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ATTORNEY GENERAL **MR KEITH ELLISON**
445 MINNESOTA ST
SAINT PAUL, MN, 55101, US

Received By

JOTSBLAD

Reference Number(s)

MRS. JUMMAI NACHE AND HER FAMILY

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

Sincerely,

UPS

Tracking results provided by UPS: 03/09/2023 3:16 P.M. EST

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

6 March 2023

Primary Addressee	Primary Courtesy Copies	
Mr. Keith Ellison Office of Attorney General Suite 1400 445 Minnesota Street St. Paul, MN 55101 651-296-3353 UPS 1Z1723W70297296702	Mrs. Jummai Nache / Rev. Philip Nache Stream of Nations Ministry 2600 West 82nd Street Bloomington, MN 55431 502-379-5428 By email	Congresswoman Nancy Mace US Congress 1728 Longworth House Office Bldg Washington, DC 20515 202-225-3176 UPS 1Z1723W71399719918

Subject: Mrs. Jummai Nache and her Family

Reference 1: Keith Ellison Letter of 24 March 2021 to Twitter CEO Jack Dorsey, et al.

**Reference 2: House Committee on Oversight and Accountability – 8 February 2023 :
Sworn Testimony of Former Twitter Executives**

Reference 3: Twitter Witness Examination by Congresswoman Nancy Mace (R-SC)

Reference 4: My letter of 24 February 2023 to the Florida Attorney General

Dear Attorney General Ellison :

In Reference 1, you and eleven mRNA needle promoting colleagues dictated that the First Amendment to the US Constitution be suspended. **Therein you and your attorney general co-conspirators ostensibly praised two of the most repulsive, untrustworthy, potentially treasonous, individuals to ever defile the American social, political and legal scene :**

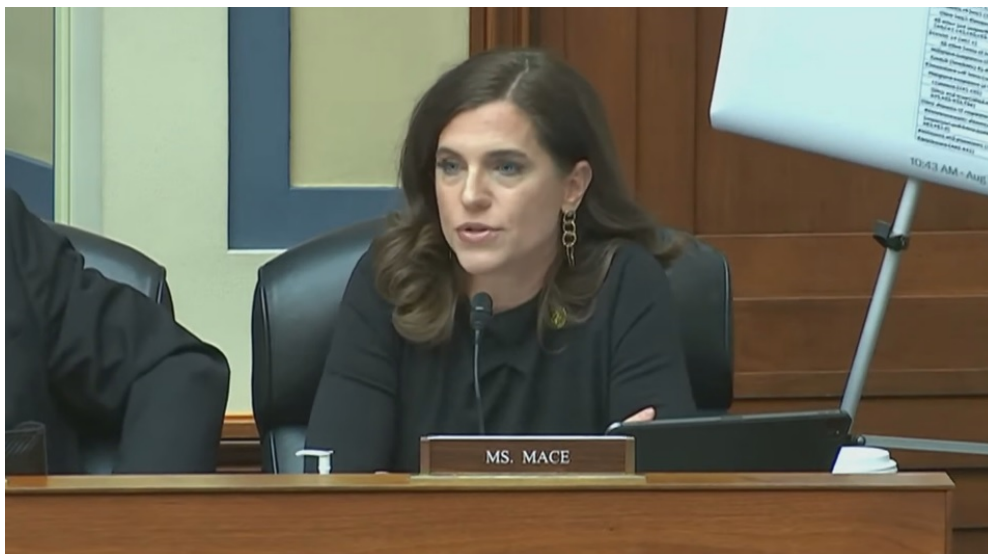


The purpose of this letter is **to place in the ‘public square’** the gruesome fact that you and your attorney general cohorts are connectable to the horrific destruction of the health & well-being of millions, with a focus upon **Minnesota “residents” such as Mrs. Jummai Nache and her family . . .**

According to you, Mrs. Jummai Nache and her family are to be slandered as “anti-vaxxers.” As detailed on many occasions, that “anti-vaxxer” status came *too late* for Jummai (front row, left). In stark contrast, none of her family members were coerced into employment mandated mRNA needles that destroyed their mother’s / wife’s health . . . all continue to enjoy God given health :



The same “too late” status can now be said, based on her own words, regarding the mRNA injection injuries to Congresswoman Nancy Mace (R-SC) :



We begin with a transcript of the Congresswoman Mace examination of the Twitter criminals that you and your Attorney General pals encouraged and coddled in Reference 1 (Pages 3-5 below) :

Twitter Witness Examination by Congresswoman Nancy Mace (R-SC) – 8 February 2023

Thank you Mr. Chairman.

The Twitter files were not just about Hunter Biden's laptop. Twitter files make it apparent **Twitter worked overtime to suppress accurate COVID information.**

Dr. Jay Bhattacharya is a professor of medicine at Stanford (University) who once tweeted an article where he wrote about natural immunity. Thanks to Elon Musk's release of the Twitter files, we learned that some of his (Jay's) tweets were tagged with the label of 'Trends Blacklist.' Apparently the views of a Stanford doctor are 'disinformation' to you people.

I, along with many Americans, have long-term effects from COVID. Not only was I a long-hauler, but I have effects from the vaccine; it was not the first shot, but it was the second shot that I now developed asthma, that has never gone-away since I had the second shot. I have tremors in my left hand, and I have the occasional heart pain that no doctor can explain, and I have had a battery of tests.

I find it extremely alarming Twitter's unfettered censorship spread into medical fields, and affected millions of Americans by suppressing expert opinions from doctors, and censoring those who disagree with the CDC.

I have great regrets about getting the shots because of the health issues that I now have that I do not think are ever going to go-away. And I know that I am not the only American who has those kinds of concerns.

Another example of what Twitter has done to censor folks is from Dr. Martin Kulldorff, a Harvard educated epidemiologist who once tweeted:

"COVID vaccines are important for high risk people and their caretakers. Those with prior natural infection do not need it, nor children."

The Twitter files reveal this tweet was deemed 'false information' because it ran contrary to the CDC. So my first question this morning of Ms. Gadde, may I ask of you, where did you go to medical school?

Ms. Gadde: *I did not go to medical school.*

Rep. Mace: I'm sorry?

Ms. Gadde: *I did not go to medical school.*

Rep. Mace: That's what I thought.

