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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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Dearborn, MI 48124-3431
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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

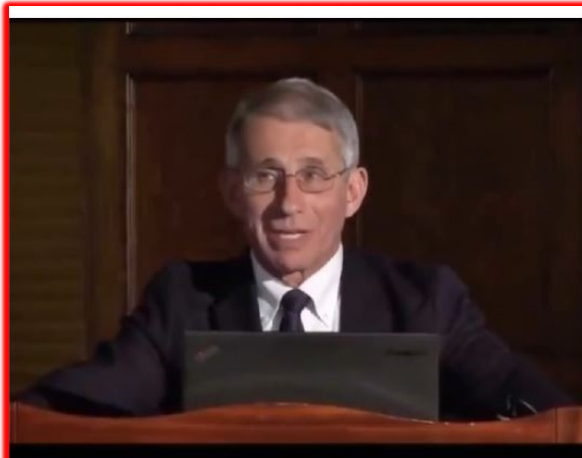
Reference 2 : My Letter of 28 May 2024 to Mr. Douglas M. Lankler – General Counsel, Pfizer Incorporated

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)

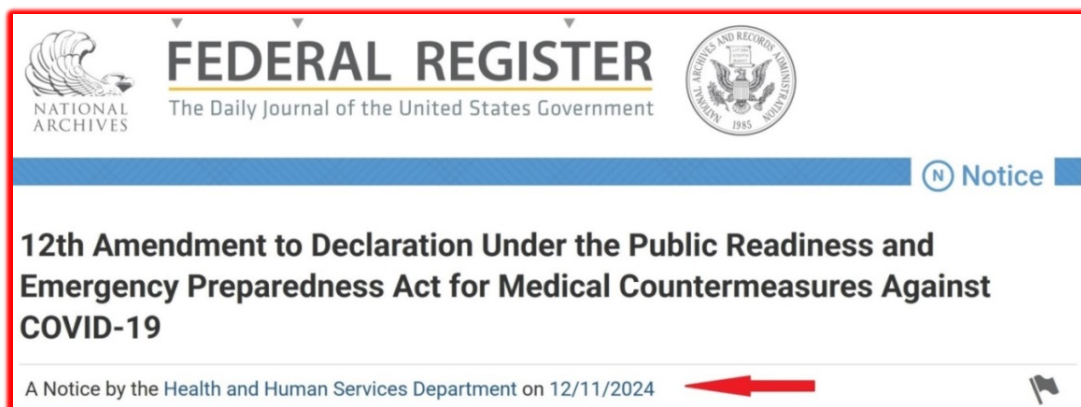
On October 31 2019, just prior to the 2020 election cycle, a meeting was held near Pfizer headquarters. In a pandemic now-or-never mode, the Fauci **“surprise outbreak”** was re-announced and re-labeled as **“an entity of excitement.”** With Mr. Fauci at his side, Health & Human Services director Dr.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

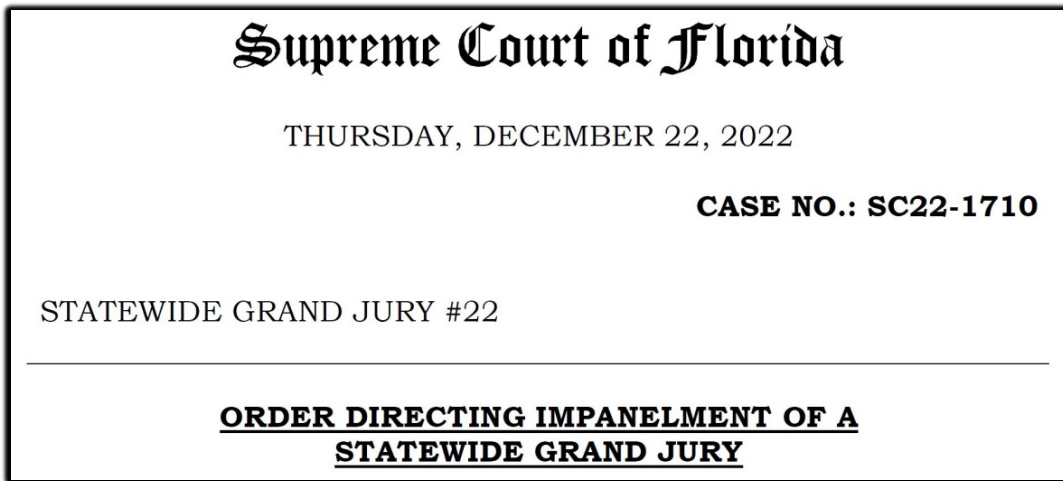
Governor Pete Ricketts
Republican Governors Association
1747 Pennsylvania Avenue NW
Suite 250
Washington, DC 20006
202-662-4140
[1Z1723W70214263116](#)

