Dear Customer,

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

Tracking Number

1Z1723W70298928607

Weight

2.00 LBS

Service

UPS 2nd Day Air®

Shipped / Billed On

12/13/2022

Delivered On

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

Delivered To

TALLAHASSEE, FL, US GOVERNOR RON DESANTIS

Received By

FDLE

Left At

Inside Delivery

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

Sincerely,

UPS

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

Dear Customer,

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

Tracking Number

1Z1723W70215052897

Weight

2.00 LBS

Service

UPS 2nd Day Air®

Shipped / Billed On

12/13/2022

Delivered On

12/16/2022 10:54 A.M.

Delivered To

TALLAHASSEE, FL, US DR JOSEPH LADAPO

Received By

THOMPSON

Left At

Receiver

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

Sincerely,

UPS

Tracking results provided by UPS: 02/09/2023 11:30 P.M. EST

Dear Customer,

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

Tracking Number

1Z1723W70299663810

Weight

2.00 LBS

Service

UPS 2nd Day Air®

Shipped / Billed On

12/13/2022

Delivered On

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

Delivered To

TALLAHASSEE, FL, US ATTORNEY GENERAL ASHLEY MOODY

Received By

FDLE

Left At

Inside Delivery

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

Sincerely,

UPS

Tracking results provided by UPS: 02/09/2023 11:31 P.M. EST

Dear Customer,

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

Tracking Number

1Z1723W70214263116

Weight

2.00 LBS

Service

UPS 2nd Day Air®

Shipped / Billed On

12/13/2022

Delivered On

12/16/2022 12:33 P.M.

Delivered To

WASHINGTON, DC, US GOVERNOR PETE RICKETTS
REPUBLICAN GOVERNORS ASSOCIATION

Received By

BROWN

Left At

Office

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

Sincerely,

UPS

Tracking results provided by UPS: 02/09/2023 11:21 P.M. EST

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

13 December 2022

Governor Ron DeSantis

State of Florida

400 South Monroe Street Tallahassee, FL 32399

850-717-9337

1Z1723W70298928607

Dr. Joseph A. Ladapo

Florida Surgeon General 4052 Bald Cypress Way

Tallahassee, FL 32399 850-245-4444

1Z1723W70215052897

Attorney General Ashley Moody

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

850-414-3300

1Z1723W70299663810

The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act; Subject:

Due to Willful Misconduct, False Claims, and RICO Level Criminality

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

PRELIMINARY COURTESY COPY LIST

Governor Kristi Noem

State of South Dakota 500 East Capitol Avenue 57501

Pierre, SD 605-773-3212

1Z1723W70298299823

Governor Michael Parson

State of Missouri Jefferson City, MO 65102

Governor Greg Abbott

State of Texas

State Insurance Building 1100 San Jacinto

Austin, Texas 78701

512-463-1782

1Z1723W70298130245

Capitol Building - Room 218

573-751-3222

1Z1723W70297220631

Governor Pete Ricketts

Republican Governors Association 1747 Pennsylvania Avenue NW

Suite 250

Washington, DC 20006

202-662-4140

1Z1723W70214263116

Governor Greg Gianforte

State of Montana

State Capitol - Room 204

Helena, MT 59620

406-444-3111

1Z1723W70201505503

Ms. Martha Pollack

Cornell University 300 Day Hall

Ithaca, NY 14853

607-255-5201

1Z1723W70297430191

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

By Debra Heine



December 5, 2022

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

13 December 2022

Governor Ron DeSantis

State of Florida 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 1Z1723W70298928607 Dr. Joseph A. Ladapo

Florida Surgeon General 4052 Bald Cypress Way Tallahassee, FL 32399 850-245-4444

1Z1723W70215052897

Attorney General Ashley Moody

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

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

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

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

Many praise and are truly thankful for the following headlines:



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

By Debra Heine



December 5, 2022

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

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



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



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

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

^{*} INCREASINGLY RECOGNIZED AS EXPECTED OR INTENDED EVENTS.

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



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



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

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

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

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

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



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

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

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

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

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

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

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

That is, not "two years," but two <u>decades</u> working on mRNA! Operation Warp Speed? Try operation warp fraud.



Page 5

Application/Control Number: 09/869,003

Art Unit: 1648

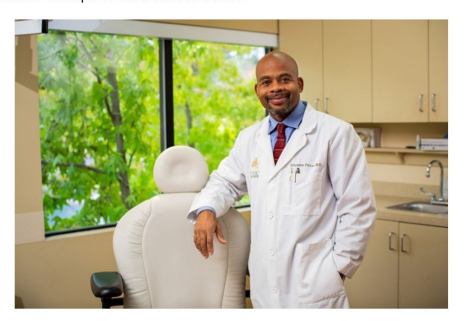
These arguments are persuasive to the extent that an antigenic peptide stimulates an immune response that may produce antibodies that bind to a specific peptide or protein but is not persuasive in regards to a vaccine. The immune response produced by a vaccine must be more than merely some immune response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

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

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

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

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



Dr. Pierre stated in his April 2022 video:

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

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

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

University of Minnesota RICO Criminality versus Mrs. Jummai Nache

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

Memo 1: Mrs. Jummai Nache employed at University of Minnesota (UMinn) Physicial healthy, no COVID symptoms. UMinn refuses to administer COVID "test" prior to inject provided by UMinn regarding their knowledge of mRNA "adverse events." No informal liability immunity. Informed consent not offered / is violated by UMinn.	ction. No information
First Pfizer mRNA injection; no prior or existing COVID symptoms.	January 13 2021
Reaction to first Pfizer needle immediate; fever, headache; prior to first needle Juumai had <i>no</i> health issues.	January 16, 2021
Second Pfizer mRNA injection; prior to second needle Jummai still had no COVID respiratory symptoms.	February 1 2021
No COVID respiratory symptoms, however chest pain; Jummai cannot work.	February 2 2021
Still no COVID respiratory symptoms, but chest pain and heart palpitations now severe, Jummai is rushed to Urgent Care. Finally UMinn administers COVID "test."	February 6 2021
UMinn claims that post-mRNA injection COVID test of February 6 is "positive."	February 7 2021
Memo 2: Martha Pollack of Cornell, under direct advice of Pfizer CEO Peter Bourla, be the Bourla lie, at the campus COVID-19 website, that the Pfizer mRNA is, "95% safe a	
Jummai heart function deteriorates; admitted to Fairview Emergency Room.	February 11 2021
Jummai heart and <u>now</u> respiratory function near total failure; rushed to intensive care at University of Minnesota Medical Hospital.	February 13 2021
Near death, UMinn declares only way to save Jummai is forced lung ventilation.	February 14 2021
Memo 3: IMPORTANT - Now beyond '14-day window' since Jummai received se injection. 80% of deaths post second mRNA needle occur prior to 14 days. 90% second mRNA needle occur prior to 14 days. Ms. Rochelle Walensky of CDC se all injury/death occurring prior to 14-day deadline to be designated as "unvaccin injuries not counted in CDC VAERS; post 14 day amputations recorded by UMin	of injuries post cretly dictates that nated." Jummai
Unannounced, UMinn retests for COVID, continues to record as "positive."	February 16 2021
Prior to Pfizer needles, Jummai never hospitalized. "A model of health," life-long non-smoker / non-drinker. After 14-day-window UMinn reports all new diagnosis: 1. Arterial blood clot 2. Respiratory distress 3. Cardiomyopathy 4. Anemia 5. Ischemia 6. Multiple Inflammatory Syndrome 7. Severe damage to legs, both hands, all fingers; all are blood clot related.	March 2021
Without doing in-person exam of Jummai , Rochelle Walensky/CDC send letter declaring her 1 – 7 diagnosis as <i>"un-related"</i> to Pfizer mRNA injection (?!).	March 31 2021
Jummai health destroyed, living in continuous pain/agony.	April May June 2021
Both legs of Jummai amputated due to Item 7, severe blood clot damage.	June 21 2021
Left hand, fingers of right hand amputated due to Item 7, severe blood clot damage.	July 20 2021
Lore hand, imports or right hand amputated due to trem 1, severe blood dot damage.	0 dily 20 2021