Twitter Witness Examination by Congresswoman Nancy Mace (R-SC) – 8 February 2023 **Con't**

- Rep. Mace: Why do you think that you, or anyone else at Twitter, had the medical expertise to censor a doctor's expert opinion?
- Ms. Gadde: *Our policies regarding COVID were designed to protect individuals. We were seeing . . .*
- Rep. Mace: "You guys censored Harvard educated doctors, Stanford educated doctors; doctors that are educated in the best places in the world, and you silenced those voices!"
- My next question is, 'Did the U.S. government,' excuse me, I have another chart I want to show you Ms. Gadde. I have another Tweet from someone with a following of a full eighteen thousand followers. This person put a chart from the CDC on Twitter. It is the CDC's own data, so it is accurate by your standards. And you all labeled this as 'misleading.' You are not a doctor, right Ms. Gadde?
- Ms. Gadde: *No I'm not.*
- Rep. Mace: What makes you think that you or anyone else of Twitter have the medical expertise to censor actual accurate CDC data?
- Ms. Gadde: *I'm not familiar with these particular situations.*
- Rep. Mace: Yeah, I am sure you are not, but this is what Twitter did, they labeled this (CDC chart) as 'inaccurate.' It is the government's own data. It is ridiculous that we are even having to have this conversation. It is not just about the laptop, this is about medical advice that expert doctors were trying to give to Americans because social media companies like Twitter were silencing their voices.
- I have another question, my last one for you Ms. Gadde. Did the U.S. government ever contact you, or anyone at Twitter, to pressure Twitter to moderate or censor certain tweets; yes or no?
- Ms. Gadde: *We have a program . . .*
- Rep. Mace: Did the U.S. government ever contact you, or anyone at Twitter, to censor or moderate certain tweets; yes or no?!
- Ms. Gadde: *We received legal demands to remove content from the platform from the U.S. government and the governments all around the world. Those are published on a third party website, and anyone can review . . ."*

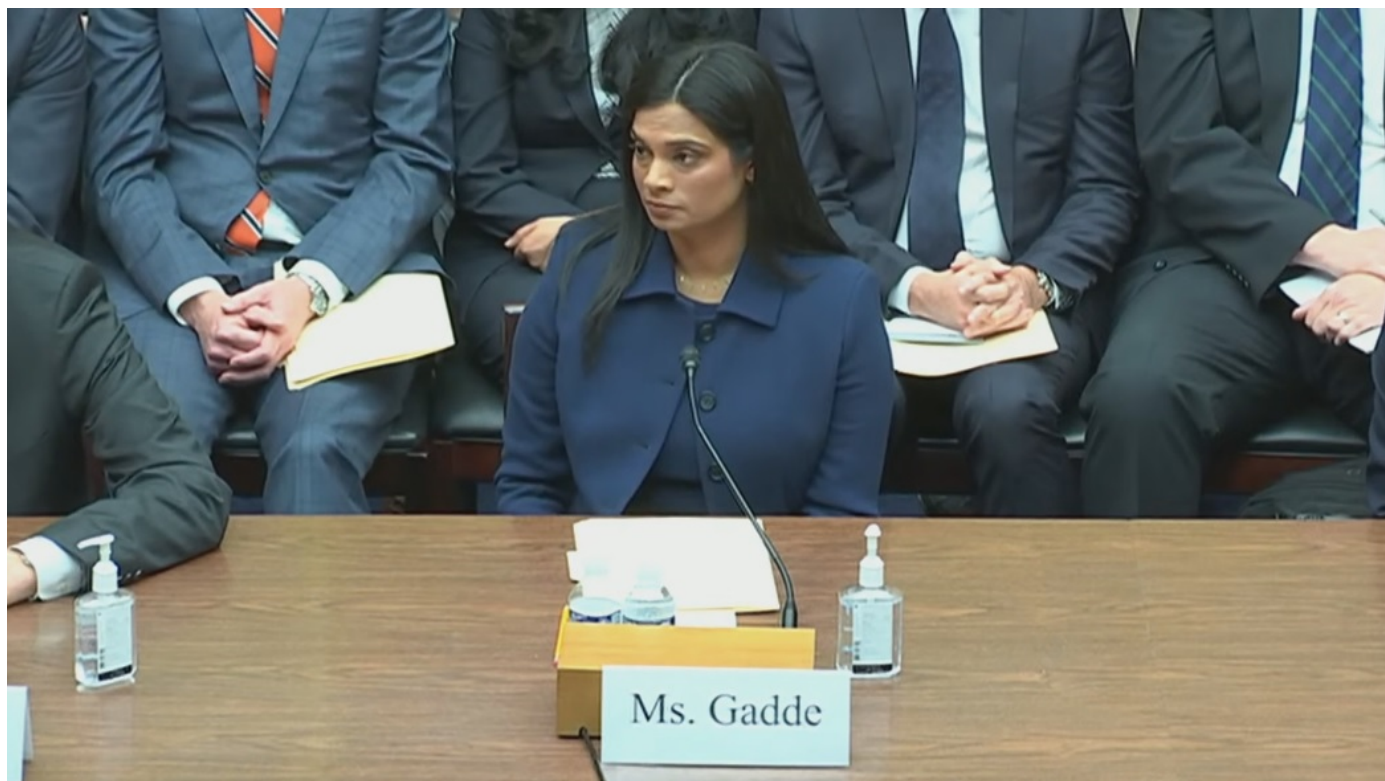
Twitter Witness Examination by Congresswoman Nancy Mace (R-SC) – 8 February 2023 Conclusion

Rep. Mace: Thank God for Matt Tiabbi, thank God for Elon Musk, for allowing to show us in the world that Twitter was basically a subsidiary of the FBI, censoring real medical voices with real expertise that put real American lives in danger because they did not have that information. I also want to thank one of my colleagues Ro Khanna, because as it turns out censorship is not just an important issue to conservatives. Some of my colleagues on the other side of the aisle, like Ro found this censorship very concerning, and even wrote to you and the folks at Twitter that **he was concerned about the First Amendment being censored**. So I want to thank him for speaking up and speaking out about this issue, because this should not be a partisan issue, this should be an issue that is an American issue.

Mr. Chairman, I would like to enter into the record, ask unanimous consent, to enter into the record a Wall street Journal article from December ninth twenty-twenty-two, by Justin Hart, entitled, 'The Twitter Blacklisting of Jay Bhattacharya' into the record please.

Chairman: Without objection, so ordered.

Rep. Mace: Thank you, and I yield back.



AG Keith Ellison Letter of 24 March 2021 to Twitter CEO Jack Dorsey, et al.

On Page 1 of Reference 1 you stated (screenshot):

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.

Lack medical expertise? Motivated by financial interests?! Your entire letter is anti-Constitutional but most revealing of you, Mr. Ellison. Unlike the other AG signatories, you were already fully aware of the mRNA injuries that had **already** occurred, and had been documented by Pfizer . . . **right there in Minnesota.**

Your office continues to confirm intimacy with the organization that mandated the lucrative US Treasury and NIH/CDC funded mRNA injection that destroyed the previously healthy life of a **Fairview Health Services Medical Assistant, Mrs. Jummai Nache** (Minnesota State Attorney General website of 6 March 2023) :

The screenshot shows the Minnesota Attorney General's Office website navigation bar with links for TAKE ACTION, FILE A COMPLAINT, ORDER PUBLICATIONS, and CONTACT US. Below the navigation bar is a section titled "Sanford Health and Fairview Health Services Proposed Merger". The text in this section reads: "On Tuesday, November 16, 2022, Sanford Health and Fairview Health Services announced that they intend to merge in 2023. The new entity would be called Sanford Health and run by Sanford's current CEO. The Minnesota Attorney General's Office is seeking community input on the proposed merger." Below this text is a link for "More Information". A red arrow points to this link.

