following :



In the context of the DEMAND, Cornell graduates are renown for the opposite : passionately embracing, exalting, and protecting life in-general; human life in-particular (See Page 7 above).

Culpability of Cornell University Faculty

A reminder from Page 2 above :

“ 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. ”**

QUESTION: Does evidence exist that could reasonably be interpreted to indicate culpability of a vesting in the COVID-19 crime syndicate . . . vested interests that are members of the Cornell faculty, evidence **connectable to the “exact opposite” reality** discussed on Page 1 above?

Is there evidence that these vested faculty were fully aware of the enormous EXISTING financial windfall ALREADY bestowed upon Pfizer, BEFORE the so-called “vaccine trials” had even begun !?!

ANSWER: Yes to both. These vested faculty members were so brash that they openly provided evidence of their culpability, of multiple offenses, on nationally and globally available media. We examine a representative sample of several Cornell faculty.

Weeks prior to the FDA Emergency Use Authorization (EUA), Dr. Cynthia Leifer, Professor of Immunology at the College of Veterinary Medicine was already hacking the “95% effective” fairy tale in behalf of Pfizer. During her first appearance of 2 December 2020 the EUA had not been issued. As Leifer is fully aware, applicable law is very clear on what can be claimed about EUA vaccines. Strictly speaking she was not yet in violation. But after the EUA of 11 December 2020 she knowingly violated the law. Her next appearance was April 2021. **She was aware of restrictions on claims and promotions** defined by the FDA Letter of Authorization. She was aware that the FDA did **NOT** grant “full approval.” She was fully aware that the modRNA technology is so dangerous that Pfizer would never deploy millions of doses unless they, like her employer, were shielded by LIABILITY IMMUNITY . . . But vesting, not ethics, was her priority :



“The clinical trial data came back very quickly that these vaccines were ‘safe & effective.’ ”

That Leifer proclamation of April 2021 was not only complete **crap**, it was likely in violation of the law.

Culpability of Cornell University Faculty con't

Dr. Leifer then confirmed that there was no credibility to President Trump claims that the “vaccine” was developed with great speed, under Operation Warp Speed. In the Cornell production of 5 April 2021, ***Cornell Experts Answer Questions About the COVID-19 Vaccine***, Dr. Leifer offered a half-truth :

“ 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.”

The whole truth? When Leifer says “*coronavirus vaccines*” she is lying-by-omission. The “*decades*” did NOT involve vaccines of traditional definition. The needles involved a new modified RNA technology (modRNA) or, as in numerous journals, saRNA; a self-amplifying RNA technology. These needles contain anything BUT “messenger RNA.” Everything but Mother Nature . . . **as is well-known to Dr. Fauci.**

MEMO : One of the “*scientists*” implied by Dr. Leifer was Fauci. In 2003, in his effort to cash-in on the SARS-CoV-1 virus (which was patented by the CDC, a version that did not originate from Wuhan), Fauci attempted to patent an “mRNA vaccine.” **Recognizing that his use of the term “mRNA” was a fraud, the Patent and Trademarks Office rejected his application !**

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.

Culpability of Cornell University Faculty con't

MEMO : Decades ago, the Patent Office derided Dr. Anthony “I represent science” Fauci :
“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 . . .”

Lower standard? America’s Doctor is so inept that the ‘lower standard (of) the standard art definition’ eludes him?! In 2021, two **decades** after being rebuffed by the Patent Office, **Fauci amplified his scientific fraud**; he doubled-down on **his** standard art, lying and deceiving on a global scale. This time on-video, exploiting the bully-pulpit of the NIH :



Again, Cornell University Professor of Chemistry, Dr. David Collum, characterized Fauci :

“He’s a pathological liar!”

The fact that the Pfizer needles do not contain “messenger RNA,” but were repeatedly and forcefully marketed to humanity as such; that the needles in-fact contain an experimental modified self-amplifying RNA technology, that was known to be, and has since been exhaustively documented as DEADLY, **is legally cause-enough to vacate all LIABILITY IMMUNITY shielding for all involved.** *

RNA-Based Vaccine Technology: The Trojan Horse Didn't Contain mRNA

It contains modRNA that genetically manipulates healthy cells

PREMIUM FEATURED COVID VACCINES



Klaus Steger, Ph.D.

Apr 21 2023

* Enclosure 2, Page 12 of 22 offers details, including the broad criminality and charlatanism of this “messenger RNA” ruse, as was also strenuously promoted by Cornell professor Mr. Avery August.

Culpability of Cornell University Faculty con't

Is there evidence that faculty were aware of the enormous EXISTING financial windfall ALREADY bestowed upon Pfizer, before the so-called “vaccine trials” had even begun ?!

Returning to a Cornell-stationed Pfizer sales rep, Dr. Cynthia Leifer; fulfilling that role in at least four television appearances, she also boasted :

*“ Manufacturing these vaccines can be done at large scale very quickly. We also took a **huge financial bet** to manufacture large amounts of these vaccines so that once they were approved it would give us a leg-up to distribute those to the community so that we could get them into people’s arms. So even though they were made very quickly, they’re ‘safe and effective.’ ”*

In April 2021, under the EUA, Leifer is in-violation when selling the ‘safe & effective’ claim.

But who covered that “bet” ? Dr. Leifer? Ms. Pollack? Dr. Fauci? As Leifer was fully aware, the “huge financial bet” she wants to take credit for; that risk was borne **solely** by the US taxpayer.

In a lawsuit against the BigPharma criminals of Pfizer, exposing their blatant ‘vaccine trial’ fraud, they provided the following motion-to-dismiss defense filing (arrows added) :

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+

Culpability of Cornell University Faculty Conclusion

- Question: Referencing Dr. Leifer’s “decades” boast and the BILLIONS involved, did the Cornell Administration, or the Board of Trustees, or any member of the Cornell faculty take-on “the huge financial bet”? That risk was borne entirely by the American taxpayer.
- Beginning: As the above court filing shows, the DoD forwarded a multi-billion-dollar check to Pfizer **PRIOR** to commencing their “vaccine trials.” **With that recent stake-in-the-ground, and with billions already invested over “decades,” does anyone actually believe that Fauci, Bourla or Cornell would disclose the whole truth?**
- To-end: What the above court filing does NOT show : The Trump EUA granted Pfizer an enormous back-end windfall under **LIABILITY IMMUNITY**; shielding Mr. Albert Bourla from the health and legal horrors partially documented by Enclosure 1 :
- “Cause Unknown : The Epidemic of Sudden Deaths in 2021 and 2022.”**

From beginning-to-end, as key a participant and therefore a direct beneficiary of the COVID-19 Crime Syndicate, Pfizer demanded zero risk; that demanded zero financial or legal exposure.

That demand for legal immunity was also embraced by Big Academia; by Cornell administrators, by the Board of Trustees, and by vested interests of the Cornell faculty. But that landscape is about to change :

WESTERN
Standard

NEWS
OPINION
WATCH
BUSINESS

News

Ontario man files \$35.6 million lawsuit against Pfizer over son’s vaccine death



Sean Hartman Courtesy Rod Abrams Funeral Home

Jonathan Bradley

Published on : 16 Oct 2023, 8:03 pm

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**President Donald J. Trump :
The Most-Lied-To and Most-Lied-About President in U.S. History**

At Tab 4 of Enclosure 2 you will find my 3 August 2023 letter to the director of the United States Secret Service, Ms. Kimberly Cheatle. My conclusion :

CONCLUSION : President Donald J. Trump, the Most-Lied-To and Most-Lied-About President in U.S. History

The only "threat" I might pose to Mr. Donald J. Trump is of an ethical and patriotic nature. I am compelled to demand that he recognize, for the sake of himself, the First Family and the nation; that he was the *most-lied-to* and the *most-lied-about* president in US history.

Of those lies, none are more insidious and far-reaching as those borne in the criminality of the "COVID-19 pandemic." The hard data regarding the devastation caused by the mRNA needles (even that surviving censorship) is not receding; indeed it is amassing at an accelerating pace, and at the global level. Unless Mr. Trump forthrightly and publically corrects his "wonderful vaccine" position, the history books will forever assign the horrific adverse events data and its cause (Operation Warp Speed) to the Trump Family name.

I take no pleasure demanding the correction proposed in Reference 2. But I remain steadfast: At this point, the torrid legacy of Operation Warp Speed includes, and is inextricably *connectable* to the ongoing agony endured by Mrs. Jummai Nache and her family.

If Mr. Trump embraces this reality, and provides humanity with the whole truth, his legacy will be fortified, and he will be credited historically for his offering of further confirmation of the *willful misconduct* that permeates the entirety of the "COVID-19 pandemic."

A key outcome of Mr. Trump's further confirmation will be the obviating of LIABILITY IMMUNITY which is so gleefully deployed and enjoyed by his political enemies. The justice so desperately needed among millions nationally and worldwide, at present and in the future, is at stake.

I forwarded my 'political enemies' discussion prior to the Dr. Wenstrup letter of 26 September 2023.