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

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



CBER Plans for Monitoring COVID-19 Vaccine Safety and Effectiveness

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

VRBPAC Meeting October 22, 2020

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

- Guillain-Barré syndrome
- Acute disseminated encephalomyelitis
- Transverse myelitis
- Encephalitis/myelitis/encephalomyelitis/ meningoencephalitis/meningitis/ encepholapathy
- Convulsions/seizures
- Stroke
- Narcolepsy and cataplexy
- Anaphylaxis
- Acute myocardial infarction
- Myocarditis/pericarditis
- Autoimmune disease

- Deaths
- Pregnancy and birth outcomes
- Other acute demyelinating diseases
- Non-anaphylactic allergic reactions
- Thrombocytopenia
- Disseminated intravascular coagulation
- Venous thromboembolism
- Arthritis and arthralgia/joint pain
- Kawasaki disease
- Multisystem Inflammatory Syndrome in Children
- Vaccine enhanced disease

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

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

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

"Assessment:

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

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

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

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



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

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

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



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

Dr. Kirk Milhoan



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

Dr. Peter McCullough

CONCLUSION

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

THE NUREMBERG CODE

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

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

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

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

Ms. Claire Bridges: Model of Health Pre-mNRA

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

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

Thank you for today's 'Accountability Roundtable for mRNA Shots.' Please feel free to contact me at any time.

Respectfully yours,

Paul V. Sheridan

Attachment

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

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

"How is that possible!?!"

Notes and Links

Page 1 of 13

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

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

Page 2 of 13:

BEYOND "WILLFUL MISCONDUCT"

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

DIED SUDDENLY

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

Pages 4 and 6 of 13

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

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

Albert Bourla on why mRNA technology was "counterintuitive" to producing an effective vaccine https://www.youtube.com/watch?v=t9 YRw7iBF4

Page 9 of 13

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

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

Page 11 of 13

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

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

Letter to Attorney General Ashley Moody of 21 December 2021

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

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

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

Notes and Links

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

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

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

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

TABS

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

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

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

Essay of 17 November 2022 by Paul V. Sheridan:

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

Letter of 27 October 2022 to Very League Presidents and Very League Law School Deans from Paul V. Sheridan:

Enactment of the COVID-19 "Pandemic" -

Ivy League Criminal Participations in Denial of Religious Exemptions; Lockdowns, Social Distancing, Face Mask and mRNA Mandates; Deliberate Spreading of Blatant Disinformation that mRNA Needle Obviated Transmissibility

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

Subject : Mrs. Jummai Nache and her Family

Reference 1 : The "Fauci Effect" Reference 2 : The Pollack Effect Reference 3 : The Bourla Effect Reference 4 : The Trump Vaccine

Tab 1

Governor Ron DeSantis
State of Florida

Dr. Joseph A. Ladapo Florida Surgeon General

Attorney General Ashley Moody
State of Florida

13 December 2022

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

Reference: Mrs. Jummai Nache versus the 'Willful Misconduct' of Pfizer, Inc.

Twelve Pages

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

Tab 1: Page 1 of 12

Subject: Mrs. Jummai Nache and her Family





Subject: Mrs. Jummai Nache and her Family



Tab 1: Page 3 of 12

Subject: Mrs. Jummai Nache and her Family

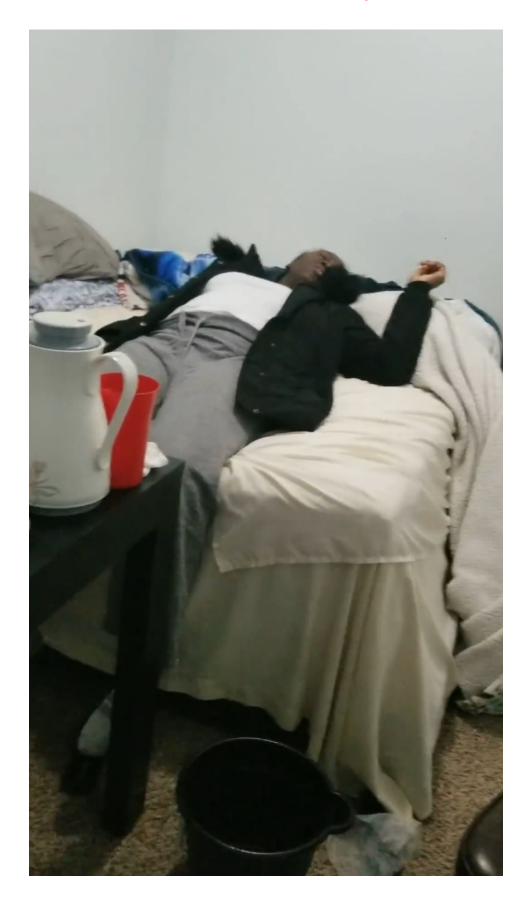
Please kee	D-19 Vaccination Rep this record card, which includes maccines you have received.	nedical information	The second secon
Por favor, o médica so	guarde esta tarjeta de registro, que i bre las vacunas que ha recibido.	ncluye información	ai P
act Marme	102/1971	st Name tient number (medic	mal record or IIS record number)
Vaccine	Product Name/Manufacturer	Date	Healthcare Professional or Clinic Site
1º Dose	COVID-19 Vaccine Wfg. Pfizer BioNTech	1 13 21 mm dd yy	M Health Fairview Southdale
™ Dose	COVID-19 Vaccine	2 1 21 mm dd yy	M Health Fairview Southdale
ther	Mfg: Pfizer BioNTech Lot: EL9262 Exp: 5/31/21	mm dd yy	
her		mm dd yy	-

Reminder! Return for a second dose! ¡Recordatorio! ¡Regrese para la segunda dosis! Date / Fecha Vaccine COVID-19 vaccine Vacuna contra el COVID-19 0800-0900 Other Otra Lleve este registro de vacunación a cada Bring this vaccination record to every cita médica o de vacunación. Consulte con vaccination or medical visit. Check with your health care provider to make sure you are not su proveedor de atención médica para missing any doses of routinely recommended asegurarse de que no le falte ninguna dosis de las vacunas recomendadas. Para obtener más información sobre el For more information about COVID-19 COVID-19 y la vacuna contra el COVID-19, and COVID-19 vaccine, visit cdc.gov/ visite espanol.cdc.gov/coronavirus/2019coronavirus/2019-ncov/index.html. ncov/index.html. You can report possible adverse reactions Puede notificar las posibles reacciones adversas después de la vacunación contra following COVID-19 vaccination to the Vaccine Adverse Event Reporting System el COVID-19 al Sistema de Notificación de Reacciones Adversas a las Vacunas (VAERS) (VAERS) at vaers.hhs.gov. en vaers.hhs.gov. MLS-319813_1

Mrs. Jummai Nache and her Family Subject:



Mrs. Jummai Nache and her Family Subject:



Subject: Mrs. Jummai Nache and her Family





Subject: Mrs. Jummai Nache and her Family





Mrs. Jummai Nache and her Family Subject:









Subject: Mrs. Jummai Nache and her Family





Subject: Mrs. Jummai Nache and her Family









Mrs. Jummai Nache and her Family Subject:





Tab 1: Page 12 of 12

Subject: Mrs. Jummai Nache and her Family Conclusion



Mrs. Jummai Nache and her devoted husband Philip; learning how to walk stairs on prosthetic limbs. Amputation of her limbs **caused by mRNA injection** <u>mandated</u> **by her former employer**, the University of Minnesota (UMinn). A non-smoker, a non-drinker, a model of health **prior** to Pfizer needle; amputations in pictorial review above caused by mRNA-induced venous and arterial thromboembolism; not merely foreseeable but a known mRNA danger which had been discussed in-detail at the secret FDA meeting of 22 October 2020 (See cover letter Page 8-of-13).

Tab 2

Governor Ron DeSantis
State of Florida

Dr. Joseph A. Ladapo Florida Surgeon General

Attorney General Ashley Moody
State of Florida

13 December 2022

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

Reference: Mrs. Jummai Nache versus the 'Willful Misconduct' of Pfizer, Inc.