At no time prior to or after the injection of the Pfizer mRNA poison by Fairview, into Mrs. Nache and Minnesota residents, did you seek “**community input.**” And you never will.

Instead of “community input” you used your office to promote lucrative mRNA needles; **a sure-bet that you were fully aware was protected by LIABILITY IMMUNITY.** You enforced and encouraged censorship of the very type of information **that would have contributed to the true and complete informed consent of your “residents” . . . information sourced from censored Twitter users like Dr. Jay Bhattacharya.**

AG Keith Ellison Letter of 24 March 2021 to Twitter CEO Jack Dorsey, et al.

Con't

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.

Minnesota residents !? Your opening paragraph: **“protecting the safety and well-being of the residents.”** That is not merely farcical, it is fraudulent. Prior to your 24 March 2021 letter you were *fully aware* of the internal data *already* accumulated by your suitors at Pfizer-BioNTech. *

Chart internally produced by Pfizer, two weeks prior to Reference 1 :

BNT162b2
5.3.6 Cumulative Analysis of Post-authorization Adverse Event Reports

Table 1 below presents the main characteristics of the overall cases.

Table 1. General Overview: Selected Characteristics of All Cases Received During the Reporting Interval

	Characteristics	Relevant cases (N=42086)
Gender:	Female	29914
	Male	9182
	No Data	2990
Age range (years): 0.01 -107 years Mean = 50.9 years n = 34952	≤ 17	175 ^a
	18-30	4953
	31-50	13886
	51-64	7884
	65-74	3098
	≥ 75	5214
	Unknown	6876
<u>Case outcome:</u>	Recovered/Recovering	19582
	Recovered with sequelae	520
	Not recovered at the time of report	11361
	Fatal	1223 ←
	Unknown	9400

A majority of the 1223 befell residents in states that are afflicted with “public servants” such as you. Do you even care which “Case Outcome” category was already assigned to Mrs. Nache? †

* I have already discussed (extensively) the Nuremburg Medical Tribunals with honest members of the Bar Association, and discussed various formats of its violation many times in prior COVID-19 letters.

† The second injection of the Pfizer mRNA poison was coerced upon Mrs. Nache by UMinn on 1 February 2021.

AG Keith Ellison Letter of 24 March 2021 to Twitter CEO Jack Dorsey, et al. Con't

You failed to disseminate **the whole truth in behalf of your residents.** `Truths already known and knowable about Pfizer mRNA needles; later documented by the court order of Judge Mark Pittman.

Instead, you used your offices at the behest of New World Order, World Economic Fund, World Health Organization, Bill Gates Foundation, and Open Society Foundation cohorts . . . alongside the CDC, the FDA, the NIH, the NIAID; and the mercenaries of Big Academia; **pursuing everything but the whole truth !**

Case 4:21-cv-01058-P Document 35 Filed 01/06/22 Page 1 of 4 PageID 1715

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

**PUBLIC HEALTH AND MEDICAL
PROFESSIONALS FOR TRANSPARENCY,**

Plaintiff,

v. No. 4:21-cv-1058-P

FOOD AND DRUG ADMINISTRATION,

Defendant.

ORDER

In the context of your sworn oaths, **none** of the Reference 1 signatories filed amicus briefs in support of the lawsuit that rendered the above order. And consistent with Reference 1, **none** of you issued public service statements in support of rulings that provoked the following preposterous but typical headlines.

☰ 🔍

Sunday, March 05, 2023

Washington Examiner

Judge scraps 75-year FDA timeline to release Pfizer vaccine safety data, giving agency eight months

by Kaelan Deese, Supreme Court Reporter | 📧 | January 07, 2022 10:39 AM

The letter of 24 March 2021 confirms that all twelve of you acted, and continue to act in the exactly opposite corrupt manner. (This section is continued on Page 16 below.)

Treasonous Assault Upon the United States Constitution by Attorneys General That Were Sworn to Uphold and Protect It – Part One

On Page 4 of Reference 4, I discuss Mr. Edward Dowd, formerly of BlackRock. Mr. Tucker Carlson featured Mr. Dowd on Fox News Tucker Carlson Today. ‡



The focus of the Carlson / Dowd interview was the horrific death statistics that you and your Attorney General thugs instigated/accommodated. Mr. Dowd discussed the preamble to his book **Cause Unknown** :

“ 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.

And therein lies a story—a story that starts with obvious questions:

What has caused this historic spike in deaths among younger people?

What has caused the shift from old people, who are expected to die, to younger people, who are expected to keep living?

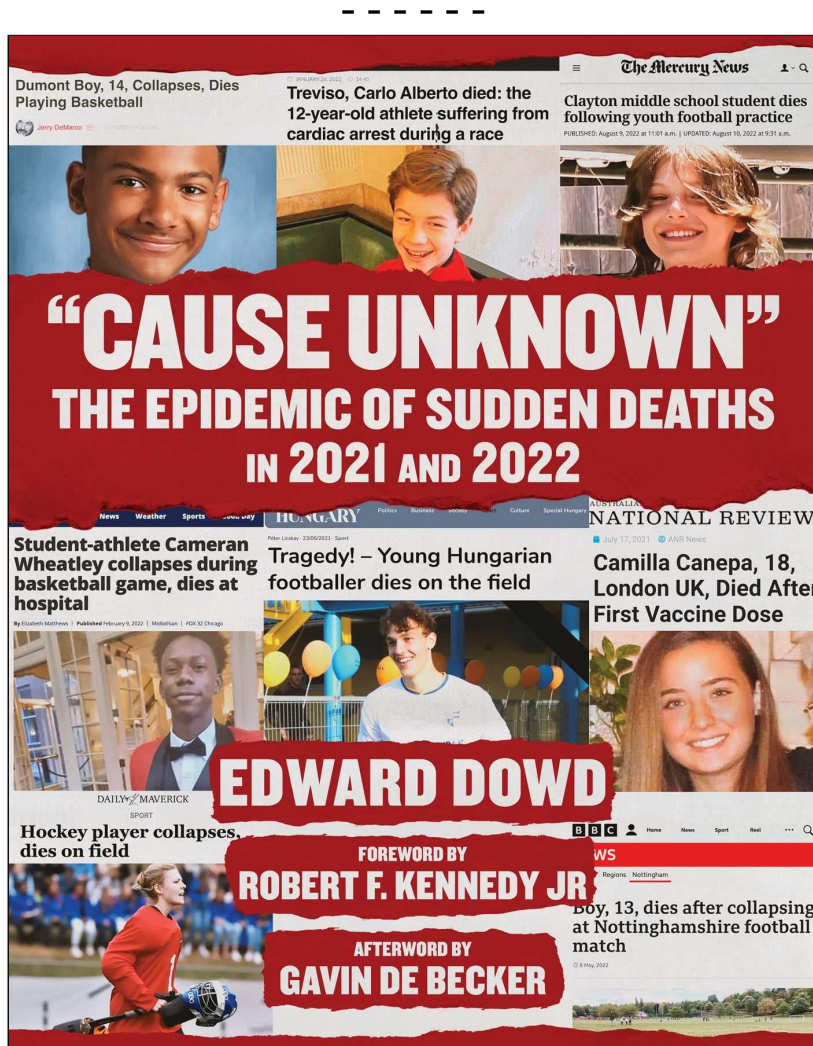
‡ After blind receipt of my 3 January 2023 letter to Governor Ron DeSantis and to American Council of Life Insurers (ACLI) CEO Ms. Susan Neely.

