

Dear Customer,

The following is the proof-of-delivery for tracking number: **776203904270**

Delivery Information:

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Signed for by:	K.BAUSCH	Delivery Location:	9000 ROCKVILLE PIKE
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		ROCKVILLE, MD, 20852
		Delivery date:	Mar 4, 2022 12:43

Shipping Information:

Tracking number:	776203904270	Ship Date:	Mar 3, 2022
		Weight:	0.5 LB/0.23 KG

Recipient:

Dr. Anthony S. Fauci, NIAID
31 Center Drive
NIAID Central Drop Off
ROCKVILLE, MD, US, 20852

Shipper:

Paul V. Sheridan, DDM Consulting
22357 Columbia Street
DDM Consulting
Dearborn, MI, US, 48124

Reference

Biden Liability Immunity LIE



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

3 March 2022

VIA FEDEX AIRBILL 7762-0390-4270

Mr. Anthony S. Fauci
Director - NIAID
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Rockville, MD 20852
301-496-2263 / anthony.fauci@nih.gov

DEMANDS: Your Public Correction and Apology as ‘Chief Medical Advisor to the President’ Addressing the Blatant Lie Proclaimed by President Biden Regarding “vaccine” Liability Immunity

Reference 1: State of the Union Address – 1 March 2022
Reference 2: My Letter to Fauci, Pollack, et al., of 19 January 2022

Preliminary Courtesy Copy List

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This letter including SPODs : <http://pvsheridan.com/sheridan2fauci-7-3march2022.pdf>

Reference 2 available : <http://pvsheridan.com/sheridan2fauci-5-19january2022.pdf>

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DEMANDS: Your Public Correction and Apology as ‘Chief Medical Advisor to the President’ Addressing the Blatant Lie Proclaimed by President Biden Regarding “vaccine” Liability Immunity

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Dear Mr. Fauci:

You were present for Reference 1, and you are in-receipt of my many COVID letters including Reference 2.

During the State of the Union address of Tuesday, you personally observed the following **bold-faced and purposeful lie** proclaimed by your boss President Joe Biden:

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



Let us be clear, that outburst from the person many refer to as “America’s first mail order president,” was not a misstatement or a mistake. You, of all people, are aware of that inveracity; that it was a bold-faced lie:



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

This Administration lie was not accidentally spewed into a “hot mic.” This lie was openly declared during the State of the Union! **A lie so outrageous, that even Tucker Carlson remains in a state of shock:**



To put this Administration lie in perspective, I am once-again attaching the 'Mrs. Jummai Nache Photograph Progression' file. **As you are fully aware**, but ignore, the horror that befell the Christian family from Nigeria is not isolated. The adverse events data (being forcibly revealed by legal actions, overcoming the inveracity of your Big Pharma suitors) continues to confirm the "willful misconduct" that was central to your so-called 'Emergency Use Authorization' of 11 December 2020 (Attachment).



Before I assert and specify the instant DEMANDS, we review your highly motivated and self-absorbed quote to the Financial Times of London on 10 July 2020:

“ I have a reputation, as you probably have figured out, of speaking the truth at all times and not sugar-coating things. And that may be one of the reasons why I haven’t been on television very much lately.”

This quote came shortly after your bold-faced lies about hydroxychloroquine, and the “research” conducted by your suitors at Surgisphere, during your May 27, 2020 interview with the political dweebs at *Politico*.

Your big money quote came shortly before your “vaccine” promotional stunt at the Cornell University *StayHomecoming 2020* event, orchestrated by Ms. Martha Pollack, et al. This is relevant since at no time during that stunt, or thereafter, did you or Pollack declare that liability immunity existed for Big Pharma and their needles; needles that you were going to mandate against the Cornell students and staff, and the entire nation. That is, both of you are guilty of lying by omission; failing in your ‘duty to warn’ in the context of informed consent, and in the context of other legal and moral basics.