Thirteen Pages

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

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



Dear Customer,

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

Delivery Information:

Delivered Status: **Delivered To:** Receptionist/Front Desk

K.BAUSCH 9000 ROCKVILLE PIKE Signed for by: **Delivery Location:**

Service type: FedEx Standard Overnight

Special Handling: Deliver Weekday ROCKVILLE, MD, 20852

> **Delivery date:** Mar 4, 2022 12:43

Shipping Information:

Tracking number: Ship Date: 776203904270 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



300 DAY HALL



Dear Customer,

The following is the proof-of-delivery for tracking number: 776213811785

Delivery Information:

Delivered Status:

Signed for by: Signature release on file

Service type: FedEx Express Saver

Special Handling: Deliver Weekday

ITHACA, NY, 14853

Delivery date: Mar 8, 2022 11:55

Shipping Information:

Tracking number: Ship Date: 776213811785 Mar 5, 2022

> Weight: 1.0 LB/0.45 KG

Recipient:

Ms. Martha Pollack, Cornell University 300 Day Hall Office of the President ITHACA, NY, US, 14853

Delivered To:

Delivery Location:

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

Reference

Fauci Forfeiture and Biden LIE

Proof-of-delivery details appear below; however, no signature is available for this FedEx Express shipment because a signature was not required.



Dear Customer,

The following is the proof-of-delivery for tracking number: 776217214945

Delivery Information:

Delivered Status: **Delivered To:** Receptionist/Front Desk

M.QUINN 1219 SPRUCE ST Signed for by: **Delivery Location:**

Service type: FedEx Express Saver

Special Handling: Deliver Weekday PHILADELPHIA, PA, 19107

> **Delivery date:** Mar 8, 2022 13:42

Shipping Information:

Tracking number: Ship Date: 776217214945 Mar 5, 2022

> Weight: 0.5 LB/0.23 KG

Recipient:

Mr. Michael van der Veen, Esq, vanderVeen, ONeill,Hartshorn,Levin 1219 Spruce Street PHILADELPHIA, PA, US, 19107

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

Reference

Biden Liability Immunity LIE





Dear Customer,

The following is the proof-of-delivery for tracking number: 776217275502

Delivery Information:

Delivered Status: **Delivered To:** Receptionist/Front Desk

P.PAUL 1029 STATE ST Signed for by: **Delivery Location:**

Service type: FedEx Express Saver

Special Handling: Deliver Weekday; Saturday Pickup **BOWLING GREEN, KY, 42101**

> **Delivery date:** Mar 8, 2022 10:21

Shipping Information:

Tracking number: Ship Date: 776217275502 Mar 5, 2022

> Weight: 0.5 LB/0.23 KG

Recipient: Senator Rand Paul, 1029 State Street BOWLING GREEN, KY, US, 42101

Shipper: Paul V. Sheridan, DDM 22357 Columbia Street DDM Consultants Dearborn, MI, US, 48124

Reference

Biden Liability Immunity LIE





The following is the proof-of-delivery for tracking number: 776217218940

Delivery Information:

Delivered Status: **Delivered To:** Receptionist/Front Desk

K.NOGGLE 517 E WISCONSIN AVE 408 Signed for by: **Delivery Location:**

Service type: FedEx Express Saver

Special Handling: Deliver Weekday MILWAUKEE, WI, 53202

> **Delivery date:** Mar 9, 2022 11:06

Shipping Information:

Tracking number: Ship Date: 776217218940 Mar 5, 2022

> Weight: 0.5 LB/0.23 KG

Recipient:

Senator Ron Johnson, United States Senate 517 East Wisconsin Avenue Suite 408 MILWAUKEE, WI, US, 53202

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

Reference

Biden Liability Immunity LIE





The following is the proof-of-delivery for tracking number: 776217252063

Delivery Information:

Delivered Status: **Delivered To:** Mailroom

H.FELT THE CAPITOL Signed for by: **Delivery Location:**

Service type: FedEx Express Saver

Special Handling: Deliver Weekday **ALBANY, NY, 12224**

> **Delivery date:** Mar 8, 2022 10:14

Shipping Information:

Tracking number: Ship Date: 776217252063 Mar 5, 2022

> Weight: 0.5 LB/0.23 KG

Recipient:

Governor Kathy Hochul, Governor of New York State NYS State Capitol Bldg ALBANY, NY, US, 12224

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

Reference

Biden Liability Immunity LIE





The following is the proof-of-delivery for tracking number: 776217272948

Delivery Information:

Delivered Status: **Delivered To:** Shipping/Receiving

G.SWEET 400 N CAPITOL ST NW Signed for by: **Delivery Location:**

Service type: FedEx 2Day

Special Handling: Deliver Weekday WASHINGTON, DC, 20001

> **Delivery date:** Mar 7, 2022 13:12

Shipping Information:

Tracking number: Ship Date: 776217272948 Mar 5, 2022

> Weight: 0.5 LB/0.23 KG

Recipient:

Mr. Tucker Carlson, Fox News Washington 400 North Capitol St NW WASHINGTON, DC, US, 20001

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

Reference

Biden Liability Immunity LIE





The following is the proof-of-delivery for tracking number: 776217228161

Delivery Information:

Delivered **Guard/Security Station** Status: **Delivered To:**

V.MARTY 725 5TH AVE Signed for by: **Delivery Location:**

Service type: FedEx Express Saver

Special Handling: Deliver Weekday; Saturday Pickup NEW YORK CITY, NY, 10022

> **Delivery date:** Mar 8, 2022 09:28

Shipping Information:

Tracking number: Ship Date: 776217228161 Mar 5, 2022

> Weight: 1.0 LB/0.45 KG

Recipient: Mr. Eric Trump,
The Trump Organization
725 Fifth Avenue
NEW YORK CITY, NY, US, 10022

Shipper: Paul V. Sheridan, DDM 22357 Columbia Street DDM Consultants 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 5601 Fishers Lane 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

Mr. Philip Nache Hope of Nations Gospel Church 1021 Hennepin Ave # 2 Minneapolis, MN 55403 502-379-5428

Mr. Michael van der Veen, Esq. van der Veen, O'Neill, et al 1219 Spruce Street Philadelphia, PA 19107 215-515-6892

By Email

Shipper trackg 776217214945

Senator Rand Paul United States Senate 167 Russell Senate Office Bldg. Washington DC, 20510 202-224-4343 Shipper trackg 776217275502

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

Shipper trackg 776217272948

Mr. Thomas Renz, Esq Renz Law Firm, PC - Suite 162 1907 W. State Street Fremont, OH 43420 419-351-4248 By Email

Dr. Vladimir Zelenko Suite 770 745 State Route 17m Monroe, NY 10950 845-782-0000 By Email

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The Trump Organization
725 Fifth Avenue
New York, NY 10022
212-832-2000
Shipper trackg 776217228161

Governor Kathy Hochul Governor of New York State NYS State Capitol Bldg. Albany, NY 12224 518-474-8390

Shipper trackg 776217252063

Mr. Ravi Batra, Esq. Law Firm of Ravi Batra, PC 142 Lexington Avenue New York, NY 10016 212-545-1993 By Email

Dr. Pierre D. Kory FLCCC Alliance 6006 N Highlands Ave Madison, WI 53705 513-486-4696

By Email

Senator Ron Johnson United States Senate 328 Hart Senate Office Bldg. Washington, DC 20510 202-224-5323 Shipper trackg 776217218940

Ms. Martha E. Pollack
Office of the President
Cornell University - 300 Day Hall
Ithaca, NY 14853
607-255-5201

Shipper trackg 776213811785

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

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

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 5601 Fishers Lane 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

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!"

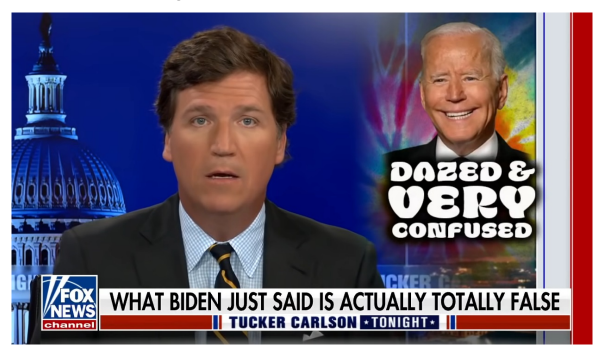


Let us be clear, that outburst from the person many refer to as "America's first mail order president," was not a misstatement or a mistake. You, of all people, are aware of <u>that</u> inveracity; that it was a bold-faced lie:



"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 <u>after</u> 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 <u>before</u> 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, <u>or thereafter</u>, 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 <u>basics</u>.