Treasonous Assault Upon the United States Constitution by Attorneys General That Were Sworn to Uphold and Protect It – Part One Conclusion

*It isn't COVID, of course, because we know that COVID is not a significant cause of death in young people. Various **stakeholders** opine about what could be causing this epidemic of unexpected sudden deaths, but "CAUSE UNKNOWN" doesn't opine or speculate. The facts just are, and the math just is.*

*Ask yourself if you recall seeing these kinds of things occurring during your own life in junior high? In high school? In college? How many times in your life did you hear of a performer dropping dead on stage in mid-performance? Your own life experience and intuition will tell you that what you're about to see is not **normal**.*

*Or at least it wasn't **normal** before 2021."*



Normal? From "stakeholders" like you? An officer of the court? Your censoring of free speech . . . **and therefore elimination of true and complete informed consent**, in open denunciation of Nuremburg.

What we have come to "expect"? **The slandering of Mr. Dowd as an "anti-vaxxer" or worse** . . . and then in line with Reference 1, your efforts to ban his book?

INTERMISSION – Twitter Censorship Policy Comparator

<p>The twelve attorneys general listed have zero medial training, zero medical experience, no education or credentials in immunology, vaccinology, medicine/pharmacology whatsoever. None have ever treated a patient.</p> <p>All promoted, without credible justification: face masks, social distancing, lockdowns, mandatory mRNA injection of health care workers such as Mrs. Jummai Nache.</p> <p>None have ever been banned from Twitter, despite not mere disinformation/misinformation, but outright fabrications regarding the COVID-19 mRNA needle promotions listed above.</p>	<p>The twelve PhDs / MDs listed have decades of medial training, medical experience, education and credentials in immunology, vaccinology or medicine/pharmacology. Most have successfully treated untold numbers of patients.</p> <p>None promoted face masks, social distancing, lockdowns, mandatory mRNA injection of health care workers such as Mrs. Jummai Nache.</p> <p>ALL had been banned from Twitter at the behest of the attorneys general listed at-left, but have been reinstated since Twitter acquisition by Mr. Elon Musk.</p>
KEITH ELLISON - Minnesota	Dr. Robert Malone
MAURA HEALEY - Massachusetts	Dr. Peter McCullough
MARK HERRING - Virginia	Dr. Pierre Kory
LETITIA JAMES - New York	Dr. Michael Yeadon
KATHLEEN JENNINGS - Delaware	Dr. Jay Bhattacharya
TOM MILLER - Iowa	Dr. David Martin
PETER NERONHA - Rhode Island	Dr. Jane Ruby
DANA NESSEL - Michigan	Dr. Bryan Ardis
ELLEN ROSENBLUM - Oregon	Dr. Dan Erickson
JOSH SHAPIRO - Pennsylvania	Dr. Martin Kulldorff
JOSHUA STEIN - North Carolina	Dr. Jessica Rose
WILLIAM TONG - Connecticut	Dr. Joseph Ladapo

If Dr. Vladimir Zelenko, Dr. Kary Mullis, or Dr. Satoshi Ōmura had Twitter accounts, they would have been accused of “*spreading fraudulent information*,” slandered by the Center for Countering Digital Hate, and their account permanently suspended in accordance with the agenda of the AGs listed at-left. The censoring of the PhDs / MDs at-right, and many others, was encouraged by the twelve Reference 1 signatories.

Treasonous Assault Upon the United States Constitution by Attorneys General That Were Sworn to Uphold and Protect It – Part Two

Connected to the Carlson / Dowd interview, note that I have copied Ms. Susan K. Neely, CEO of the American Council of Life Insurers (ACLI). I have copied Ms. Neely on several prior COVID-19 letters. A sample of subject/references from a year ago (18 April 2022) :

Subject:	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”
Reference 1:	Letter to Mr. Fauci (NIAID) / Ms. Pollack (Cornell) of 28 March 2022
Reference 2:	<i>Literature Review and Meta-Analysis of the Effects of Lockdowns on COVID-19 Mortality</i> – Johns Hopkins Institute (January 2022)
Reference 3:	<i>Modeling the filtration efficiency of a woven fabric: The role of multiple lengthscales</i> – Physics of Fluids (March 2022)
Reference 4:	<i>Communicating Effectively About Emergency Use Authorization and Vaccines in the COVID-19 Pandemic</i> – AJPH (March 2021)
Reference 5:	January 2022 - Lower and Upper Court Rulings in France: Denial of Life Insurance Benefits Due to “Suicide” Exclusion Clause

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Life-Insurance Payouts Hit Record \$100 Billion in 2021

Covid-19 deaths likely fueled an increase in death-benefit payments

CHINADAILY 中国日报网 Global Edition: ASIA
中文 双语 Français

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• Home / World / Americas

COVID linked to high life insurance payouts

By MINLU ZHANG in New York | chinadaily.com.cn | Updated: 2022-11-29 12:39

f t in +

Links to letters, addressed or copied to Ms. Susan Neely of the ACLI :

<https://www.pvsheridan.com/sheridan2neely-1-18april2022.pdf>

https://www.pvsheridan.com/sheridan2desantis_neely-1-3january2023.pdf

https://www.pvsheridan.com/sheridan2desantis_neely-2-13january2023.pdf

https://www.pvsheridan.com/sheridan2neely-USB_Drive/

INTERMISSION – Twitter Censorship of Liability Immunity

With extensive, nationally recognized real-world experience in product liability, the undersigned is especially sensitive to the criminality of **LIABILITY IMMUNITY**.

It comes as no surprise that the American Bar Association, the Ivy League Law schools, and the George Soros funded AGs in-particular have sat idly; while crimes against humanity are rampant on a global scale, committed by New World Order subsidiaries like Pfizer.