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” :



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

**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

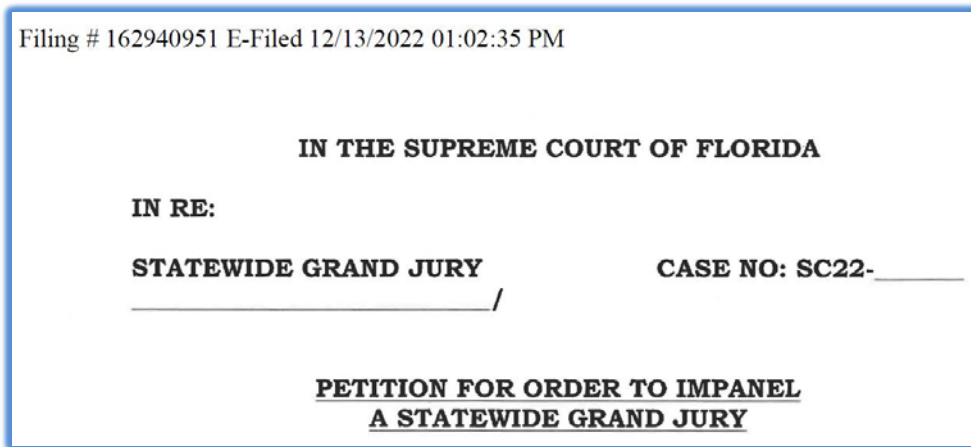
Updated January 10, 2025 at 12:07 AM EST



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.

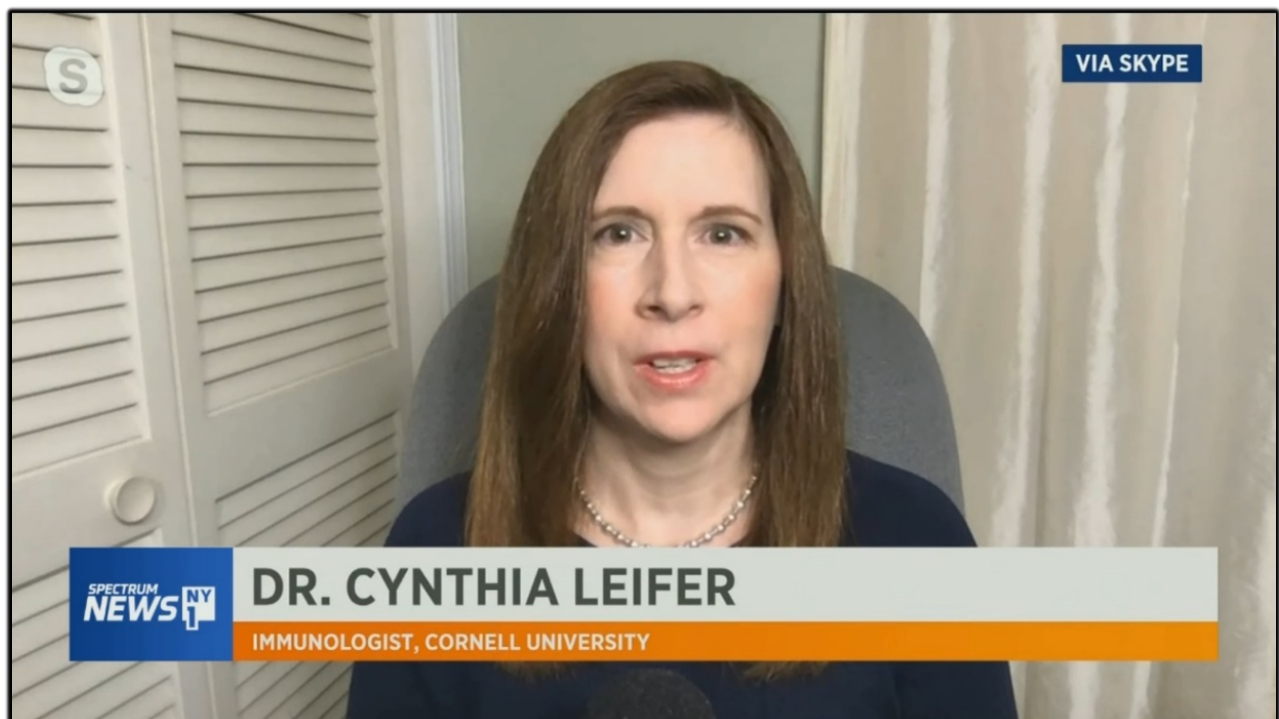
The above is part of the response from the US Patent and Trademarks Office to the modRNA patent application. **So . . . who was the applicant that sought to profit from modRNA during the SARS-CoV-1 pandemic? Please review the screenshot on Page 1 above.**