Introduced on Page 13 above, Enclosure 3 portends how Fauci, **a key political enemy of President Trump**, was coddled by the Central Intelligence Agency (CIA), but exempted from the required sign-in procedure. Dr. Wenstrup discusses the "influence" exerted upon the media and the BigTech social media platforms, in the syndicated attempt to divert from the reality that Gain-of-Function (GoF) research at Wuhan produced the SARS-CoV-2 virus, which was promoted by the COVID-19 Crime Syndicate as responsible for their global COVID-19 pandemic . . . Fauci's "*surprise outbreak*."

Tab 1 of Enclosure 2 contains the 24 March 2021 letter, sent to the criminals of BigTech : Twitter CEO Mr. Jack Dorsey, and Facebook CEO Mr. Mark Zuckerberg. **In deep irony, exercising conspiratorial purposes similar to Fauci and the CIA**, a key author of that 24 March 2021 letter :

**Ms. Letitia James . . . the Attorney General of New York,
currently the #1 political enemy of former President Trump,
currently prosecuting the Trump family for fraud.**

President Donald J. Trump :
The Most-Lied-To and Most-Lied-About President in U.S. History *Conclusion*



Jack Dorsey, CEO, Twitter
Mark Zuckerberg, Chairman & CEO, Facebook
March 24, 2021
Page | 4

LETITIA JAMES
Attorney General of New York

Unable to do so from the Office of the New York Attorney General, the Letitia James letter seeks a First Amendment go-around . . . she demanded that Twitter and Facebook ban anyone that questioned the safety & effectiveness of the modRNA poison needles . . . needles which, in addition to being shielded by LIABILITY IMMUNITY, also rely on censorship for ongoing global cajolement :

THE DAILY SCEPTIC
QUESTION EVERYTHING. STAY SANE. LIVE FREE.

Search... ARTICLES ABOUT

Lancet Study on Covid Vaccine Autopsies Finds 74% Were Caused by Vaccine – Study is Removed Within 24 Hours

BY **WILL JONES** 6 JULY 2023 1:28 PM SHARE    

MEMO to Mr. Trump : If a person of such unrelenting corruption as Ms. James promoted the modRNA needles by **placing a “gag order” on the entire country**, slithering in the shadows to ensure that the First Amendment did not interfere with the “vaccine” mandates . . . what does that imply about their needle !?

LIABILITY IMMUNITY : Underbelly of the COVID-19 Crime Syndicate

1. During his modRNA promotions at StayHomeComing 2020, did Mr. Fauci disclose his pre-planned deployment of LIABILITY IMMUNITY?
2. During the last four years since the **“surprise outbreak”** (predicted by Dr. Fauci in January 2017), * did Ms. Martha Pollack, the Cornell COVID-19 Vaccine Ambassadors, or Law School dean Mr. Jens Ohlin formally disclose LIABILITY IMMUNITY as required for true informed consent? **Certainly Dean Ohlin can comprehend the portent of the image on Page 13 above . . . it is part of his curriculum !**
3. Since the **“entity of excitement in China somewhere”** (predicted by HHS director Dr. Rick Bright * in October 2019), did any Cornell faculty such as Ms. Cynthia Leifer disclose LIABILITY IMMUNITY as a secretive provision of the EUA?
4. During the years, while **“navigating the COVID-19 pandemic,”** did any member of the Board of Trustees disclose or direct Cornell administration to disclose to students, staff and faculty; the issue of LIABILITY IMMUNITY in the context of true informed consent?
5. Has Joe Biden ever mentioned LIABILITY IMMUNITY? At the 2022 State of the Union address, with so-called public servants in-applause, the “vaccine mandate president” declared :

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

6. That Biden statement is just **another** lie; an adolescent attempt to misdirect public attention from the LIABILITY IMMUNITY granted for BigPharma. In policy lockstep with Biden’s treasonous claim that *“the Second Amendment is not absolute,”* but studiously avoiding the torrid consequences of the PREP Act, we have the staunch Biden supporter, Senator Ed Markey, mouthing concern for justice :



Court invented doctrine? What-about the ‘Congress invented doctrine’ that shields the COVID-19 Crime Syndicate? At his ‘Coronavirus Resources’ page, does Markey offer ‘accountability for misconduct’ legislation regarding the modRNA poisons? Legislation justified by the ongoing horrors of Enclosure 1?

Do I really need to answer any of the six questions above ?

* See quotes Page 37 below.

** See ‘Refugees Lack COVID Shots’ Page 25 below.

LIABILITY IMMUNITY : Underbelly of the COVID-19 Crime Syndicate *con't*

Mr. Kayser . . . in my submission to you as Chairman of the Board of Trustees, in preparation for the Trustee Talk event of 2 February 2023, I preambled questions with a quote from my December 2021 interview with the Stew Peters Network :



That interview quote from my February 2023 Trustee Talk submission (screenshot) :

“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.’”

My questions put to you and the Trustee Talk event participants (screenshot) :

The Day Hall failure to ascend to the basics of informed consent goes far beyond merely being self-serving, it constitutes violation of the law; it constitutes criminality ranging from gross criminal negligence to violation of the Nuremberg Medical Tribunals and the Geneva Convention; and everything in-between.

QUESTIONS for Trustee Talk with Corey Ryan Earle '07 Event:

As the University body “vested with supreme control,” and espousing “to do the greatest good,” what role did the BOT play in ensuring that Cornell students, staff and faculty remained in-the-dark, uninformed of COVID-19 “vaccine” liability immunity?

In the alternative, given that ‘informed consent’ regarding liability immunity was never formally implemented on the campus of my alma mater, what role if any did the BOT play in countermanding that Day Hall failure to ensure informed consent, and with who/whom was the countermand issued and when?

In the very near future what actions will the BOT take to ensure that Cornell students, staff and faculty are offered informed consent with respect to the ongoing reality of liability immunity for the COVID-19 “vaccine” manufacturers and the protected groups under the PREP Act?

LIABILITY IMMUNITY : Underbelly of the COVID-19 Crime Syndicate *con't*

Mr. Kayser . . . as head of one of the most honorable and successful food supply companies, with service to major hotel customers, such as the Marriott Hotels of upstate New York, you were fully aware of the following headline; during the time that you and Ms. Pollack were *“navigating”* modRNA needle mandates :

Marriott Won't Require Employees To Be Vaccinated for COVID-19

'We Don't Think It's Practical,' CEO Anthony Capuano Says, Though Hotelier Supports Getting Shots



Canada is Marriott International's third-biggest market. The company has hotels in locations including downtown Toronto. (CoStar)

By **Garry Marr**

CoStar News

June 23, 2021 | 7:06 P.M.



The chief executive of the world's largest hospitality company said his company would not require its employees to be vaccinated against COVID-19 to work at Marriott International facilities.

LIABILITY IMMUNITY : Underbelly of the COVID-19 Crime Syndicate *con't*

The image on Page 5 is entirely representative of Ms. Martha Pollack; recorded while she fumbled the hosting of the prestigious Cornell University Hatfield Award Lecture. This year's Hatfield Award winner is esteemed Cornell graduate, Chief Executive Officer of Marriott International, Mr. Anthony Capuano.

The central criteria of the Hatfield Award are integrity and competence; prioritized by service to humanity. The Page 24 headline above confronted Pollack with the fact that the modRNA mandates against Cornell were in service, not to humanity, but to the COVID-19 Crime Syndicate; the exact opposite versus Hatfield.

Shortly after the Capuano decision of June 2021 to protect the health and privacy rights of Marriott employees, Pollack instead espoused coercion. In her modRNA promotional of 2 September 2021 (*Guiding principles will help us navigate 'new normal'*), **Pollack spewed Fauci-esque dribble :**

“ For my part, what I can promise you is this: that we will abide by our guiding principles in this newest of 'new normals,' and we will be open and transparent with all of you as we navigate this path. ”

Guiding principles? New normals? **Open !?! Transparent !?!** Try innate agenda-driven deceit.

Ahead of the Hatfield lecture, I submitted the following for the Q&A session with Mr. Capuano. Owing to her lack of integrity and transparency, Ms. Pollack chose to censor my question :

Question(s) for Mr. Capuano:

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?

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

LIABILITY IMMUNITY : Underbelly of the COVID-19 Crime Syndicate *con't*

Unlike the servility of Cornell administrators, the Board of Trustees, and the traitors of the US Congress; the great nation of esteemed Cornell graduate Mr. Ratan Tata, a deeply loyal member of the *real* Cornell family, a cherished benefactor, a *true* environmentalist . . . **his nation told Pfizer to “Get lost!”**

Why India did not allow Pfizer's Covid-19 vaccine

By Anu Lall - January 23, 2023



Pfizer never came to India. Pfizer applied for clearance for its vaccine in 2020. Indian regulators demanded a local safety and immunogenicity study. Such bridging studies are the common world over.