On 13 December 2021 I was interviewed by the Stew Peters Network, the producers of the groundbreaking documentary film **DIED SUDDENLY**.



When I uploaded a copy of the above to my YouTube it was deleted IMMEDIATELY by YouTube CEO Ms. Susan Wojcicki on her claim that it “*Violated Community Guidelines;*” specifically her policy on “COVID misinformation.” It did no such thing.

When I uploaded a copy of the above to my **@paulvsheridan** Twitter account, it was banned IMMEDIATELY, by Mr. Jack Dorsey, on his claim that it violated “*Platform Use Guidelines.*” It did no such thing. My account was marked, and placed on a 30 day suspension.

INTERMISSION – Twitter Censorship of Liability Immunity Conclusion

Subsequent to initiation of Twitter acquisition by Mr. Elon Musk, I re-uploaded the above **LIABILITY IMMUNITY** interview, where it now remains uncensored :



Let us ponder at least one criminal aspect of the prior censorship outcomes; resulting from your letter of 24 March 2021 to Twitter CEO Jack Dorsey :

Twelve AGs, making claims of public service, **but actively withholding crucial legal information (liability immunity) from residents . . . legal information central to true and complete informed consent . . . a basic tenet of the Nuremburg Code.**

Mr. Ellison, you did not intercede, in behalf of constituent Mrs. Jummai Nache, to ensure that her employer (UMinn) informed her of the PREP Act which protects Pfizer with **LIABILITY IMMUNITY**. **Instead, you interceded in behalf of Pfizer (!?).**

You and your AG comrades have sent people to prison for *far less* . . .

Treasonous Assault upon the United States Constitution by Attorneys General That Were Sworn to Uphold and Protect It – Part Three

Page 8 above connects the AGs of Reference 1 to the premier Marxist socialist, anarchist goon ; Mr. George Soros and his agenda-spewing Open Society Foundation.

‘Some wild right-wing rant by a “white supremacist” ? Another “conspiracy theory” ? **Hardly.** In fact, you openly boast of your intimacy with that subversive globalist psychopath . . . **on Twitter!**



So . . . Mr. Ellison . . . mere weeks after President Trump declared a National Emergency, you and comrade George Soros are offering **“coronavirus relief” ?!**

If there is a single piece of evidence confirming that Mrs. Jummai Nache never had-a-chance **against the onslaught of horrific mRNA injury** . . . it is your treasonous COVID-19 tweets of early 2020 praising an avowed unabashed enemy of the US Constitution . . . Mr. George Soros.

Mr. Manning Rudolph Johnson is turning in his grave . . .

**The AG Keith Ellison Letter of 24 March 2021 :
A Pfizer 75-Year Marketing Brochure Pre-Approved by Pfizer CEO Albert Bourla**

The claimed Subject of Reference 1 (screenshot);

Re: Vaccine Disinformation

But that is the *only* time that phrase appears; thereafter only “vaccine misinformation” is used. In fact, you then spew the word misinformation . . . ***nine times!*** Did your Bar exam include legal vocabulary:

Disinformation and misinformation have distinct legal definitions, focused especially upon actionable law enforcement; wherein you and the other AGs claim expertise.

Obviously couched in these distinctions, your suitor, Pfizer CEO Albert Bourla deployed the news media as an arm of his marketing department. In their usual servility, the Washington Post accommodated :



After publication of his marketing brochure (Reference 1), Mr. Bourla went on a globalist media frenzy, openly proclaiming that anyone who questioned his sales spiels about his mRNA needles were criminals; even making pre-emptive claims that ***they*** were motivated by profit !!?

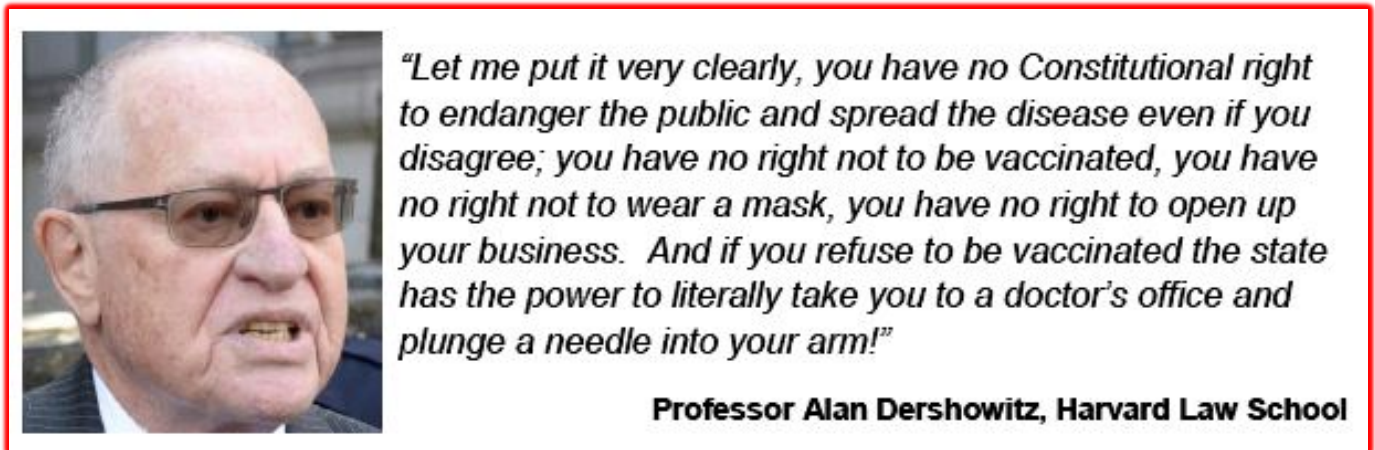
“ People, make money, some of them, by playing with the emotions of people; are creating a whole conspiracy theory and they are trying to basically benefit and profit from the fear of the people. And this is who are the criminals! ”

This crap from the Pfizer CEO whose FDA lackeys took a mere three weeks to declare an mRNA needle “safe and effective,” a needle whose exact content remains undisclosed. But then, those same FDA lackeys claimed that the whole truth (existing real world *digital* data) about that very same Pfizer needle could not be made available for . . . 75 years!?



**Paul V. Sheridan Letter of 5 October 2022 :
The Response from Pfizer CEO Albert Bourla**

On Page 31 in my letter to Mr. Bourla, I quoted *another* member of the Bar Association, who *also* rails against the Constitution. Shortly before Reference 1, having even less expertise than the Bolsheviks that signed it, we have a Harvard Law professor declaring :



Similar to the blatant disinformation spread by Reference 1, the polemical Harvard dolt asserts the same unfounded, unsubstantiated "vaccines only" lie . . . a lie that demanded injection of an mRNA poison.