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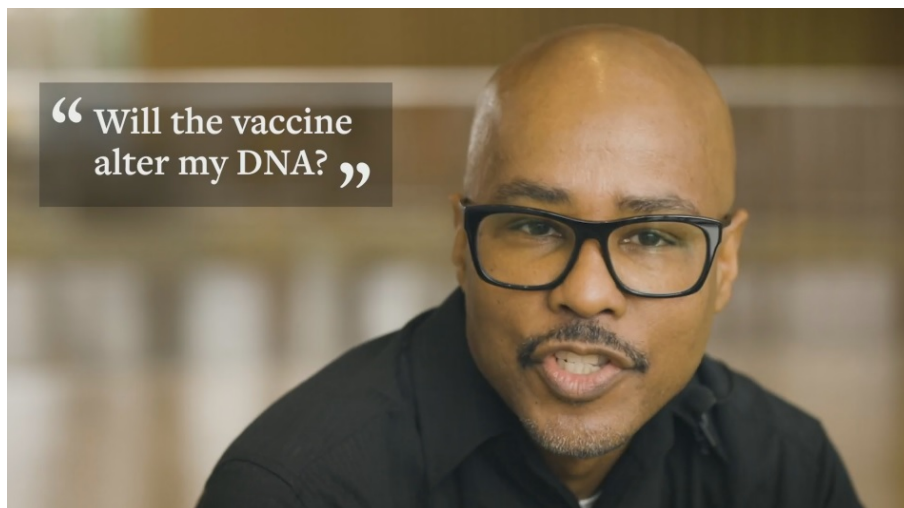
Reference 4 : My Letter of 14 February 2024 to Ambassador Mr. Xie Feng,
Embassy of the People's Republic of China

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 :

The screenshot shows the top navigation bar of the American Medical Association (AMA) website. On the left is the AMA logo with a caduceus. To its right are links for 'Join / Renew' and a search bar labeled 'Enter Search Term'. Further right is a 'Member Be' link with a magnifying glass icon. Below the navigation bar, the word 'SUSTAINABILITY' is written in blue. The main headline reads 'Liability protections for health care professionals during COVID-19' in large, bold black font. Below the headline, it says 'UPDATED Apr 8, 2020 | 6 Min Read'.

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**.

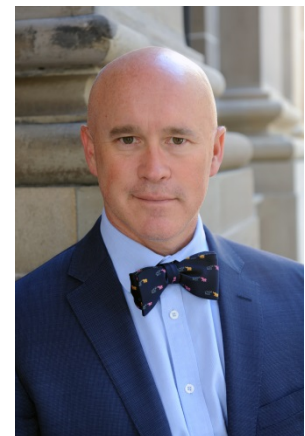
Dr. Peter McCullough, MD



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

**END of
'COVER LETTER ONLY'
DOCUMENT**

UPS 1Z1723W70109715185

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

- 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**