FORMAL DEMANDS

- 1. You are to assert in the Public Domain that you are thee 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

	and viable.	
Please	do not hesitate to contact me at any time.	
		Cordially,

Tab 3

Governor Ron DeSantis
State of Florida

Dr. Joseph A. Ladapo Florida Surgeon General

Attorney General Ashley Moody State of Florida

13 December 2022

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

Reference: Mrs. Jummai Nache versus the 'Willful Misconduct' of Pfizer, Inc.

Fifteen Pages

Essay of 17 November 2022 by Paul V. Sheridan:

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

Let us review some background logistical facts regarding the recent hurried (and harried) publication of the article in *The Atlantic* magazine by Professor Emily Oster, entitled:



IDEAS

LET'S DECLARE A PANDEMIC AMNESTY

We need to forgive one another for what we did and said when we were in the dark about COVID.

By Emily Oster

We begin by emphasizing that Ms. Oster is employed by Brown University:



Vaccines vaccines.

17:19 · 17.12.21 · Twitter Web App

Memo: https://pvsheridan.com/lvy-League-Request-for-COVID-Pardons.pdf

..

On 12 October 2022 the president of Brown University, received my letter of **5 October 2022**; UPS <u>1Z1723W70297975513</u>. (The seven-day delay involves my policy of forwarding the courtesy copies, but only after addressee SPODs are available.):

The open addressees of my 5 October letter were:

Mr. Anthony Fauci (National Institute of Allergy and Infectious Diseases – NIAID)

Ms. Martha Pollack (Cornell University)

Mr. Albert Bourla (CEO of Pfizer Inc.)

Mr. Donald Trump (Former president of USA)

The open courtesy copies are listed on Pages *i* thru *iv*.

The president of Brown University Ms. Christina Hull Paxson is a courtesy copy; she is listed on Page *ii* of *iv*. My letter of 5 October 2022 involved the following subjects/references:

Subject: Mrs. Jummai Nache and her Family

Reference 1 : The "Fauci Effect" Reference 2 : The Pollack Effect
Reference 3 : The Bourla Effect Reference 4 : The Trump Vaccine

The 5 October 2022 letter is available here:

https://pvsheridan.com/sheridan2fauci-9-5-october-2022.pdf

On Page 8 of 92, I introduce Brown University; without mentioning his university affiliation I discussed and pictured Dr. Ashish Jha, Biden's new Coronavirus Response Coordinator.

But I return to Brown University in-depth on Pages 25 and 26 of 92.

On Page 25 I placed a screenshot of the 22 August 2022 letter sent *to* Brown University president Ms. Christina Hull Paxson *from* Rhode Island State Representative Ms. Patricia Morgan. (I later forwarded my 5 October 2022 letter to Representative Morgan under UPS <u>1Z1723W70297949891</u>).

On Page 26 I re-introduce Brown University Dr. Ashish Jha . . . Biden's new Pfizer sales rep.

Approximately two weeks after the above logistics, on 31 October 2022, Professor Emily Oster is cajoled, most likely by Brown University administrators and lawyers, into her diversionary fairy tale entitled:

Let's Declare a Pandemic Amnesty

The Professor Oster diversions are available here:

https://www.theatlantic.com/ideas/archive/2022/10/covid-response-forgiveness/671879/



On that very same day, 31 October 2022; when the Oster sputum was uploaded to *The Atlantic*, the Brown University president was one of thirteen officials (eight Ivy League presidents and five law school deans) that received my follow-up letter of 27 October 2022.

Brown University President Ms. Christina Hull Paxson received the 27 October 2022 letter under UPS 1Z1723W70219864842. My follow-up is available here:

https://pvsheridan.com/sheridan2ivyleague-2-27october2022.pdf

My letter of 27 October 2022 involved the following subjects / references:

Subject: Enactment of the COVID-19 "Pandemic" Ivy League Criminal

Participations in Denial of Religious Exemptions; Lockdowns, Social Distancing, Face Mask and mRNA Mandates; Deliberate Spreading of Blatant Disinformation that mRNA Needle Obviated Transmissibility

Reference 1: My Letter of 5 October 2022: Mrs. Jummai Nache and her Family *

Reference 2: The True Character of Mr. Albert Bourla - "The Vaccine King"

Pfizer Incorporated Response to Reference 1

Reference 3: Further Subject Confirmation – European Parliament Special

Committee on the COVID-19 Pandemic, Sworn Testimony of Pfizer

Marketing Executive Ms. Janine Small under Examination by

Parliamentarian Mr. Rob Roos – 10 October 2022

Regarding **Enactment of the COVID-19 "Pandemic,"** Brown University administrators had strenuously endorsed and enforced the <u>typical</u> Tweets of Professor Emily Oster:



ProfEmilyOster
@ProfEmilyOster

Shaming people who haven't gotten vaccinated is not likely to work at this point (or ever).

What will?

Individual family pressure: Maybe Vaccine requirements for things you want to do (domestic air/train travel, work, sports events): Yes.

We can have these without shame.

11:14 AM · Dec 22, 2021

550 Likes 75 Retweets



ProfEmilyOster @ProfEmilyOster

@BAMayer427 To be clear: I'm not suggesting we say "you do you" to the non-vaxxers. The other side here is vaccinated people who continue to see unvaccinated relatives, which I think is a more complicated choice with multiple reasonable solutions.

1:07 PM · Jul 5, 2021

5 Likes 2 Retweets



ProfEmilyOster
@ProfEmilyOster

@JuliaRaifman Yes. I'd add vaccine mandates to this list, as well.

10:50 AM · Aug 7, 2021

7 Likes 1 Retweet

The Encyclopedia Britannia makes a precise distinction; a distinction that my letters to the Ivy League openly declare, but one that they and Ms. Oster have schemed to divert you from:

"Technically, however, an amnesty differs from a general pardon in that the latter simply relieves from punishment whereas the former declares innocence or abolishes the crime." https://www.britannica.com/topic/amnesty

In other words, Ms. Oster and her Ivy League superiors have fooled no one. But the underbelly to these COVID machinations openly affirms the jurisdiction / adjudications of the Racketeer Influenced and Corrupt Organizations Act (RICO) . . .

... but no one has yet **correctly** gleaned / documented the REAL focus; the intended beneficiary of the Professor Emily Oster diversions. Indeed, given her obvious limited intellect, it is likely that Ms. Oster is herself unaware of that focus / beneficiary.

I will be documenting the REAL issue, and in-depth. These matters, provoked further by *The* Atlantic article, are deeply personal and deeply unfortunate/burdensome. For the undersigned, the REAL focus is obvious and broadly ensnares the now morally compromised, if not fatally wounded, Ivy League universities, especially my alma mater Cornell University:



Genesis Prize Award Ceremony 2022 - Honoring Dr. Albert Bourla

HINT: I will be forcefully announcing to the Cornell University Board of Trustees (Mr. Kraig H. Kayser, Class of 1984, presiding), my adamant aversion and formal opposition to any monies / donations received from Pfizer, Inc., direct or indirect. And specifically, my morally and ethically premised opposition to any psychotic plans that Ms. Martha Pollack may have of erecting a "Bourla Hall" upon the campus of my esteemed alma mater, Cornell University.

Memo: While this was in-draft, Dr. Paul E. Alexander uploaded to his SubStack Newsletter my 27 October 2022 letter to the Ivy League presidents and law school deans; available here:

https://palexander.substack.com/p/enactment-of-the-covid-19-pandemic

Preliminary Conclusion

For the benefit of the innocent global peoples, we must not allow lvy League administrators to just walk away . . . they deployed/abused those universities as the institutional SEED for other universities/schools to follow . . . the SEED for the monkey-see-monkey-do machinations of the latter that led to everything from the suicide of 16 year old Spencer Smith to the amputation horrors of Mrs. Jummai Nache . . . and so much more.