All other foreign vaccine makers had conducted similar studies in India. But Pfizer refused to do a local trial. In addition, Pfizer wanted legal immunity and protection against injury, which India refused. The USA provides legal immunity to vaccine manufacturers. India does not have any such law, and we did not change our laws for Pfizer.

(underline added)

LIABILITY IMMUNITY : Underbelly of the COVID-19 Crime Syndicate *Conclusion***Special Question to Mr. Kraig Kayser and Mr. Donald Trump
Why did Pfizer Drop India? A Cornell MBA Perspective**

As businessmen, you can visualize the Pfizer Board-of-Directors meeting wherein their decision to drop India took place. **India, with 1,400,000,000 people, the most populous nation in history, offering hundreds of billions in revenue; dropped by Pfizer !?!**

A Cornell MBA Perspective : The exposure risks associated with local India trials, plus the lack of LIABILITY IMMUNITY, were truly frightening! But those risks were **not** restricted to India; these risks entangled the entirety of the global COVID-19 Crime Syndicate . . . of which Mr. Albert Bourla is a part.

The nation of India, the people that are credited with the initial sequencing of Fauci's "*perfect nightmare*" (SARS-CoV-2) . . . had they conducted their own trials, such would have exposed crimes ranging from the precise modRNA technology and contents of the Pfizer needle . . . to the original fraud of the FDA EUA. These and **many** more details, that are now being exposed . . . the lie that the Pfizer needle was tested for transmissibility, which would have eviscerated the "guidance" Pollack used to justify her campus lockdown; as dictated by the CORNELL STUDENT BEHAVIORAL COMPACT (Page 9 above, and Page 34 below).

The good people of India would have been postured to offer global humanity first-hand details on, not only the GoF status of SARS-CoV-2, but in-turn **early** proofs of the "*exact opposite*" reality (Page 1 above).

Ironically, at that point in an early exposure scenario, LIABILITY IMMUNITY would have been secondary. But the non-irony is the following stark fact: What *would* have been exposed by Indian trials back in 2021, is now in-hand, in late 2023. **That exposure, and the connection to Cornell are ongoing :**

A person intimate with the 2021 Pfizer Board of Directors meeting wherein India was dropped? The internal counsel to Mr. Albert Bourla? The corporate lawyer of Pfizer? **Cornell University Law School graduate Mr. Douglas Lankler, shown here . . . leading a conference on . . . corporate misconduct :**



We now review the fate of "**guinea pigs**," sacrificed upon the **mizbeach** of the COVID-19 Crime Syndicate. Like Cornell, Israel enforced lockdowns and modRNA mandates, and is shielded by LIABILITY IMMUNITY.

The Innocent People of Israel – Netanyahu / Bourla “Guinea Pigs”

Of the self-absorbed psychopaths that need to be charged, arrested and prosecuted with respect to the COVID-19 Crime Syndicate, certainly the Prime Minister of Israel Binyamin Netanyahu is included.

Mere weeks after the Albert Bourla orchestrated FDA EUA in the United States, Mr. Netanyahu declared the people of Israel, those suffering under the brutality of *his* mandates, as mere “*guinea pigs.*”

israel today Israel

Is Israel Pfizer’s Guinea Pig?

Former Israeli PM says Jewish state got so many doses because it is the perfect testing ground for Pfizer, Moderna

By Israel Today Staff | Jan 5, 2021 at 12:00 pm | Topics: [Vaccine](#), [Pfizer](#)

israel today Israel

Netanyahu Thought Pfizer Vaccine Would Get Him Reelected, Suggests Bourla

Pfizer CEO explains why Israel was the first to get his COVID-19 vaccine in large quantities

By Israel Today Staff | August 15, 2021 | Topics: [Vaccine](#), [Pfizer](#), [Benjamin Netanyahu](#)

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Netanyahu facilitated the vaccination of 5 million Israelis (nearly 80% of the eligible population) within months, thanks to his deal with Pfizer.
Photo: Miriam Alster/Flash90

The overleaf provides you, Ms. Pollack and the Cornell Board of Trustees with a day-to-day progress report on Netanyahu’s “guinea pigs.” *Thee* poster child for Netanyahu’s child modRNA mandate; his name, Yonatan Moshe Erlichman . . . he was eight years old.

The Innocent People of Israel – Netanyahu / Bourla “Guinea Pigs” *Conclusion*

Science

Suddenly and unexpectedly: 8-year-old “vaccination poster child” dies after a heart attack

October 13, 2023 2.2 minutes reading time

by Dr. Peter F Mayer

An 8-year-old boy who featured in a nationwide campaign promoting Covid vaccines for children has tragically died of a sudden heart attack. Yonatan Moshe Erlichman of Israel died unexpectedly of cardiac arrest while taking a bath.

The boy reportedly slipped under the water after his heart suddenly stopped beating, causing him to drown. He was admitted to Hadassah Hospital on Mount Scopus in serious condition but died a few days later, on September 28, after being kept alive on life support.



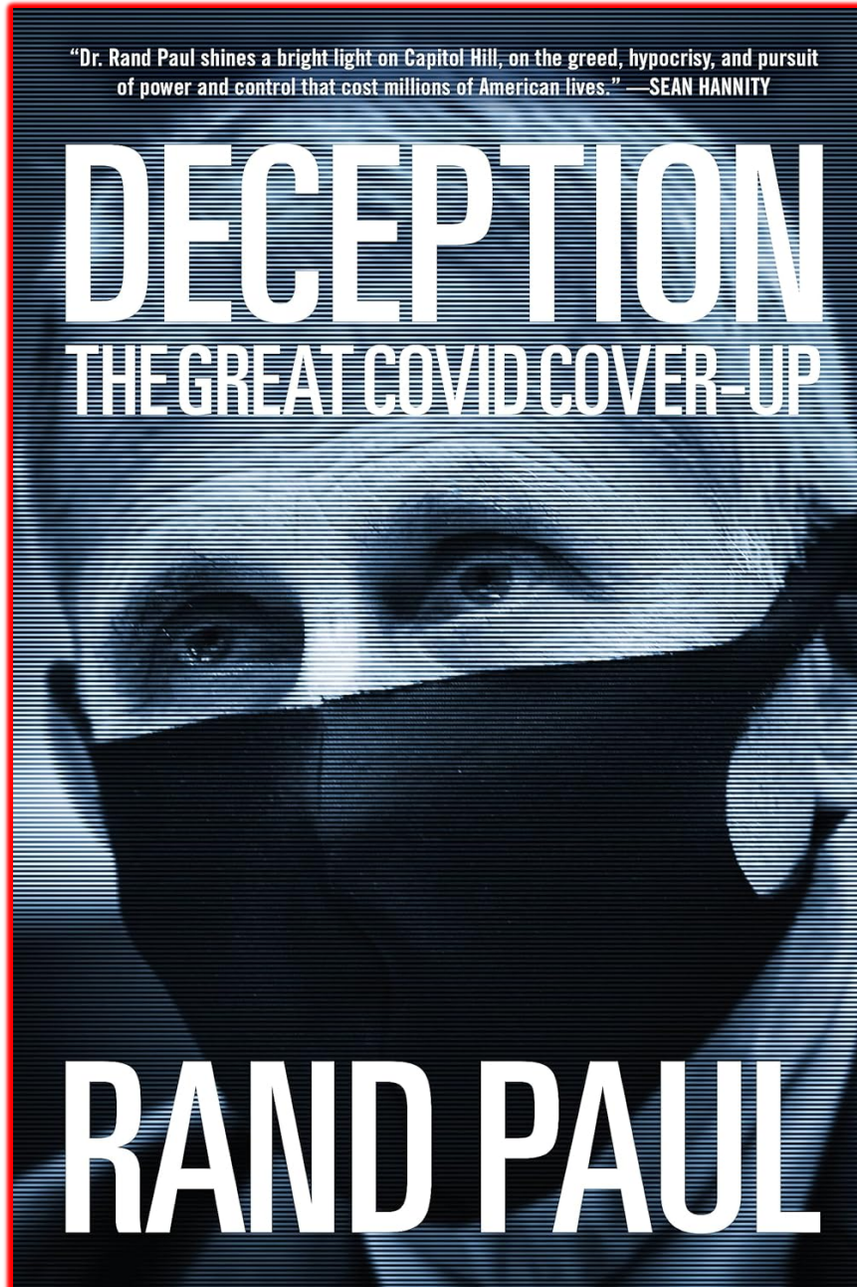
Mr. Kayser . . . take a look at the innocence in that little boy’s face. In lockstep with Cornell; Mr. Albert Bourla and Pfizer are *also* shielded by LIABILITY IMMUNITY . . . *in the State of Israel.*

With Enclosure 1 in-mind (*Cause Unknown : The Epidemic of Sudden Deaths in 2021 and 2022*), we are confident that the official diagnosis for Yonatan will be tantamount to the new label, “medical coincidence.”

DECEPTION : The Great COVID Cover-Up by Senator Rand Paul

To the best of my knowledge, no other Cornell graduate has ever had a tome containing page-after-page-after-page of evidence that establishes *and implies additional* crimes of such historical magnitude.