In a demonstration of his character, Mr. Bourla **did** respond to my 5 October 2022 letter. . . **TWELVE TIMES**. Mind you, he did not answer any of my questions. He responded with insult . . . what else explains receiving the same exact diversionary response . . . twelve times . . . focused on a person that does not exist ?

I posted a video review of the Bourla response to YouTube. Ms. Susan Wojcicki immediately censored it, claiming it violated her "COVID Misinformation" guidelines. It does no such thing. I posted the same video to Rumble, where it remains intact :

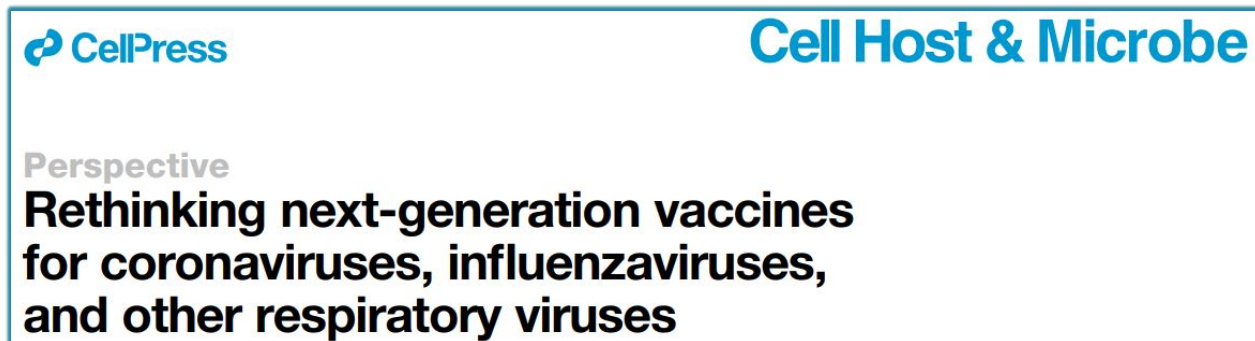


<https://rumble.com/v247vpk-the-bourla-response.html>

https://www.pvsheridan.com/sheridan2fauci_pollack_bourla_trump-5-october-2022.pdf

Adolescent Backpedaling by “Doctor Science” and COVID Colleagues

In late 2022 the following paper was submitted, and then hurriedly published on 11 January 2023 :



True to form, the authors could not even write its Summary without immediately resorting to lies by commission and omission; their very first sentence reads:

“Viruses that replicate in the human respiratory mucosa without infecting systemically, including influenza A, SARS-CoV-2, endemic coronaviruses, RSV, and many other ‘common cold’ viruses, cause significant mortality and morbidity and are important public health concerns.”

Assuming we were all born-yesterday, the authors gloss over their not-so-subtle stampede; that influenza A and SARS-CoV-2 are of the same natural origin, of similar structure, similar infection pathways. This paper was authored prior to the recent Department of Energy study that confirms, what casual observers have known since late 2019: **SARS-CoV-2 was not developed by Chinese bats that frequent fish markets:**



The ReThinking Summary continues:

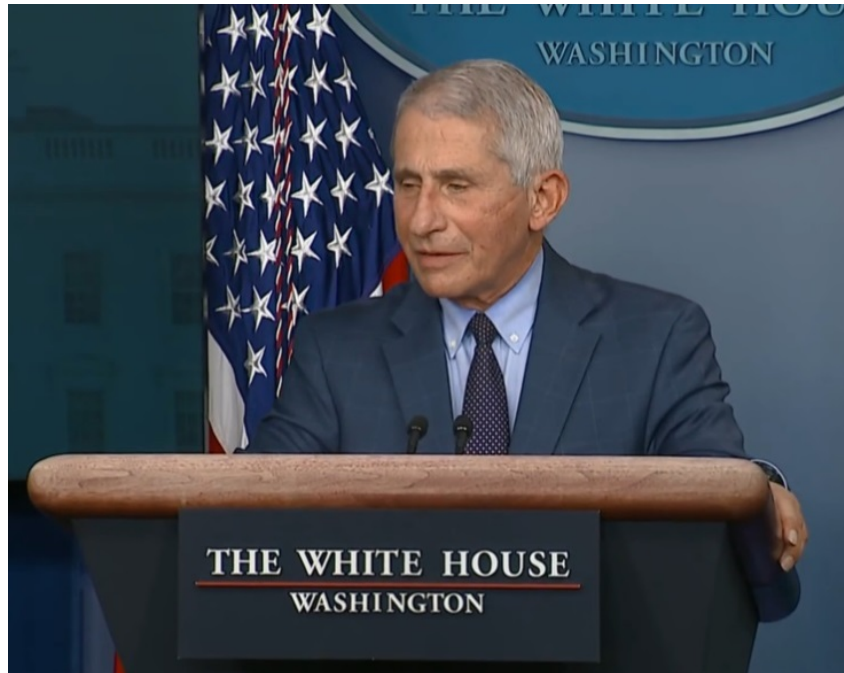
“Because these viruses generally do not elicit complete and durable protective immunity by themselves, they have not to date been effectively controlled by licensed or experimental vaccines.”

“Viruses . . . not to date effectively controlled by licensed or experimental vaccines” ?! Such as SARS-CoV-2? Now, after three years of horror induced by their “science,” are the authors forcefully but **preemptively** declaring the opposite? Are these criminals finally testifying that they *always* knew this?

“Experimental vaccines”? Like the mRNA needle that destroyed the life and health of Mrs. Jummai Nache, and was deployed under a fraudulent Emergency Use Authorization (EUA) of 11 December 2020, so that under **LIABILITY IMMUNITY** she had no legal wherewithal versus Pfizer and its CEO Albert Bourla?

Adolescent Backpedaling by “Doctor Science” and COVID Colleagues Con’t

Primary co-author of the ReThinking paper? In my 12 July 2022 letter to Ms. Martha Pollack (Cornell), I quote **Dr. Science** at his Pfizer mRNA sales meeting at the White House Coronavirus Task Force (19 November 2020) :



“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.

For those of you not acquainted with the field of vaccinology, that is extraordinary. That is almost to the level of what we see with measles, which is 98% effective. So that’s what we’re dealing with.

*I used the word ‘efficacious.’ The means what happens in a clinical trial. The word ‘effective’ means, is what the ultimate impact of that vaccine is gonna have on society. **And the only way you can get an effective program is when the people take the vaccine.**”*

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Re-read that closing paragraph by Doctor Science. He spoon-feeds the Pfizer marketing staff (White House press corps) about the statistical terms efficacious versus effective. He mumbled :

“And the only way you can get an effective program is when the people take the vaccine.”

Trite, but only in appearance. We are dealing with Anthony Fauci; a person that Cornell University Professor of Chemistry, Dr. David Collum, described in a widely publicized interview of 3 August 2021 :

“He’s a pathological liar!”