In grotesque fashion, the diversionary sputum in *The Atlantic* by Professor Emily Oster seeks, among other schemes, to 'just walk away.' Many have suggested that receipt of my recent letters by her superior, Brown University President Christina Paxson, **instigated this attempt at legalistic preemption in behalf of the REAL focus.** But it is too late for that exodus.

Further, how many Ivy League students and staff, and their captured medical school staffs were given the opportunity to exercise "informed consent" regarding LIABILITY IMMUNITY? **ZERO!**

On the other hand . . . how many times does Brown University Professor Emily Oster disobey authorship directives . . . and therefore discuss "amnesty" for the criminal conspiracy endemic to LIABILITY IMMUNITY? **ZERO!**



The above interview here: https://rumble.com/vqpxyf-beyond-willful-misconduct-bioweapon-victims-demand-shutdown-of-vaxx-program.html

Paul V. Sheridan

Attachments

The Atlantic article of 31 October 2022, Let's Declare a Pandemic Amnesty (Pages 8 – 12).

The 22 August 2022 letter to Brown University President Christina Hull Paxson, from Rhode Island State Representative Ms. Patricia Morgan (Pages 13 – 15).

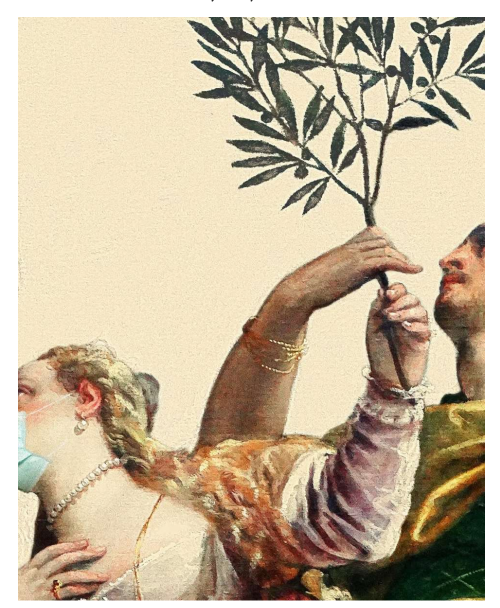


IDEAS

LET'S DECLARE A PANDEMIC AMNESTY

We need to forgive one another for what we did and said when we were in the dark about COVID.

By Emily Oster



Katie Martin / The Atlantic; Paolo Veronese; Getty

In April 2020, with nothing else to do, my family took an enormous number of hikes. We all wore cloth masks that I had made myself. We had a family hand signal, which the person in the front would use if someone was approaching on the trail and we needed to put on our masks. Once, when another child got too close to my then-4-year-old son on a bridge, he yelled at her "SOCIAL DISTANCING!"

These precautions were totally misguided. In April 2020, no one got the coronavirus from passing someone else hiking. Outdoor transmission was vanishingly rare. Our cloth masks made out of old bandanas wouldn't have done anything, anyway. But the thing is: We didn't know.

I have been reflecting on this lack of knowledge thanks to a class I'm co-teaching at Brown University on COVID. We've spent several lectures reliving the first year of the pandemic, discussing the many important choices we had to make under conditions of tremendous uncertainty.

Some of these choices turned out better than others. To take an example close to my own work, there is an emerging (if not universal) consensus that schools in the U.S. were closed for too long: The health risks of in-school spread were relatively low, whereas the costs to students' well-being and educational progress were high. The latest figures on learning loss are <u>alarming</u>. But in spring and summer 2020, we had only glimmers of information. Reasonable people—people who cared about children and teachers—advocated on both sides of the reopening debate.

Derek Thompson: School closures were a failed policy

Another example: When the vaccines came out, we lacked definitive data on the relative efficacies of the Johnson & Johnson shot versus the mRNA options from Pfizer and Moderna. The mRNA vaccines have <u>won out</u>. But at the time, many people in public health were either neutral or expressed a J&J preference. This misstep wasn't nefarious. It was the result of uncertainty.

Obviously *some* people intended to mislead and made wildly irresponsible claims. Remember when the public-health community had to spend a lot of time and resources urging Americans not to inject themselves with bleach? That was bad. Misinformation was, and remains, a huge problem. But most errors were made by people who were working in earnest for the good of society.

Given the amount of uncertainty, almost every position was taken on every topic. And on every topic, someone was eventually proved right, and someone else was proved wrong. In some instances, the right people were right for the wrong reasons. In other instances, they had a prescient understanding of the available information.

The people who got it right, for whatever reason, may want to gloat. Those who got it wrong, for whatever reason, may feel defensive and retrench into a position that doesn't accord with the facts. All of this gloating and defensiveness continues to gobble up a lot of social energy and to drive the culture wars, especially on the internet. These discussions are heated, unpleasant and, ultimately, unproductive. In the face of so much uncertainty, getting something right had a hefty element of luck. And, similarly, getting something wrong wasn't a moral failing. Treating pandemic choices as a scorecard on which some people racked up more points than others is preventing us from moving forward.

Read: You were right about COVID, and then you weren't

We have to put these fights aside and declare a pandemic amnesty. We can leave out the willful purveyors of actual misinformation while forgiving the hard calls that people had no choice but to make with imperfect knowledge. Los Angeles County closed its beaches in summer 2020. Ex post facto, this makes no more sense than my family's masked hiking trips. But we need to learn from our mistakes and then let them go. We need to forgive the attacks, too. Because I thought schools should reopen and argued that kids as a group were not at high risk, I was called a "teacher killer" and a "génocidaire." It wasn't pleasant, but feelings were high. And I certainly don't need to dissect and rehash that time for the rest of my days.

Moving on is crucial now, because the pandemic created many problems that we still need to solve.

Student test scores have shown <u>historic declines</u>, more so <u>in math than in reading</u>, and more so for students who were disadvantaged at the start. We need to collect data, experiment, and invest. Is high-dosage tutoring more or less cost-effective than extended school years? Why have some states recovered faster than others? We should focus on questions like these, because answering them is how we will help our children recover.

Many people have neglected their health care over the past several years. Notably, routine vaccination rates for children (for measles, pertussis, etc.) are way down. Rather than debating the role that messaging about COVID vaccines had in this decline, we need to put all our energy into bringing these rates back up. Pediatricians and public-health officials will need to work together on community outreach, and politicians will need to consider school mandates.

The standard saying is that those who forget history are doomed to repeat it. But dwelling on the mistakes of history can lead to a repetitive doom loop as well. Let's acknowledge that we made complicated choices in the face of deep uncertainty, and then try to work together to build back and move forward.

Emily Oster is an economist at Brown University. She is the author of <u>The Family</u> <u>Firm: A Data-Driven Guide to Better Decision Making in the Early School Years</u> and <u>Expecting Better: Why the Conventional Pregnancy Wisdom Is Wrong—and What You Really Need to Know</u>.



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State of Rhode Island and Providence Plantations

HOUSE OF REPRESENTATIVES REPRESENTATIVE PATRICIA L. MORGAN, District 26

Christina Paxson, Ph.D.
Office of the President, Brown University
1 Prospect Street, Box 1860
Providence, RI 02912
Tel: (401) 863-2234

Fax: (401) 863-7737

e-mail: president@brown.edu

August 22, 2022

Dear Dr. Paxson,

I am a Representative who champions informed consent for Rhode Island residents. My concerns, expressed below, are shared by four Rhode Island physicians who have endorsed this letter.

As the president of an educational institution that holds both a medical school and extensive research facilities, I am sure that you will agree with me that when our citizens make healthcare decisions, we are obligated to give them as much pertinent information as possible. Providing each person with thorough and complete data allows them to make informed decisions. They are, after all, the ultimate recipients of the consequences. To my knowledge, that policy of medical transparency is an expectation and imperative in our healthcare system.

Each night as I watch television, I view commercials for drugs and treatments that are accompanied by a list of possible adverse reactions, because patients deserve to have all the facts as they make their decisions. Medical mandates that are not accompanied by complete transparency based on the most up-to-date data and facts are an anathema to responsible medical practice and leadership.