In the context of the DEMAND, I recommend that you read all of Enclosure 4. However, in the context of the “exact opposite” / GoF reality, please read Chapter 20.



Chapter 20 will re-introduce you to the corrupt senator from Michigan, Mr. Gary Peters; I had presented his close kinship with Mr. Albert Bourla on Page 1 of Enclosure 2.

Cornell Board of Trustees Adjudication of the DEMAND : Introduction Conclusion

Similar to most Ivy League procedure, Cornell University degrees are conferred by the President on behalf of the Board of Trustees. Strictly speaking, the authority to revoke the medical degree of Mr. Anthony Fauci resides with Ms. Martha Pollack, and procedurally to Dean Robert Harrington.



But given her embedded role with Pfizer; ranging from the NY ReOpening Board (Pages 8 - 9 above), to the later hosting of Ms. Angela Hwang, President of Pfizer Biopharmaceuticals (pictured) . . . given her blatantly compromised stature, it is impossible for Pollack to execute the duties of president with unbiased alacrity, especially as those duties relate to the DEMAND.

Singling-out and blaming Pollack for the far-reaching COVID-19 crimes that were committed upon university faculty, staff and students, and our influence the world at-large; is unjust. Similar to Brown University, the Cornell Board of Trustees also requested “*amnesty*” at the 2 February 2023 election meeting :

“It is not our role to be involved in the day-to-day running of the University, and that’s what we entrust to President Pollack.”

To the contrary, the following truth is well-known-to and lauded-by the Board of Trustees (Page 6 above) :

“ I joined the board in 2019, during a period of uncertainty and societal unrest across the globe. Several highlights during my term include the navigation of the COVID-19 pandemic . . . ”

Dr. Cynthia Cuffie, medical doctor, 25-year pharmaceutical executive

“ It was truly inspiring to see how the board was able to navigate the difficulties posed by the COVID-19 pandemic . . . ”

Ms. Lorette Simon-Gross, Cornell MBA

The truth is, “*navigation of the COVID-19 pandemic*” was not limited to enforcement of the CORNELL STUDENT BEHAVIORAL COMPACT (Page 9 above, and Page 34 below).

Cornell Board of Trustees Adjudication of the DEMAND : Legal Precedent

Hence, for the reasons and facts discussed here and elsewhere, and as required by the University Charter established 158 years ago; the DEMAND does and will involve Mr. Kraig H. Kayser, a member of the Cornell Board of Trustees since 2013; a board that he now chairs (pictured at-left) :



As detailed below, the involvement of the Cornell University Board of Trustees with this DEMAND is not merely dictated by the University Bylaws, but is also strongly encouraged if not ordained by **factually less strident but on-point court precedent:**

UNITED STATES COURT OF APPEALS
FOR THE SIXTH CIRCUIT

AMIR A. AL-DABAGH,	<i>Plaintiff-Appellee.</i>	} No. 14-3551
v.		
CASE WESTERN RESERVE UNIVERSITY,	<i>Defendant-Appellant.</i>	

Appeal from the United States District Court
for the Northern District of Ohio at Cleveland.
No. 1:14-cv-01046—James S. Gwin, District Judge.

Argued: January 22, 2015

Decided and Filed: January 28, 2015

Before: BATCHELDER, SUTTON, and COOK, Circuit Judges.

Cornell Board of Trustees Adjudication of the DEMAND : Legal Precedent *con't*

This DEMAND is not motivated by flamboyant superficiality. It is motivated by my concern for the long-term well-being of Cornell University; a well-being that is threatened by the deep incompetence of its current administration; especially but not solely with respect to its *“navigation of the COVID-19 pandemic.”*

We again examine the CORNELL STUDENT BEHAVIORAL COMPACT . . . and how its coercive operative verbiage, deployed against the Cornell family, must now be turned upon selected Cornell administrators :

7/31/2020

Cornell Student Behavioral Compact

Until there is an effective vaccine for COVID-19, we live in a world of significantly enhanced community and personal health risks. The university cannot eliminate those risks, even with the best of planning. We can, however, work together to reduce those risks, and each member of our returning Cornell community must adopt a culture of shared responsibility for our safety and well-being. That will necessitate behaving, both on campus and off campus, in ways that at times will be difficult and may feel constrained, but are crucial both for Cornell and for the greater community in which we live. **The Cornell University Student Behavioral Compact 2020-2021** sets forth our behavioral expectations for Cornell students joining us in Ithaca for the 2020-2021 academic year in order to minimize transmission of COVID-19 and protect those most vulnerable to the virus. **This Compact applies to all undergraduate, graduate and professional students who reside in or return to the greater Ithaca area and/or the Cornell University campus community for the 2020-2021 academic year.**

Your COMPACT declares *“behavioral expectations”* as its central theme. Enforced by Ms. Martha Pollack, it also declares that Cornell administrative authority applies to *“both on-campus and off-campus”* behavior. **Relevant to the DEMAND, Dr. Anthony Fauci has violated both settings . . .**

Regardless of the Constitution, under your COMPACT, if student, staff or faculty failed to comply with your COVID-19 coercions, especially your modRNA needle mandates, they were subject to expulsion or employment dismissal; under the guise of *“health risks,”* and *“guidance”* from the CDC, FDA, WHO, etc.

Consistent with your COMPACT, courts have ruled that ‘behavioral expectations’ are determinative to the granting of degrees . . . especially medical degrees.

Accordingly, behavioral expectations can be deemed as determinative of degree granting or revocation. This is especially crucial regarding evidence that the medical degree applicant has demonstrated a lack-of or practice-of the professionalism that their education taught and the academy implicitly required.

The Sixth Circuit Court of Appeals deferred to the university determination that the appellee violated the behavioral expectations of professionalism with respect to the granting of his medical degree (which he otherwise had earned academically). On that basis, the court ruled that bylaws which contain original verbiage which provide operatives intended for the protection of university reputation; bylaws which are binding for degree applicants, can therefore be enforced. Operatives intended for the protection of university reputation, ranging from student expulsion to degree application rejection/revocation were ruled legal, enforceable, and proper.

Cornell Board of Trustees Adjudication of the DEMAND : Legal Precedent *con't*

Comparatively, the Appellee (Page 33) is not even in the same universe as my DEMAND. The words or deeds of the Appellee were not connected to the horribly injured or the dead. At worst he was a nuisance. But his behavior, which was implicitly connectable to the reputation of the granting university, *was deemed sufficient by that university to warrant revocation of his medical degree application.*

We now revisit the record of accused criminal, Cornell medical degree holder, Dr. Fauci.

“Behavioral expectations”?! This DEMAND involves one of the most despised, most hated individuals of our time. Dr. Fauci, under oath, screaming with rage during a routine hearing of the United States Senate :



Rand Paul Says on Fox That Fauci Has Been ‘Caught Dead To Rights’ Lying Under Oath and Should Be Prosecuted

Phillip Nieto | Aug 10th, 2023, 2:33 pm

342 comments

Tweet Share reddit



Cornell Board of Trustees Adjudication of the DEMAND : Legal Precedent *con't*

Again, my simple question to Dr. Fauci of 21 July 2020, also received by Ms. Martha Pollack :

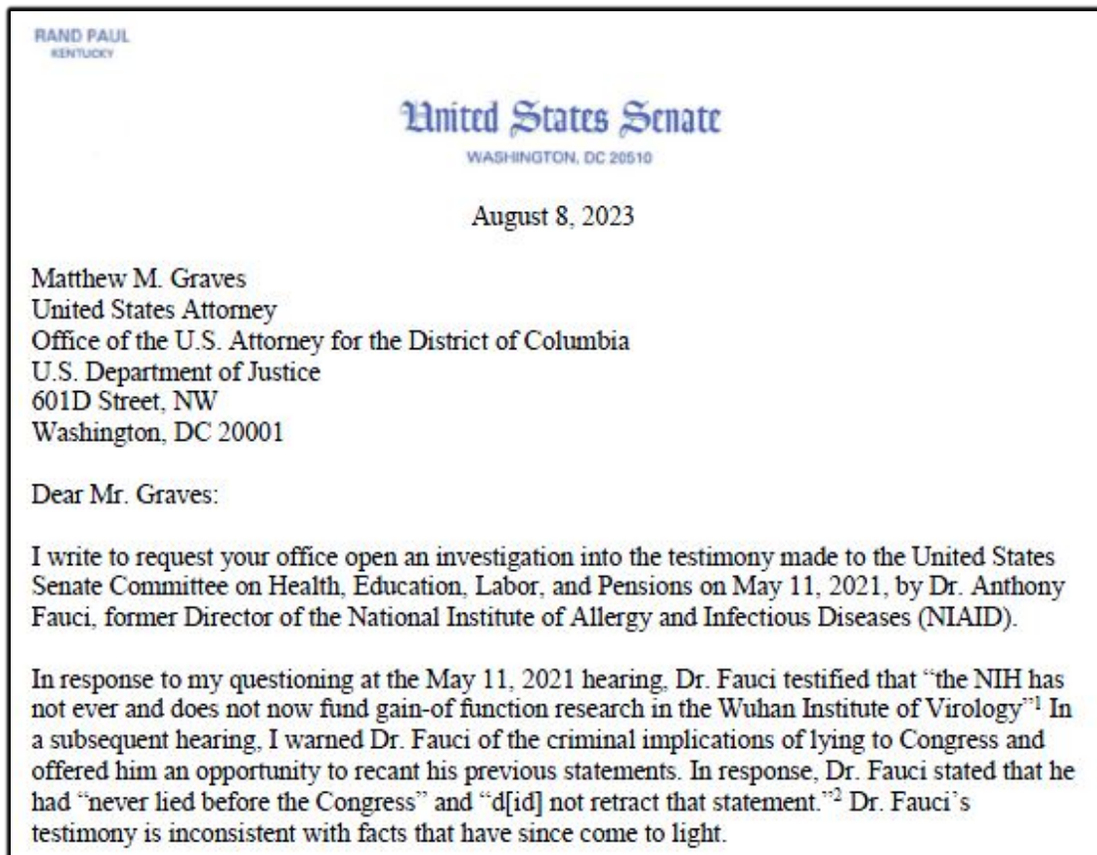
During the US GOF moratorium, the total amount of US taxpayer funds that were deployed to the Wuhan Laboratory of Virology in China is TBD. One media report stated:

"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?

Over three years later, the author of Enclosure 4 wrote to the US Department of Justice demanding that a Cornell University medical degree holder, Dr. Anthony Fauci, be investigated for what is increasingly irrefutable: **The SARS-CoV-2 sequence did not originate with bats that dine at Chinese fish markets.**



Enclosure 3 indicates that evidence is being developed that Dr. Fauci was not only involved in the GoF activities of China, but that he had also exploited intelligence agencies in a conspiratorial deception of the trusting public with disinformation promoted by both legacy regime and social media platforms.

Cornell Board of Trustees Adjudication of the DEMAND : Legal Precedent *con't*

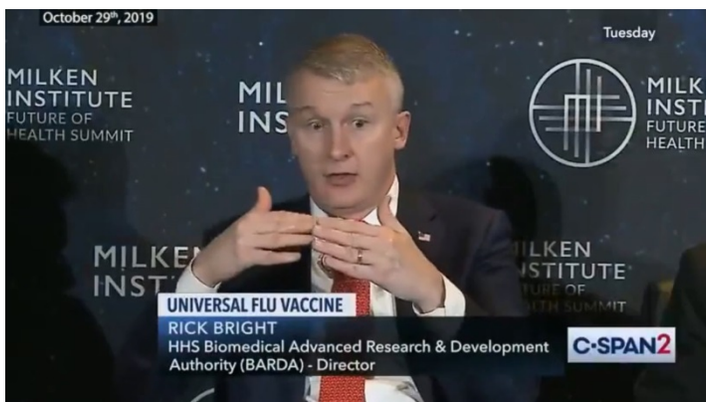
Failing in his recent attempts to secure employment at his alma mater, Weill-Cornell Medical College, Dr. Fauci has accepted employment at Georgetown University (GU). (*See last paragraph Page 2 above*)

Distraught after their presidential candidate failed in 2016, at a meeting of the GU Center for Global Health, Science and Security; Dr. Fauci asserted his infamous **“surprise outbreak”** on 10 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.”

With Dr. Anthony Fauci seated to his left and in complete endorsement, at the closed-door session of 29 October 2019 at the Milken Institute Future of Health Summit, HHS director Dr. Rick Bright confirmed the schedule of their modRNA promotions, such as the **“entity of excitement . . . in China ”** :



“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 . . .”

Memo :

Former CDC Director Robert Redfield On Inside Battles With Anthony Fauci, And Why Classified Information Will Point to a Lab Accident in Wuhan

ROBERT REDFIELD: DICHRON INTERVIEW



Paul D. Thacker
Sep 15

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15



Cornell Board of Trustees Adjudication of the DEMAND : Legal Precedent *Conclusion*

Minnesota Attorney General Keith Ellison is a common criminal; he is co-author of the Facebook/Twitter First Amendment go-around letter discussed on Pages 20/21 above.

In my letter to AG Ellison of 6 March 2023 I discussed *another* White House Coronavirus Task Force member, **Dr. Deborah Birx**. At the House Judiciary of 23 June 2022 by Congressman Jim Jordan, **Birx testified to about the modRNA technology, a truth that was also well-known to Year 2003 patent applicant Dr. Anthony Fauci . . . a truth Dr. Fauci failed to disclose during StayHomeComing 2020 :**

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 . . .***



The Ongoing Exploitations of Cornell University by Dr. Anthony Fauci

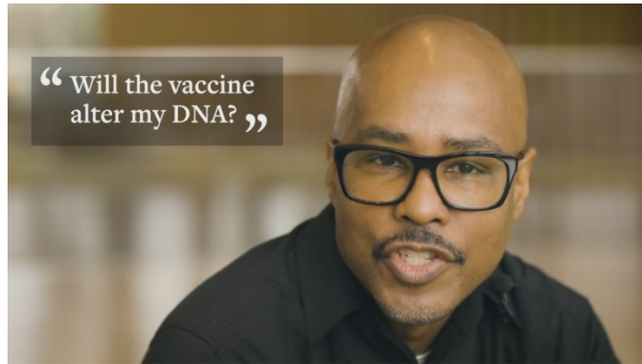
Absolutely central to the “success” of the COVID-19 Crime Syndicate is LIABILITY IMMUNITY; a provision buried in the PREP Act that shields the modRNA manufacturers and their facilitators (such as Cornell University administrators) from litigation brought against them evidenced by the adverse events that have led to unprecedented horrible injury and death. Over two years ago, long prior to publication of Enclosure 1, in my letter of 27 August 2021 addressed to Ms. Martha Pollack (and Dr. Fauci) I stated :

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!**

But therein lies the fraud that obviates LIABILITY IMMUNITY . . . the Cornell endorsed promotion that the “*approved vaccines*” for COVID-19 are based on proven technology; **that is a lie**. The Pfizer contraption injected into billions world-wide is an experimental self-amplifying RNA technology. Emerging knowledge of that status was so dangerous **from a mere global cajolement point-of-view**, that Ms. Rochelle Walensky, former head of the CDC, was compelled to officially re-define the word vaccine in March 2021 !

The Ongoing Exploitations of Cornell University by Dr. Anthony Fauci *Conclusion*

In the attempt to fortify the global cajolement, Professor Avery August was one of the earliest gatekeepers to answer a question that was then-emerging among laypeople. In a Cornell video (produced immediately after the CDC re-defined the word vaccine); made available worldwide in early April 2021, ***Cornell Experts Answer Community Concerns***, Professor August answered the call of COVID-19 Crime Syndicate :



Later in 2021, the Cornell gatekeeper role was furthered with blatant hagiography. Extending the effrontery, the Alumni Affairs homepage still carries the headline: ***Alum's Documentary Profiles Famed Physician Anthony Fauci, MD '66.*** That flop of early September 2021 quotes medical degree holder Dr. Fauci:

"I am the bad guy to an entire subset of people, because I represent something that is uncomfortable for them. It's called the truth."

The truth ? From Dr. Birx (Page 38 above) ? If anyone there is uncomfortable with the **whole** truth, it is "America's Doctor," shown in his staged stroll-through of the modRNA-promoting White Flags memorial :



In my letter to Dr. Fauci of 5 October 2022, distributed a year **prior** to publication of Enclosure 4, I stated :

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

The Subject of *that* letter was 'Mrs. Jummai Nache.' *The truth?* Under Tab 5 of Enclosure 2 you will find her post-modRNA photographic progression history. Take a look Mr. Kayser. Take a long look . . .

DEMAND : Dr. Anthony Fauci – Revocation of all Cornell University Degrees

The Cornell University bylaws, as stated on the Board of Trustees webpage, confer as follows:

“Pursuant to the university bylaws, the Board of Trustees is vested with ‘supreme control’ over the university, including all of its colleges and other units.”

Of the eighteen committees that comprise Board of Trustee vesting, those connectable to this DEMAND include, but may not be limited to : Academic Affairs, Alumni Affairs, Development, Executive, Student Life, University Relations and Trustee Community Communications.

From the day-to-day approval of the Student Conduct Code, to stewardship of the vision endemic to its distinguished founding; the Board of Trustees is entrusted with **the responsibility of protecting the reputation of Cornell University**. This latter role is also a personal matter for Board members that are true members of the Cornell Family by virtue of being a graduate.