FORMAL DEMANDS

1. You are to assert in the Public Domain that you are the person that is, in the largest part, responsible for the 'liability immunity' that existed/was-enacted in behalf of Big Pharma and their "vaccines," and that such was pre-emptive/central to the so-called "COVID-19 pandemic."
2. You are to assert in the Public Domain that you were present at the 1 March 2022 State of the Union address, hearing first-hand the following statement by your boss, President Joe Biden:

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

3. You are to assert in the Public Domain that the above declaration by the president of the United States is not merely a misstatement, **but a two-part bold-faced lie.**
4. You are to assert in the Public Domain your personal apology, for your intimate connections to Demand Item 1 above; an apology **directed to Mrs. Jummai Nache and her family.**
5. You are to assert in the Public Domain your personal apology, for your intimate connections to Demand Item 1 above; an apology directed to the Cornell University family.
6. You are to assert in the Public Domain your personal apology for your intimate connections to Demand Item 1 above; an apology directed to citizens and taxpayers of the United States.
7. You are to assert in the Public Domain your personal apology for not addressing openly and honestly, the existence of 'liability immunity' which resides with and was orchestrated solely for your Big Pharma comrades, **regarding the issue of informed consent.**
8. You are to assert in the Public Domain the following legal fact : As more truth is revealed regarding (a) the manner in which SARS-CoV-2 and its variants came into existence, (b) the decades-old history of how "COVID-19 vaccines" were developed, (c) how the "COVID-19 vaccines" were deployed under the Emergency Use Authorization, and (d) the concealment of ongoing adverse events data (worldwide); that as these revelations confirm **the long-standing and ongoing existence of "willful misconduct,"** that such revelations vacate the protections/provisions of your liability immunity; that the latter is no longer legally valid, and that civil liability lawsuits are justified and viable.

Please do not hesitate to contact me at any time.

Cordially,

Paul V. Sheridan





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.













December 22, 2021

Philip and Jummai Nache
1783 Switchgrass Ct.
Shakopee, MN 55379

RE: Vaccine Injury Case

Hello Philip and Jummai. I called Philip a few days ago to try and discuss the status of the vaccine injury case and to discuss that we will not be able to assist you with the vaccine claim. I may have caught Philip at a bad time so he was going to call me back. I did not get a call back.

We have decided not to represent you in your claim for several reasons but the primary one is the issue of medical causation. I re-reviewed the CDC letter, Philip's conversation with Dr. Fontana, and the report from Dr. Boucher. None of them, in my view, give a definitive opinion as to the role of the vaccine in the MIS-A sufficient to be successful in a claim. I also made some effort to try and locate a potential expert witness who could give a more definitive opinion and was given some names. I researched those names. One person is a prominent critic of vaccine mandates but has been thoroughly excoriated in the medical community. Another name I was given was of an ophthalmologist, who would very likely not be viewed as credible on vaccine issues. And another expert was apparently involved in developing the mRNA technology. Although I felt it was a long shot that he would even be available to review the case, I tried giving him a call but the number I found for him was disconnected.

Based on the information I have available, I don't think an injury claim with the CICP would be successful and therefore I do not feel comfortable entering into a retainer agreement, which would further deplete your resources in vain. However, this is just my opinion and I may be wrong (and it wouldn't be the first time). I encourage you to do a couple of things: (1) continue searching for legal representation to get a second opinion on the CICP claim; and (2) regardless of those results, at least look into filing a claim on your own so as not foreclose the possibility whoever evaluates the claim has a different opinion.

As you already know, there is a deadline for filing the CICP claim and that is coming up soon. The deadline is one year from the date Jummai was administered the vaccine and I would go from the first dose to be safe.

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EST
1893

December 22, 2021

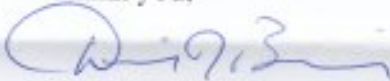
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Additionally, please continue to pursue the workers compensation claim and a social security disability claim. Last we talked, you indicated that Jummai had secured workers compensation counsel and the claim was proceeding. The CICP claim is only there to cover out-of-pocket expenses that are not covered by other programs and also does not compensate for a general disability damage.

I am sorry we are not able to assist with any aspect of this claim and I wish you the best of luck. This terrible injury could not have happened to better people.

I will send a copy of this letter via regular mail for your records.

Thank you,



Daniel J. Bellig
Attorney at Law

DJB:lj