It is my understanding that Brown University under your direction has mandated coronavirus vaccination for every student. Exemptions are rarely given. It has also come to my attention that you are not providing students with a complete understanding of the benefits, risks, and possible complications of vaccination. I would like to understand the reasoning behind your rejection of standard practices of medical transparency for Brown University students.

As an example, the following matter of concern was brought to my attention by a colleague, Rhode Island academic physician-epidemiologist, Andrew G. Bostom, MD, MS, whose <u>distinguished career</u> included his residency training, and faculty <u>clinical research</u>, practice, and teaching, at the Brown University Medical School, over the past 30-years.

Dr. Bostom obtained and recorded (transcript <u>here</u>; audio <u>here</u>) the testimony of a respected Rhode Island Cardiologist who was on call when a 20-year-old, male Brown University student,

in March, 2021, was admitted to The Miriam Hospital for a covid-19 mRNA vaccine-induced "myopericarditis" (i.e., a serious inflammation of the heart muscle, and its suspending sack).

The Cardiologist informant's narrative was independently corroborated by Dr. Bostom using three separate, de-identified (and <u>HIPPA compliant</u>) public sources:

- —A Vaccine Adverse Event Reporting System (VAERS) case report (elaborated here)
- —The Rhode Island Department of Health 2021 hospitalization database (elaborated here)
- —A 9/9/21 <u>publication</u> by Y. Patel, et al, of The Brown University Cardiology Division (discussed here)

I share Dr. Bostom's concern that during the 17-months which have elapsed since this serious vaccine injury, Brown University has never acknowledged it occurred, which could have readily been done while protecting the anonymity of the student victim. Moreover, the University has not shared that information (again, anonymously) with its own most at risk, healthy young male 18 to 24 year old student population. Such concealment violates the ethics of risk/benefit-based informed consent, which applies to all vaccinations, including those that are deemed mandatory.

It is not beyond possibility that the Brown University student population has also experienced specific covid-19 lung disease ("pneumonia," or "lower respiratory tract infection") resulting in undisclosed hospitalizations. If any students have experienced such serious infection, their adverse outcomes, too, should be enumerated, and presented to your students as part of an appropriate risk/benefit-based informed consent process.

Brown University's current informed consent process for COVID-19 vaccination simply refers students to templates like this.one from RIDOH. None of the following established adverse reactions conferred by covid vaccines are mentioned: anaphylaxis, thrombosis with thrombocytopenia; Bell's Palsy, Guillain-Barré syndrome, cardiac dysrhythmia (esp. atrial fibrillation), and rashes. Omission of myocarditis is particularly troubling because this illness has serious and debilitating complications, and your university has experienced the specific case of a Brown student post-covid vaccine myopericarditis that Dr. Bostom has uncovered.

My concern for complete transparency so students may make informed decisions as relates to their healthcare choices is shared by the doctors cosigning this letter. Together, we call upon Brown to belatedly acknowledge its student case of covid vaccine-induced myopericarditis from March, 2021, and set the example of true risk/benefit-based informed consent for Rhode Island, going forward.

Given both the <u>proliferation</u> of natural immunity, and <u>evolution</u> of SARS-CoV-2 into an overwhelmingly <u>upper respiratory tract</u> infection, whose serious morbidity risk to healthy students is below even the <u>minimal risk</u> posed by ancestral strains, we, the undersigned, also urge Brown University to withdraw the vaccine mandate altogether. Finally, we, the undersigned, note that both <u>The University of Rhode Island</u>, and <u>Providence College</u> here in Rhode Island previously dropped their covid-19 vaccine mandates.

Sincerely,

Catricia Morgan

Representative Patricia Morgan

Stephen Skoly, DMD

Andrew Bostom, MD, MS

Lisa Pomeroy, MD

Michelle Cretella, MD

Tab 4

Governor Ron DeSantis
State of Florida

Dr. Joseph A. Ladapo Florida Surgeon General

Attorney General Ashley Moody
State of Florida

13 December 2022

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

Reference: Mrs. Jummai Nache versus the 'Willful Misconduct' of Pfizer, Inc.

Thirty-Three Pages

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

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

To: Ivy League Presidents and Ivy League Law School Deans

Ms. Amy Gutmann *University of Pennsylvania*

Mr. Peter Salovey Yale University

Mr. Lawrence Bacow Harvard University Mr. Lee Bollinger Columbia University

Ms. Martha Pollack Cornell University *

Ms. Christina Hull Paxson Brown University * Mr. Philip Hanlon

Dartmouth College

Mr. Christopher Eisgruber *Princeton University*

Mr. Theodore W. Ruger U of Penn Law School

Ms. Heather Gerken Yale Law School Mr. John F. Manning Harvard Law School

Ms. Gillian L. L. Lester Columbia Law School

Mr. Jens David Ohlin Cornell Law School

Subject: Enactment of the COVID-19 "Pandemic" Ivy League Criminal

Participations in Denial of Religious Exemptions; Lockdowns, Social Distancing, Face Mask and mRNA Mandates; Deliberate Spreading of Blatant Disinformation that mRNA Needle Obviated Transmissibility

Reference 1: My Letter of 5 October 2022 : Mrs. Jummai Nache and her Family *

Reference 2: The True Character of Mr. Albert Bourla - "The Vaccine King"

Pfizer Incorporated Response to Reference 1

Reference 3: Further Subject Confirmation - European Parliament Special

Committee on the COVID-19 Pandemic, Sworn Testimony of Pfizer

Marketing Executive Ms. Janine Small under Examination by

Parliamentarian Mr. Rob Roos - 10 October 2022

Dear Madams/Sirs:

The notion that you remain employed (or employable), given your documented inveracity, is not merely a measure of the servility of your Boards of Trustees, but is also an indication of the corruptible society that you have nurtured through your "leadership in education." I can assure you, I am not alone in that opinion.

You are in-receipt of my letters relating to the so-called COVID-19 pandemic; some are in multiple receipts spanning three years. What was immediately clear to me, most assuredly regarding but not limited to Ms. Pollack, was that **none of you were** *reacting* to the "COVID-19 pandemic" . . . hardly.

The evidence is overwhelming that all of you were/are, in-fact, enacting the COVID-19 pandemic.

All of you were/are vested interests. You are guilty under the Subject, and are connectable to the portent of Reference 1, and much more. I am also not alone in *that* opinion. Under the most rudimentary legal tenets of Nuremberg, the portent of Reference 3 has always been known to you, or knowable by you.

^{*} Pollack and Paxson are in-receipt; UPS 1Z17231JV70295239410 and UPS 1Z1723W70297975513. REFERENCE 1 AVAILABLE HERE: https://pvsheridan.com/sheridan2fauci-9-5-october-2022.pdf

REFERENCE 1 and REFERENCE 2

You have noted that Reference 1 is addressed to the following four individuals:

Mr. Anthony Fauci Director – NIAID Ms. Martha Pollack Cornell University Mr. Albert Bourla, CEO Pfizer, Incorporated

Mr. Donald Trump Former US President

References 1 and 2 both revolve around the globalist RICO criminal; the person Mr. Michael Bloomberg refers to as, "The Vaccine King". . . Mr. Albert Bourla, CEO of Pfizer :



Recently his Royal Highness was called upon to testify under oath at the European Parliament Special Committee on COVID-19. **Mr. Bourla refused to do so**; instead dispatching his *marketing* representative Ms. Janine Small (Pages 15-18 below).

An associate of Ms. Pollack, Mr. Bourla *did* respond to Reference 1 (his cover on Page 3 below). However, Reference 1 neither discusses nor concerns a "Ms. Paul V. Sheridan." **There is no such person**. If there were, she would possess the basic knowledge to forcefully refute coercion for Bourla's mRNA needles.