This highly-thrifted letter **is focused upon** Cornell graduate Dr. Anthony Fauci. This letter introduces *preliminary* facts that establish that he represents a grave threat to the distinguished enviable reputation of “America’s First Truly International University.” It is well-known that Dr. Fauci is a Cornell medical degree recipient. **Ongoing worldwide fact development, disseminated by outsiders that have no vesting in our reputation**, establish that by his words and deeds Dr. Fauci has **repeatedly** exposed us negatively and notoriously in the global domain. The enclosures are a mere sample of hard evidence that, through his self-absorbed self-effacing behavior, Dr. Fauci has forfeited his standing with the Cornell family. This behavior includes but is not limited to my accusation of University exploitation. The latter is especially egregious. *

The Board of Trustees must initiate addressing this maelstrom by enacting the DEMAND, by whatever internal administrative procedure it deems most suitable. As discussed on Pages 33 – 38 above, on-point and far less factually strident precedent has established legal propriety of this DEMAND. The first of currently scheduled relevant Board committee meetings is January 2024.

If I can be of further service to the Board of Trustees in these (or any other) matters you can be assured that, as a true member of the Cornell family, the undersigned will accommodate that need.

Cordially yours,

Paul V. Sheridan
MBA : Class of 1980

attachments / enclosures

* Truthful COVID-19 factual developments are accelerating world-wide, not receding. This reality is known but shunned by Ms. Martha Pollack and Cornell administrators. Their irresponsible conceited behavior is only partially demonstrated by **the shameless pettiness and buffoonery that led to the absurd** : *Alec Faber, et al., v. Cornell*. Ongoing Pollack administration failures also represent a threat to the well-being of our alma mater, and will be adjudicated soon. Part of the context of that adjudication is presented by my 21 April 2023 letter quote (Page 2 above). Instead of demonstrating the foresight and leadership endemic to what is expected/promoted by an Ivy League institution, the Pollack administration groveled at the feet of the global COVID-19 Crime Syndicate.

ADDENDUM – Special Message to Mr. Donald J. Trump

On Pages 20/21 above I discussed intimacy of the treasonous bigot, New York Attorney General Letitia James, with the COVID-19 Crime Syndicate; embracing her role subverting the First Amendment to the United States Constitution. Her role also included promotion of the Biden Administration campaign promise to force, through mandates similar to Cornell University, universal injection of the modRNA Pfizer poisons.

In stark contrast we observe the patriotism and loyalty of Congresswoman Marjorie Taylor Greene.



In her recent Special Session of the House of 13 November 2023, she preambled as follows:

“As I travel across the country, whether I am at home in Georgia or anywhere else, one of the questions Americans ask me the most is, ***‘What is Congress doing about the vaccine injuries and deaths that have been reported after receiving the COVID-19 vaccine, and when will people be held accountable.’*** I ask myself these same questions. As a member of Congress ***I was personally banned from Twitter for all of 2022***, for calling-out the dangers of the COVID vaccines, and for questioning the injuries and deaths that were being reported.”

You should note, as an important aside, the same traitor that recently orchestrated a ‘gag order’ on you and the Trump family, had also directly inflicted such upon public servants like Congresswoman Greene and her Twitter account . . . via the criminality of the overleaf letter (see signature atop Page 4).

Please re-read Page 20 above; my CONCLUSION to Director Kimberly Cheatle. My complete submission to the United States Secret Service is available here:

<https://www.pvsheridan.com/sheridan2cheatle-1-19july2023/>



OFFICE OF THE ATTORNEY GENERAL
CONNECTICUT

WILLIAM TONG
ATTORNEY GENERAL

March 24, 2021

Via First Class and Electronic Mail

Jack Dorsey
Chief Executive Officer
Twitter, Inc.
1355 Market St.
San Francisco, CA 94103

Mark Zuckerberg
Chairman & Chief Executive Officer
Facebook, Inc.
1 Hacker Way
Menlo Park, CA 94025

Re: Vaccine Disinformation

Dear Messrs. Dorsey and Zuckerberg:

As Attorneys General committed to protecting the safety and well-being of the residents of our states, we write to express our concern about the use of your platforms to spread fraudulent information about coronavirus vaccines and to seek your cooperation in curtailing the dissemination of such information. The people and groups spreading falsehoods and misleading Americans about the safety of coronavirus vaccines are threatening the health of our communities, slowing progress in getting our residents protected from the virus, and undermining economic recovery in our states.

As safe and effective vaccines become available, the end of this pandemic is in sight. This end, however, depends on the widespread acceptance of these vaccines as safe and effective. Unfortunately, misinformation disseminated via your platforms has increased vaccine hesitancy, which will slow economic recovery and, more importantly, ultimately cause even more unnecessary deaths. A small group of individuals use your platforms to downplay the dangers of COVID-19 and spread misinformation about the safety of vaccines. These individuals lack medical expertise and are often motivated by financial interests. According to a recent report by the Center for Countering Digital Hate¹, so-called “anti-vaxxer” accounts on Facebook, YouTube, Instagram, and Twitter reach more than 59 million followers. “Anti-vaxxers” are using social media platforms to target people of color and Black Americans specifically, members of communities who have suffered the worst health impacts of the virus and whose vaccination rates are lagging.

¹ [Center for Countering Digital Hate \(counterhate.com\)](https://www.counterhate.com/)

165 Capitol Avenue
Hartford, Connecticut 06106

An Affirmative Action/Equal Opportunity Employer

Jack Dorsey, CEO, Twitter
Mark Zuckerberg, Chairman & CEO, Facebook
March 24, 2021
Page | 2

Given “anti-vaxxers” reliance on your platforms, you are uniquely positioned to prevent the spread of misinformation about coronavirus vaccines that poses a direct threat to the health and safety of millions of Americans in our states and that will prolong our road to recovery.

The updated community guidelines you have established to prevent the spread of vaccine misinformation appear to be a step in the right direction. However, it is apparent that Facebook has not taken sufficient action to identify violations and enforce these guidelines by removing and labelling misinformation and banning repeat offenders. As a result, anti-vaccine misinformation continues to spread on your platforms, in violation of your community standards.

- Twitter and Facebook have yet to remove from all their platforms the accounts of prominent “anti-vaxxers” who have repeatedly violated the companies’ terms of service. Digital media research groups estimate that as of March 10, 12 “anti-vaxxers” personal accounts and their associated organizations, groups and websites are responsible for 65% of public anti-vaccine content on Facebook, Instagram, and Twitter.
- Facebook has failed to consistently apply misinformation labels and popups on Facebook pages and groups that discuss vaccines or COVID-19. For example, the company neglected to apply warning labels on dozens of Facebook groups that “anti-vaxxer” Larry Cook created for his followers. At the same time, the company has mistakenly flagged pro-vaccine pages and content in ways that have undermined pro-vaccine public education efforts.
- Facebook has allowed anti-vaxxers to skirt its policy of removing misinformation that health experts have debunked, by failing to prevent them from using video and streaming tools like Facebook Live and sites like Bitchute, Rumble, and Brighteon to evade detection.

We call on you to take immediate steps to fully enforce your companies’ guidelines against vaccine misinformation. By effectively rooting out fraudulent information about coronavirus vaccines, you can prevent needless illness and death and hasten our road to recovery.

Sincerely,



WILLIAM TONG
Attorney General of Connecticut

Jack Dorsey, CEO, Twitter
Mark Zuckerberg, Chairman & CEO, Facebook
March 24, 2021
Page | 3

Handwritten signature of Kathleen Jennings in black ink.

KATHLEEN JENNINGS
Attorney General of Delaware

Handwritten signature of Tom Miller in black ink.

TOM MILLER
Attorney General of Iowa

Handwritten signature of Maura Healy in blue ink.

MAURA HEALY
Attorney General of Massachusetts

Handwritten signature of Dana Nessel in blue ink.

DANA NESSEL
Attorney General of Michigan

Handwritten signature of Keith Ellison in blue ink.

KEITH ELLISON
Attorney General of Minnesota

Jack Dorsey, CEO, Twitter
Mark Zuckerberg, Chairman & CEO, Facebook
March 24, 2021
Page | 4



LETITIA JAMES
Attorney General of New York



JOSHUA STEIN
Attorney General of North Carolina



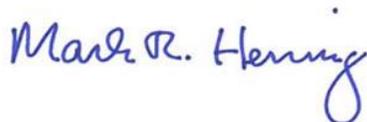
ELLEN F. ROSENBLUM
Attorney General of Oregon



JOSH SHAPIRO
Attorney General of Pennsylvania



PETER NERONHA
Attorney General of Rhode Island



MARK HERRING
Attorney General of Virginia

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DEMAND : Dr. Anthony Fauci – Revocation of all Cornell University Degrees