Fauci’s “when people take the vaccine” is tantamount to admission that the Department of Defense (DoD) contract could only be financially effective if . . . people took the needle! [§]

So what actually happened? Examination of 23 June 2022 by Congressman Jim Jordan (R-OH) of another **pathological liar** . . . former White House Coronavirus Coordinator, Dr. Deborah Birx :

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?! Are you drafting a letter requiring Mr. Jeff Bozos “to take immediate steps” to censor the “disinformation” in her new book Silent Invasion?

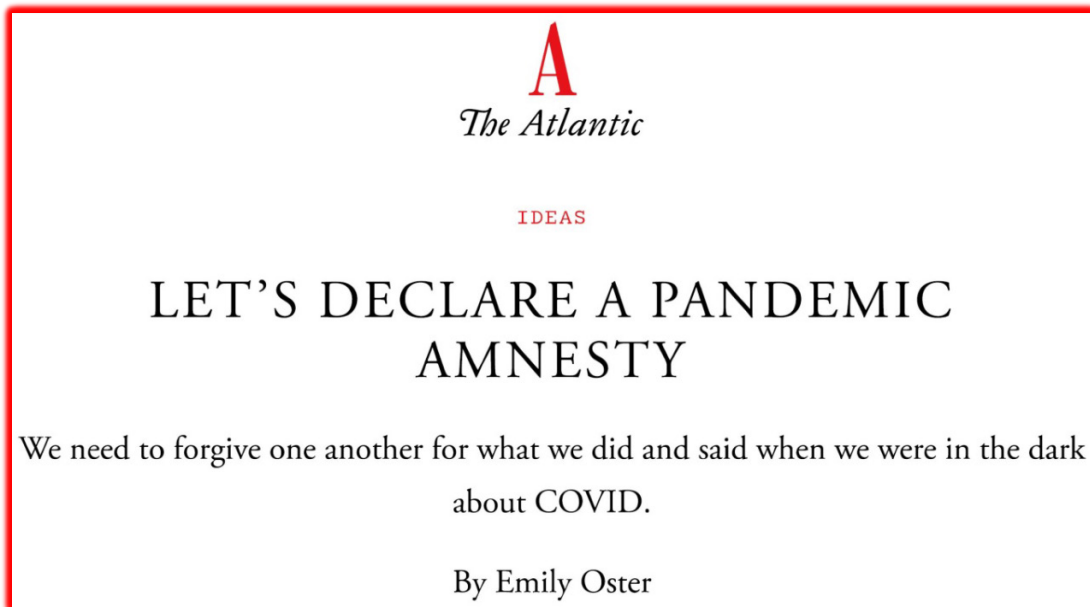
[§] Pfizer finalized their “Development and Licensure of Vaccines to Prevent COVID-19” mRNA contract with the DoD on 21 July 2020, but received a **\$2,000,000,000.00** transfer **prior** to having any trials complete. When the FDA issued their EUA on 11 December 2020, Pfizer *then* had zero risk . . . the EUA provided **LIABILITY IMMUNITY**.

What occurred after that EUA and **LIABILITY IMMUNITY**? Twelve AGs contributed to the marketing of mRNA poisons by issuing a fraud laced memo to Big Tech demanding censorship of “anti-vaxxers.” Reference 1 is attached.

Adolescent Backpedaling by “Doctor Science” and COVID Colleagues *Conclusion*

Perhaps the most pathetic of the backpedaling comes from the Ivy League; institutions that the world once looked to for guidance; from the high-minded rigors of the academy to the real world demonstrations of ethics. But their stakeholder-premised response to COVID-19 has forever tarnished that once lofty perch. Acting as the Ivy League mouthpiece, we endure the dolt from Brown University, **Professor Emily Oster**.

Emboldened, or at-least justified by Reference 1, the following **Tweet** was inflicted upon the global peoples:



A stooge of the Ivy League, Ms. Oster is not merely “ReThinking” their COVID-19 position . . . exposed as servile charlatans, she is entering the classic “*Guilty with explanation*” plea. (Attachment 3)

Conclusion

I have been ‘sitting on’ Reference 1 for two years. Immediately I was repulsed by your audacity. But when such a **blatant assault** is mounted by alleged defenders-of the US Constitution, that onslaught **could not possibly be the result of ignorance or mere politics**. Your role is a deliberate legalistic subversion of our Constitutional Republic; the first but not the last vestige of sincere **attempts** at human dignity.

Reference 2 caused further vindication of my original and documented 2020 assessment :

There was nothing accidental about any aspect of the so-called COVID-19 pandemic.

Thematically, there is little difference between the testimony of the Twitter criminals, versus Reference 1; a letter signed by **TWELVE attorneys general**. The latter confirms that the **second** greatest Crime Against Humanity was not restricted to the Federal government. It was coordinated, and complemented by State level co-conspirators; re-listed in this ‘public square’ for clarity:

- | | | |
|----------------------------------|-----------------------------------|--------------------------------|
| Mr. Keith Ellison - Minnesota | Ms. Maura Healey - Massachusetts | Mr. Mark Herring - Virginia |
| Ms. Letitia James - New York | Ms. Kathleen Jennings - Delaware | Mr. Tom Miller - Iowa |
| Mr. Peter Neronha - Rhode Island | Ms. Dana Nessel - Michigan | Ms. Ellen Rosenblum - Oregon |
| Mr. Josh Shapiro - Pennsylvania | Mr. Joshua Stein - North Carolina | Mr. Willian Tong - Connecticut |



In truth, the letter of 24 March 2021 was the result of many hours of collusion, drafted and signed after a consensus of **Far Left lawyers**; motivated not by public service first-and-foremost, but by cues from an agenda driven body politic comprised of those **well-practiced in the veneer** of such, such as the Council on Foreign Relations (CFR). Relative to the instant Subject, an operative that comes to mind: **Exploitation**.