REFERENCE 1 and REFERENCE 2 Conclusion

Pfizer

Manufacturer Report #: 202201224012

Pfizer Inc. US Drug Safety Unit, MS712 100 Route 206 North Peapack, NJ 07977

14-OCT-2022

Mr./Ms. Paul V Sheridan DDM Consulting 22357 Columbia Street Dearborn, MI 48124 UNITED STATES

Patient ID:

UNKNOWN

Suspect Product:

BNT162B2 (BNT162B2)

Reported Event Term(s): heart failure

blood clots

mom double-jebbed in 3rd trimester

Dear Mr./Ms. Sheridan:

Thank you for taking the time to contact Pfizer Inc., regarding experience(s) that occurred while taking BNT162B2.

We would like to ask you to provide some further information on the experience you have reported and have attached a questionnaire we hope you will complete in this regard.

Pfizer Inc. is interested in learning as much as possible about adverse event(s) or potential adverse event (s) that have been reported with the use of our products and any further information you are able to provide would enable us to better evaluate this report. All such information provided to us is regarded as strictly confidential by Pfizer and by Health Authorities worldwide.

A postage-paid return envelope is enclosed for your convenience. Thank you once again for your cooperation.

Sincerely, Safety Evaluation & Reporting US Drug Safety Unit

If you are not the patient who was treated with above mentioned product(s) please provide

Patient's Name:	_Address:
If available, please provide:	
Drug Lot Number and Expiration Date:	
Country of Occurrence:	

Please provide the attached Questionnaire to your HCP for appropriate completion. If you're unable to provide it to the HCP, please complete the Questionnaire to the best of your knowledge.

COMRADE MARC SIEGEL: THE NKVD-STYLED PROMOTER OF "VACCINE PASSPORTS"

All eight Ivy League presidents are in-receipt (from almost two years ago) of my 6 March 2021 letter. Page 1 displayed the following Subject and Reference (screenshot):

Subject: Ensuring Liability Immunity for Ivy League University Presidents and Staffs –

Student Signature / Consent Requirements for COVID-19 "Vaccine"

Reference: Plan by Ivy League Universities to Make COVID-19 "Vaccinations" Mandatory

True to your pusillanimity, none of you responded. But true to your criminality, you responded on-cue by *further* enactment of the "COVID-19 pandemic." Going beyond the marketing schemes of lockdowns and facemasks, you then illegally coerced experimental mRNA needles upon students and staff. *

On Page 3 of that 6 March 2021 letter, I reviewed the Bolshevik charlatan Dr. Marc Siegel; and his self-enriching promotions of NKVD-styled "vaccine passports." A screenshot from that Page 3:

Recently Dr. Marc Siegel lauded and displayed what he called a "vaccine passport." Apparently now required by the hapless government of . . . Iceland!? Siegel praised Iceland's mandate which requires that anyone attempting to enter its territory must prove that they have submitted to COVID-19 "vaccination." Siegel's "vaccine passport" must be presented prior to entry.

But then Siegel described his real agenda, **mandatory COVID-19 "vaccination" for all**; required prior to the issuance of Soviet-styled "papers" that would be required for traveling state-to-state. Siegel babbled about an upcoming visit to his mother, currently living here in Michigan.

In December Siegel declared the EUA deployment of the COVID-19 "vaccine" as, "A holiday gift for all."

The underbelly of Siegel's most recent Fox News rant with Tucker Carlson, was that such mandates and Soviet-styled "papers" are *not* coercion. Uh huh. Instead his "vaccine passport" sputum is the result of his new label . . . hold for it . . . "incentive." Siegel spewed, with a straight-face, that forcing Americans to be vaccinated in order to travel across state borders is part of his "incentive" plan.

So . . . according to Siegel, and brethren of his ilk, **not** allowing citizens to travel from state-to-state, and **not** granting them passage at state border check points unless they prove submission to "vaccination" (showing an intra-national "vaccine passport") **is now enforceable under the new labeling: "incentive."**

I am confident that the clerks and lawyers and judges of Nuremburg are turning in their graves . . .

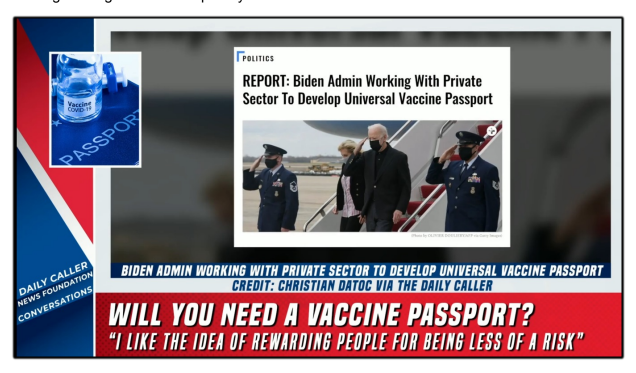
After the FDA EUA fraud of 11 December 2020, Siegel gushed: "A holiday gift for all"!? Perhaps he would oblige Mrs. Jummai Nache regarding which holiday . . . a gift for his friend "The Vaccine King"?

^{*} The needle is **not** "approved." The needles remain categorized as experimental; a scheme to maintain **LIABILITY IMMUNITY**. Even Ivy League law school deans can decipher this RICO detail. None of you are innocent; those pushing or complicit with the "approved" claim are guilty of criminal fraud. If you doubt any of this, confer with HHS Secretary Mr. Xavier Becerra regarding his extension of the "Emergency" (therefore experimental) status on 13 October 2022.

COMRADE MARC SIEGEL: THE NKVD-STYLED PROMOTER OF "VACCINE PASSPORTS" con't

Throughout 2021, after the fraudulent FDA EUA, the Siegel circus intensified regarding "vaccine passports," escalating from misdirection to bold-faced lies. **The Siegel charade is exactly consistent with the coercive marketing verbiage inflicted upon the people of Europe** (Reference 3, Page 13 below).

On 31 March 2021, a month after Mrs. Jummai Nache collapsed in-agony after receiving the second needle manufactured by Pfizer, Mr. Siegel offered his contribution to **enactment** of the COVID-19 "pandemic" . . . falling into lock step with Ms. Rochelle Walensky of the CDC; a "contribution" where semantic revisionism and marketing verbiage commands priority over The Whole Truth:



Presuming we were born-yesterday, Siegel began the above by exposing his compulsion for diversion:

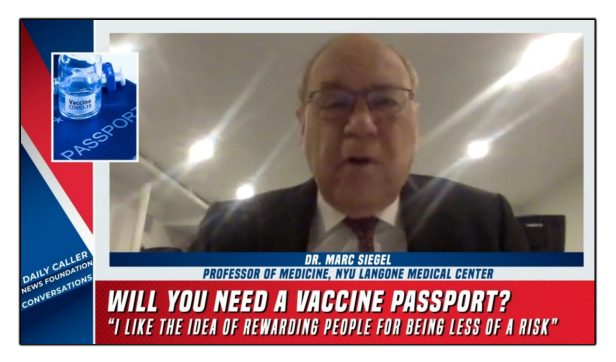
"The word 'passport' puts people off. But I like the word 'incentive."

Siegel avoids The Whole Truth, instead diverting to marketing verbiage. Whether discarding 'standard art definitions' or substituting 'incentive' to inflict coercion; I can assure Walensky, Siegel and all of you, that you have fooled no one. The above is a mere introduction to his "vaccine passport" crap. Next we review the Siegel lie; coyly deployed to promote "vaccine passports" as part of the mRNA needle marketing plan. *

^{*} In Reference 1, *The Pollack Effect* Page 10 of 92, I contextualize the consequences of being "proud" versus **The Whole Truth**. In *The Bourla Effect*, Page 34 of 92, I rail against the RICO stunt of subverting the 'standard art definition' of the well-defined term 'vaccine.' But infliction of that term upon the student, in the context of COVID-19, is evidence of **your** criminal character. The Pfizer needle is not a vaccine, it contains a known-to-be harmful and deadly mRNA gene manipulation concoction **that has maimed or killed more human beings, in its initial six months, than all (true) vaccines in the previous twenty years <u>COMBINED</u>.**

COMRADE MARC SIEGEL: THE NKVD-STYLED PROMOTER OF "VACCINE PASSPORTS" con't

As a reminder, we are relating <u>enactment</u> of the "COVID-19 pandemic," and one of its key promotional and market *creation* terms, "vaccine passport," to the testimony presented in Reference 3 (Page 13 specifically).