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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	Ms. Christi A. Grimm Office of Inspector General Health and Human Services 330 Independence Avenue SW Washington, D.C. 20201 877-696-6775 USPS 2 December 2023	Hon John B. Nalbandian US Court of Appeals, Sixth Circuit 540 Potter Stewart US Courthouse 100 East Fifth Street Cincinnati, Ohio 45202-3988 513-564-7000 UPS TBD
Mr. Peter Ticktin, Esq. The Ticktin Law Group 270 SW Natura Ave Deerfield Beach, FL 33441 954-570-6757 USPS 2 December 2023	Ms. Alina Habba, Esq. Habba Madaio & Associates 1430 US Highway 206 Bedminster, NJ 07921 908-869-1188 UPS 1Z1723W70211812108	Senator Ron Johnson United States Senate 328 Hart Senate Office Bldg Washington, DC 20510 202-224-5323 USPS 4 December 2023
Congressman Jim Jordan United States Congress 3121 West Elm Plaza Lima, OH 45805 419-999-6455 USPS 4 December 2023	Congresswoman Nancy Mace United States Congress 1728 Longworth HO Bldg Washington, DC 20515 202-225-3176 USPS 4 December 2023	Congresswoman Anna Paulina Luna United States Congress 1017 Longworth House Off Bldg Washington, D.C. 20515 202-225-5961 USPS 4 December 2023
Congresswoman Nicole Malliotakis United States Congress 351 Cannon HOB Washington, DC 20515 202-225-3371 USPS 4 December 2023	President Dr. William Wilson Oral Roberts University 7777 South Lewis Ave Tulsa, OK 74171 918-495-6161 USPS 5 December 2023	Ms. Barbara R. Snyder Assc of American Univ / Suite 550 1200 New York Ave, NW Washington, DC 20005 202-408-7500 USPS 2 December 2023
Honorable Mr. Ken Paxton Attorney General of Texas 300 West 15th Street Austin, TX 78701 512-463-2100 UPS 1Z1723W70212732327	Ms. Kimberly A. Cheatle, Director United States Secret Service 245 Murray Lane SW – Bldg T-5 Washington, DC 20223 202-406-5708 USPS 5 December 2023	Ambassador Taranjit Singh Sandhu Embassy of India 2107 Massachusetts Ave, NW Washington, DC 20008 202-939-7000 UPS 1Z1723W70296913402

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Ms. Susan K. Neely, CEO American Council of Life Insurers Suite 700 101 Constitution Avenue, NW Washington, DC 20001 202-624-2000 USPS 5 December 2023	Dr. Joseph A. Ladapo Florida Surgeon General Florida Health 4052 Bald Cypress Way Tallahassee, FL 32399 850-245-4444 USPS 4 December 2023	Governor Ron DeSantis Office of the Governor State of Florida 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 USPS 5 December 2023
Congressman Thomas Massie 45 Independence Avenue SW 2453 Rayburn HOB Washington, D.C. 20515 202-225-3465 USPS 4 December 2023	Congresswmn Marjorie Taylor Greene 25 Independence Avenue SE 403 Cannon HOB Washington, DC 20515 202-225-5211 UPS 1Z1723W70217869716	Congressman Matt Gaetz 45 Independence Avenue SW 2021 Rayburn HOB Washington, DC 20515 850-479-1183 UPS 1Z1723W70297030999
Senator Gary Peters United States Senate 724 Hart Senate Office Building Washington, DC 20510 202-224-6221 USPS 5 December 2023	Mr. Anthony Capuano Chief Executive Officer Marriott International, Inc. 7750 Wisconsin Avenue Bethesda, MD 20814 301-380-3000 UPS	Ms. Robin C. Ashton Office of Inspector General Central Intelligence Agency 1000 Colonial Farm Road McLean, VA 22101 703-374-7400 USPS 5 December 2023
Mr. Avery August Cornell University C5 117 Veterinary Medical Center 930 Campus Road Ithaca, NY 14853 607-253-4045 USPS 5 December 2023	Ms. Cynthia Leifer Cornell University C5-153 Veterinary Medical Center 930 Campus Road Ithaca, NY 14853 607-253-4030 USPS 5 December 2023	Mr. Corey Ryan Earle Cornell University AAD - Suite 400 130 East Seneca Street Ithaca, NY 14853 607-254-7113 USPS 5 December 2023

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DEMAND : Dr. Anthony Fauci – Revocation of all Cornell University Degrees

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<p>Mr. Philip J. Hanlon Office of the President Dartmouth College 207 Parkhurst Hall Hanover, NH 03755 603-646-2223 USPS 4 December 2023</p>	<p>Mr. Lawrence S. Bacow Office of the President Harvard University Massachusetts Hall Cambridge, MA 02138 617-495-1502 USPS 4 December 2023</p>	<p>Mr. Christopher L. Eisgruber Office of the President 1 Nassau Hall Princeton University Princeton, NJ 08544 609-258-6100 USPS 4 December 2023</p>
<p>Mr. Peter Salovey Office of the President Yale University 3 Prospect Street New Haven, CT 06511 203-432-2550 USPS 4 December 2023</p>	<p>Dr. Robert Harrington Weill-Cornell Medicine Cornell University 1300 York Avenue New York, NY 10065 212-746-5454 USPS 2 December 2023</p>	<p>Ms. Nancy J. Brown Yale Medical College Yale University 333 Cedar Street New Haven, CT 06510 203-785-4672 USPS 2 December 2023</p>
<p>Ms. Katrina Alison Armstrong Columbia Medical College Columbia University 630 West 168th Street New York, NY 10032 212-305-2862 USPS 2 December 2023</p>	<p>Mr. J. Larry Jameson Penn Medical College University of Pennsylvania 3400 Civic Center Blvd – Bldg 421 Philadelphia, PA 19104 215-898-6796 USPS 2 December 2023</p>	<p>Mr. Duane A. Compton Dartmouth Medical College Dartmouth College – HB 7200 1 Rope Ferry Road Hanover, NH 03755 603- 650-1190 USPS 2 December 2023</p>
<p>Mr. Theodore W. Ruger Penn Law School University of Pennsylvania 3501 Sansom Street Philadelphia, PA 19104 215-898-7483 USPS 4 December 2023</p>	<p>Mr. John F. Manning Harvard Law School Harvard University 1585 Massachusetts Avenue Cambridge, MA 02138 617-495-4601 USPS 4 December 2023</p>	<p>Ms. Heather K. Gerken Yale Law School Room 104 Yale University 127 Wall Street New Haven, CT 06511 203-432-4992 USPS 4 December 2023</p>

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DEMAND : **Dr. Anthony Fauci – Revocation of all Cornell University Degrees**

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Ms. Gillian L. L. Lester Columbia Law School Jerome Greene Hall - Rm 8014 35 West 116th Street New York, NY 10027 212-854-2675 USPS 4 December 2023	Professor David B. Collum Cornell University Baker Lab - Room 482 259 East Avenue Ithaca, NY 14853 607-255-4879 USPS 4 December 2023	Professor Randy Wayne 203 Plant Sciences Building 236 Tower Road Ithaca, NY 14853 607-255-8904 USPS 5 December 2023
Mr. Thomas Fitton Judicial Watch - Suite 800 425 Third Street SW Washington, DC 20024 888-593-8442 UPS 1Z1723W70297561380	Ambassador Jose Romualdez Embassy of the Philippines 1600 Massachusetts Ave, N.W. Washington, DC 20036 202-467-9300 UPS TBD	Mr. Thomas Renz, Esq Renz Law LLC - Suite 162 1907 W State St Fremont, OH 43420 419-351-4248 USPS 5 December 2023
Dr. Marc L. Boom Houston Methodist Hospital 6565 Fannin Street Houston, TX 77030 713-790-3311 USPS 4 December 2023	Dr. William Schaffner Vanderbilt Univ Sch of Medicine 2525 West End Ave Nashville, TN 37203 615-322-2037 USPS 4 December 2023	Mr. Edward Bastian Delta Air Lines, Inc. 1030 Delta Boulevard Atlanta, GA 30354-1989 404-715-2600 USPS 4 December 2023
Ms. Katrina James Cornell University BOT 300 CCC Building 235 Garden Avenue Ithaca, NY 14853 607-255-5124 USPS 5 December 2023	Ms. Donica Thomas Varner Cornell University 300 CCC Building 235 Garden Avenue Ithaca, NY 14853 607-255-5124 USPS 5 December 2023	Ms. Martha E. Pollack Office of the President Cornell University 300 Day Hall Ithaca, NY 14853 607-255-5201 USPS 5 December 2023

* Cover letter only

TAB 7

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

Letter of 12 March 2025 from Dr. Peter Kotlar, MD to
HHS Secretary Robert F. Kennedy, Jr.

TWO PAGES



GOVERNMENT OFFICE OF THE SLOVAK REPUBLIC

Peter KOTLAR, MD.

Plenipotentiary of the Government of the Slovak republic
for the review of the managing process and management of
resources during the COVID-19 pandemic

Dear Mr. Robert F. Kennedy Jr.,
Secretary of the U.S. Department of Health and Human Services,

In response to your letter of support dated October 9., 2024, I am writing to inform you of the following material facts.

I am the Plenipotentiary of the Government of the Slovak Republic for the Review of Management Processes and Resource Allocation During the COVID-19 Pandemic and I am a member of the Government of the Slovak Republic and a Member of the National Council.