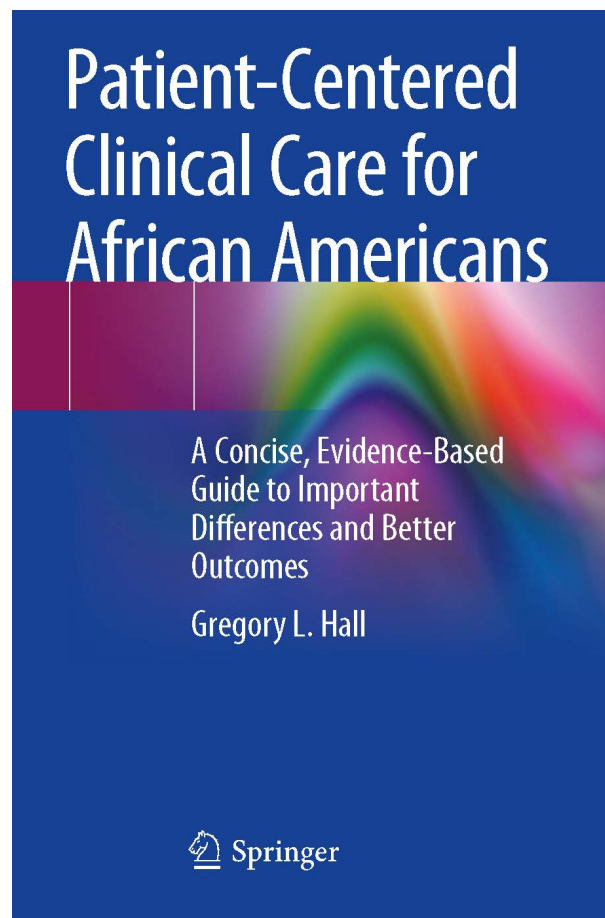
Conclusion

The facade that you were concerned with “*groups spreading falsehoods,*” is a fraud deployed to exploit the innocent. Knowing of the passionate, historically justified self-preservation based skepticism among peoples of Black African descent (regarding the needles promoted by Washington-based and globalist-based NGOs), you were compelled to focus on the so-called “racism card.” In your third paragraph you declare :

“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.

Mr. Ellison, are you saying that you and your eleven AG cohorts have evidence that Dr. Jay Bhattacharya and the list on Page 11 above were “***target(ing) people of color and Black Americans specifically***” ?

Are you claiming that Dr. Gregory L. Hall, author of the highly incremental book . . .



. . . was “***target(ing) people of color and Black Americans specifically***”? **

** My letter of a year ago to the good Dr. Hall : <https://www.pvsheridan.com/sheridan2hall-1-8august2022.pdf>

Conclusion

Prominent and credentialed persons were also the priority of your Twitter censorship crimes; such as Florida Surgeon General Dr. Joseph Ladapo :



Are you saying, in this instance *a priori*, that Dr. Ladapo was **“target(ing) people of color and Black Americans specifically”**?

Your letter, addressed to the perjurious skanks pictured on Page 1, was not one of true admonishment. It was a ‘green light’ proclaiming that you and your political ilk would ‘have their back.’ You would cover for them if whacko First Amendment patriots dared to question the Twitter / Facebook censorship *per se* . . . and especially if they exposed its contextual Great Reset underbelly.

Throughout 2021 you were fully aware that your letter was no more than reductive crap. A major intent was to silence and disconnect (from each other) the large group of ordinary social media users. These people were routinely censored or banned for merely voicing safety concerns about the mRNA needle; the precise contents of which remain undisclosed to this day! One of the more despicable, but indicative ploys of your reductive crap is a bold-faced lie; a false conflation designed to bolster the marketing of the mRNA poison :

“Anti-vaxxers” = “People and groups spreading falsehoods and misleading Americans”

Contrary to claims of being sensitive about derogatory labels and exploitation, the Reference 1 signatories have no issue deploying such when it serves an agenda. Twitter users that choose not to be injected, with mRNA concoctions, and choose to post about their choice, are not “anti-vaxxers.” Only agenda-driven psychopaths would *feign* assumption that those users are motivated by a desire to do harm. As a reminder to you and your AG brethren : **Presumption of ill will is *thee* keystone of bigotry . . .**

Conclusion

As you were fully aware, in early 2021 reliable unbiased information on what you parroted in Reference 1 as a “vaccine” was not available. Indeed, only now can “anti-vaxxers” prove what they suspected about that real world “vaccine” information, partially by virtue of the Judge Mark Pittman order (Page 8 above.) You and your AG comrades intended to hide that information in perpetuity from an innocent trusting public.

You claimed at that *very* early stage, **of an EUA deployment of a never-before-used mRNA needle**, that Twitter users were guilty of, quote, “*spread(ing) fraudulent information about coronavirus vaccines.*” Your claim was not a misstatement; **it was a purposeful lie**. At that early stage, as officers of the court, you had zero long-term data and zero evidence in support of your sweeping allegations; let-alone your unfounded bloviating about “*safe and effective vaccines.*” Utter rubbish! Especially your final sentence:

By effectively rooting out fraudulent information about coronavirus vaccines, you can prevent needless illness and death and hasten our road to recovery.

In this context, you and your AG comrades are LIARS by commission.

But you, Mr. Minnesota Attorney General, in the context of Mrs. Nache are also a LIAR by omission.

If the mRNA needle is the magic bullet you claim, a widely mandated product devoid of any defects, a cure that will “*hasten our road to recovery,*” then why is it ***still*** protected by **liability immunity**?

If you are the public servant “*committed to protecting the safety and well-being of the residents,*” then why did you never challenge **the blatant lies of President Joe Biden regarding liability immunity**? (See Attachment 2)

Why did you never disclose to Minnesota residents, prior to mRNA injection, that the Pfizer needle is the **ONLY** product in US history that is protected from **liability litigation** !?

With all your fancy credentials, and all your fancy talk . . . why . . . **Mr. Minnesota Attorney General** . . . why did you fail to inform Mrs. and Rev. Nache about your detailed knowledge of liability immunity for Pfizer?



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.

Conclusion

Mrs. Jummai Nache was coerced by her employer, the M Health Fairview University of Minnesota Medical Center, to submit to the mRNA needle:

1. That employer was uniquely qualified to disclose the detailed medical justification for their mandate, but they never did so,
2. M Health Fairview was uniquely qualified to disclose their intimate knowledge of the “adverse events,” already secretly disclosed to the FDA on 22 October 2020, **prior** to the EUA, but they never did so,
3. Instead, as just one example of their criminality, they purposely obscured / never formally disclosed the simple issue of liability immunity; **such disclosure by-itself would have been persuasive.**

Inspired by the likes of US Attorney General Merrick Garland, and his blatantly treasonous pre-planned **exploitations** of January 6th, it is unlikely that any of this will ‘get through’ to you or the AG comrades of Reference 1 (overleaf). Indeed, if you had your way, Mr. Tucker Carlson would also be banned in a manner, and for subversive purposes, similar to your banning of the PhDs / MDs on Page 11 above.

Attachment 1 is offered ‘with permission’ of Mrs. Jummai Nache and her family. Take a look at the results of your brand of public service . . . take a good *loooooooong* look, **Mr. Minnesota Attorney General.**

There is nothing innocent or ignorant in your censorship contribution to that catastrophe . . . a young lady in the prime of her life and her career as a Medical Assistant; destroyed directly by the academic mercenaries at the University of Minnesota.

That young lady and her family are permanent residents from Nigeria. They intend to become US citizens in October 2024. They intend to pronounce in the ‘public square’ their sincere intent to protect and uphold the Constitution of the United States, **so help them God . . .**

Cordially,

Paul V. Sheridan

Enclosures / attachments

Memo: This communication in electronic form (includes hyperlinks and all attachments) :

https://www.pvsheridan.com/sheridan2ellison_nache_mace-1-6march2023.pdf