I was the sole representative of the only country that **rejected the IHR regulations and opposed the WHO's efforts to centralize power.**

The pathological mechanisms of action of the S-protein have been accurately described by Richard M. Fleming, PhD, MD, JD, for which I owe him a huge debt of gratitude. While Dr. Fleming has demonstrated the adverse effects of adding the COVID vaccines directly to human blood and has addressed the importance of vaccine contaminants and civil liability under U.S. Strict Product Liability, the assumption of DNA contamination has not been unequivocally confirmed by any government.

Therefore, as a member of the Slovakian Government, I would like to inform you that extremely high levels of DNA have been confirmed in the vaccines used for the Slovak population, which cannot be regarded as 'contamination'.

None of the manufacturers have declared DNA content as a normal component of vaccines. The high amounts of DNA present in the samples tested exclude the possibility of simple contamination during the manufacturing process.

High DNA contamination of vaccines poses an extremely high potential risk of incorporation of

genetic information into human DNA and the possible development of cancer by influencing the activity of 9-pathways outlined by Dr. Fleming including tumour-suppressor genes.

The material provided by Richard M. Fleming, PhD, MD, JD, his recent material submitted to U.S. Attorney General Pamela Jo Bondi and the result of the analysis I am providing you now calls for the immediate investigation, indictment and prosecution of those responsible for the financing, development and release of SARS-CoV-2 viruses as well as investigation of the genetic vaccines that contained the genetic code sequences of the biological viral agent and an extremely high level of DNA information.

I ask you, as a strong partner of a strong state, to immediately call for the cessation of use of these genetic vaccines examine the content of the vaccines used for the population in your country and also to examine all the expert findings, materials and evidence provided by Richard M. Fleming, PhD, MD, JD. If my concerns are confirmed, findings which Dr. Fleming has reviewed and confirms as scientifically valid given the evidence we have provided him, I ask that you publish your own and Slovakia's results and support Slovakia's positions and conclusions.

At the same time, it is time to lay the foundations of an international structure that will ensure cooperation and protection of public health at global level and replace the WHO, which failed to coordinate and cooperate between individual countries during the COVID-19 pandemic.

I therefore request and ask for a meeting between Dr. Fleming, you and me, to discuss possible cooperation in the event of another pandemic, and at the same time to lay the foundations for the creation of a new alliance for the protection of global health.

Respectfully,

Peter Kotlar

Bratislava, 12.3.2025, Slovak republic



MUDr. Peter KOTLÁR

Splnomocnenec vlády Slovenskej republiky pre
preverenie procesu riadenia a manažovania zdrojov počas
pandémie COVID-19

TAB 8

20 March 2025

<i>Addressee</i>	<i>Primary Courtesy Copies</i>	
Atty General Mr. Andrew Bailey Missouri Atty General's Office Supreme Court Building 207 West High Street Jefferson City, MO 65102 573-751-3321	President Donald J. Trump The White House 1600 Pennsylvania Ave, NW Washington, DC 20500 202-456-1111 UPS TBD	Governor Ron DeSantis Executive Office of Governor 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS TBD

CONDOLENCES : Ms. Susan Wojcicki
Former CEO of YouTube
Death Victim of COVID-19 modRNA "vaccine"

FOUR PAGES

CONDOLENCES

**Ms. Susan Wojcicki, Former CEO of YouTube –
Death Victim of COVID-19 modRNA “vaccine”**

“Susan has been at the forefront of censoring ‘medical misinformation’ on the Google platform and also promoting the Covid vaccine to billions of people.” (SEE PAGE C BELOW)



CONDOLENCES

**Ms. Susan Wojcicki, Former CEO of YouTube –
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“Susan has been at the forefront of censoring ‘medical misinformation’ on the Google platform and also promoting the Covid vaccine to billions of people.” (SEE PAGE C BELOW)

THE JERUSALEM POST

JP NEWSLETTER

ISRAEL NEWS

HEALTH & WELLNESS

WORLD NEWS

MIDDLE EAST

The 'Jewish mother' of YouTube, Susan Wojcicki dies of lung cancer

One of the most prominent women in tech, Wojcicki, an affiliated American Jew, joined Google in 1999, before becoming CEO of YouTube in 2014.

By REUTERS, JERUSALEM POST STAFF

AUGUST 11, 2024 00:44 **Updated:** AUGUST 11, 2024 16:11



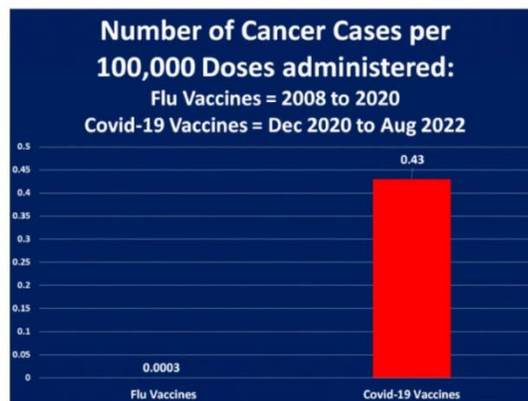
Photo of Netanyahu and Wojcicki in 2014, at a joint meeting at Silicon Valley

CONDOLENCES

**Ms. Susan Wojcicki, Former CEO of YouTube –
Death Victim of COVID-19 modRNA “vaccine”**

“Susan has been at the forefront of censoring ‘medical misinformation’ on the Google platform and also promoting the Covid vaccine to billions of people.” (SEE QUOTE BELOW)

Government reports confirmed COVID-19 vaccination has caused Cancer at an unprecedented rate



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Former YouTube CEO DIES OF TURBO CANCER She Got 2 Years Ago After CENSORING “MEDICAL MISINFORMATION”

Home / Breaking / Featured / ... / Former YouTube CEO DIES OF TURBO CANCER She Got 2 Years Ago After CENSORING “MEDICAL MISINFORMATION”

Posted on August 10, 2024 | In [Breaking](#), [Featured](#), [Top Stories](#), [Video Reports](#)

The former CEO of YouTube Susan Wojcicki has suddenly died from a turbo cancer that developed just two years ago!!

Susan has been at the forefront of censoring “medical misinformation” on the Google platform and also promoting the Covid vaccine to billions of people!

CONDOLENCES

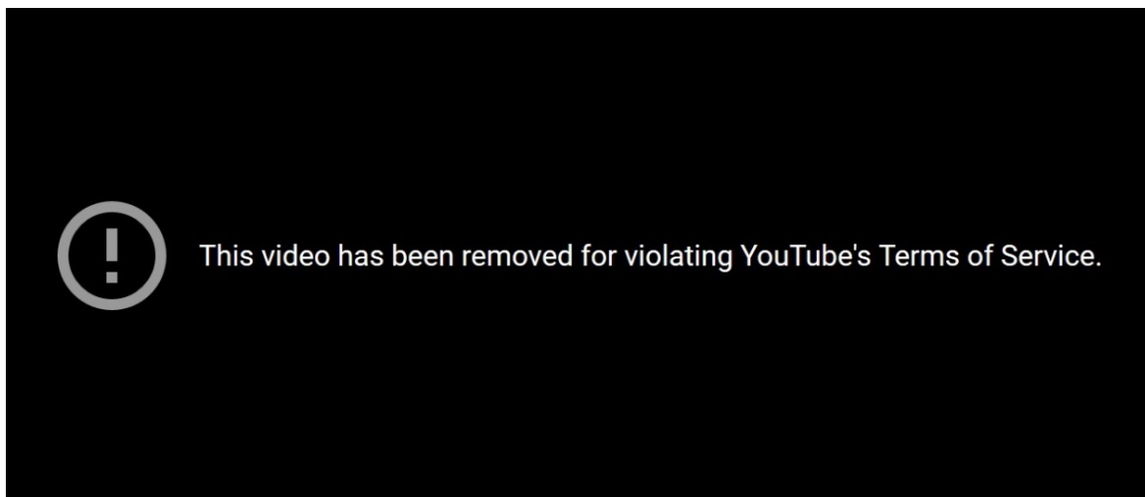
**Ms. Susan Wojcicki, Former CEO of YouTube –
Death Victim of COVID-19 modRNA “vaccine”**

“Susan has been at the forefront of censoring ‘medical misinformation’ on the Google platform and also promoting the Covid vaccine to billions of people.” (SEE PAGE C ABOVE)

After uploading my interview, which details how *“willful misconduct”* voids liability immunity . . .



. . . I received the following notice from YouTube, from Ms. Wojcicki :



. . . my interview did no such thing.

END of DOCUMENT

UPS 1Z1723W70109715185

20 March 2025

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- Subject :** **Revocation of the Cornell University Medical Degree of
Mr. Anthony Fauci**
- Reference 1 :** **State of Missouri v People's Republic of China, Wuhan
Institute of Virology, et al. \$24 Billion Plaintiff's Verdict**
- Reference 2 :** **My Letter of 28 May 2024 to Mr. Douglas M. Lankler –
General Counsel, Pfizer Incorporated**
- Reference 3 :** **Final Report of the Twenty-Second Statewide Grand Jury
State of Florida, Governor Ron DeSantis Petitioner –
A Moral Disaster and Legal Farce**
- Reference 4 :** **My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China**