After admitting that the rt-PCR test protocol was a fraud, Siegel then unloaded his 31 March 2021 lie:

"Ya know what is accurate? A study that came out today that shows that if you have the second dose of the Pfizer or the Moderna vaccine, you're (at) decreased risk of spreading this, or getting infected by ninety percent. And it's probably even greater than that."

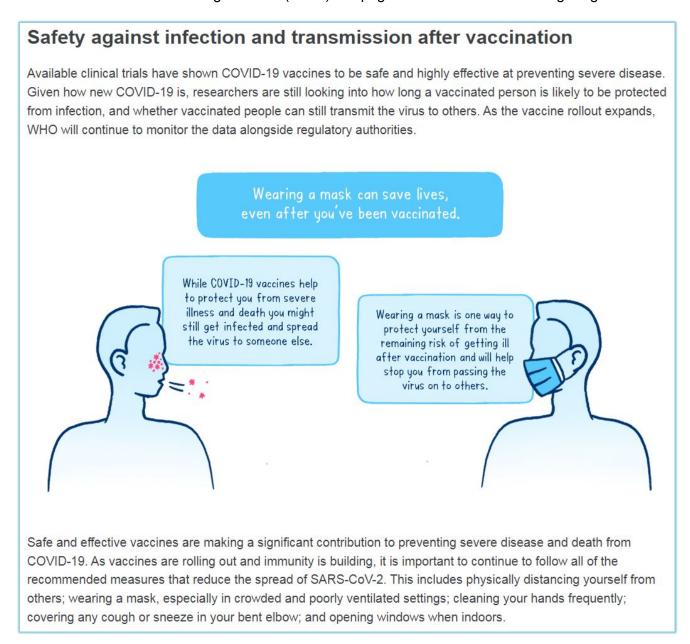
Mealy-mouth rubbish! No government, no health agency, no Big Pharma thugs . . . no one "came out" on 31 March 2021 and issued "a study" that even attempts to connect mRNA needles and "spreading." Known to Siegel, Pfizer announcements of the 31 March 2021 timeframe only used the word "spread" for the marketing of "new variants" and the related push to inject "Adolescents 12-15 Years of Age." As Siegel also knew, the term 'transmissibility' was nowhere to be found:

As detailed in Reference 3 (Pages 11-20), no study has *ever* been done by Pfizer, or any other Big Pharma thug, <u>at any time</u>, to assess the post-mRNA needle effect upon virus transmissibility; *none whatsoever!*

On 31 March 2021, the same day when Siegel spewed the above "vaccine passport" *rubbish*, the World Health Organization said the exact opposite! WHO screenshot, Page 7 below:

COMRADE MARC SIEGEL: THE NKVD-STYLED PROMOTER OF "VACCINE PASSPORTS" Conclusion

Screenshot from World Health Organization (WHO) webpage of 31 March 2021 refuting Siegel:



AVAILABLE HERE: https://www.who.int/news-room/feature-stories/detail/getting-the-covid-19-vaccine

Repulsing "vaccine passport," "incentive" and "study" charlatans like Dr. Marc Siegel; we now concentrate on the buffoonery and criminality of the Ivy League, its Presidents and Law School Deans . . . we turn to the instant Subject . . . your <u>enactment</u> of the "COVID-19 pandemic" . . . and how your persons and your actions are connectible to the horrors being endured by Mrs. Jummai Nache.

INTERMISSION ONE

In my letter to her, copied to the rest of you, of 12 July 2022; I distinguish Ms. Pollack based on to her close affiliation with the criminal of Page 2 above, and her cooperations with the fornicating adulterous defrocked ex-Governor Andrew Cuomo . . . as a fellow accomplice to **enactment** of the COVID-19 RICO crimes, such associations indicate the true character and "leadership" of Ms. Pollack, (screenshot from Page 9):

12 July 2022 Ms. Martha E. Pollack
Page 9 of 24

Your Criminal Affiliation-with, Accommodations-of, and Affinity-for Pfizer Corporation CEO Mr. Albert Bourla con't

Reference 2? Your affinity-for another common criminal, Pfizer CEO Mr. Albert Bourla, **is unique.** Unlike other Ivy League "presidents," you participated <u>directly</u> with Bourla with formulation of the needle mandate marketing schemes. Your closed-door sessions with Mr. Bourla, as members of the New York Forward ReOpening Advisory Board, **established** <u>you</u> as the new low for Cornell administrators.

On the day it was updated, August 23, 2021, I made a screenshot of the Advisory Board webpage. On that date it promoted a *new* **bold-faced lie about the Pfizer needle**:



If you had any competence, if you had any character, if you had any virtue, you would have immediately rejected the abject lie of its first sentence. As you and Mr. Bourla are fully aware, **the FDA did no such thing; the mRNA needles being mandated against Cornell students did not, have not, and never will be granted "full approval."** And save your Comirnaty ruse for those born-yesterday.

12 JULY 2022 LETTER AVAILABLE HERE: https://pvsheridan.com/sheridan2pollack-1-12july2022.pdf

The ongoing **Pollack complicity with the NYFAB lie** discussed by that final paragraph is characteristic. Throughout the "pandemic" she was directly involved in the purposeful deceit of the following webpage:

INTERMISSION ONE

COVID-19 Response



HEALTH & SAFETY

Prevention & Care

Vaccination remains the number one way to protect yourself and others against COVID-19. All members of the Cornell community are asked to:

- Masks are required in healthcare facilities and highly encouraged in all other settings.
- Practice physical distancing and minimize close contact with others, especially indoors with people who are sick, if possible.
- Wash your hands often or use an alcohol-based hand sanitizer with at least 60% alcohol if washing is not an option.
- Stay home and avoid contact with others when you are sick; call ahead before seeking medical care at Cornell Health or elsewhere.
- Avoid touching your eyes, nose, and mouth.
- Cover your cough or sneeze with a tissue, then throw the tissue in the trash.

Especially true in view of ongoing mRNA death and injury realities, and the documented success of everything from the rapeutics to post-infection natural immunity, the Pollack verbiage "vaccination remains the number one way to protect yourself," is not and never was merely a mistake; it's a lie.

But the Pollack conflating of 'vaccine = non-transmissibility' began all the way back on 31 July 2020 when she published her Soviet-styled *Cornell Student Behavioral Compact*. Her NKVD Bolshevism had physically and intellectually threatened all students and staff with a University gendarme she called the *Cornell Compact Compliance Team*... reminiscent of the Stalinist Commissariat of Internal Affairs.

The *Compact* was an opening salvo in Pollack's University Development accommodation of the Pfizer CEO; her *Compact* and *Compliance Team* were marketing ruses, and had a deeply negative effect on Cornell community health. The *College Fix* article of 4 September 2021 documented the Pollack ruse. *

All of you enacted similar subversions of basic human rights on your campuses; all while being <u>fully aware</u> that there was not, is not, and never will be a connection between the Bourla mRNA contraptions and *non*-transmissibility of SARS-CoV-2.

^{*} In truth, it was well-known (and now provable) that without the mandating of Bourla mRNA needles, which were known to <u>cause</u> COVID positivity, the ongoing sham of Cornell Dashboard "COVID cases" would not be sustainable. If you doubt these various assertions, review the reality and results that **zero** mandates have had on global human health, Attachment One, Page 30 of 33 below.

PREAMBLE to Reference 3

In Reference 3 (Pages 11-20 below), we present the primary testimony of the following event:



Relative to the last sentence of Page 9, on 13 December 2021 with Mr. Stew Peters I stated :



"We are far beyond, in my opinion, and I have had a lot of legal experience in product liability . . . I have been in courtrooms all the way up to the Supreme Court of the United States; and **the issue of 'willful misconduct'** is more than covered with evidence that is already in the public domain. In my opinion we are well into **criminal conduct**. So we have the issue of voiding the **liability immunity** provision; we are way beyond having that voided with the evidence that is already in the public domain. That is my sincere opinion."

In "The Trump Vaccine" (Reference 1, Pages 54-59), I reviewed the October 2019 "entity of excitement." I re-asserted my 20 November 2021 letter to former Trump defense attorney, Mr. Michael van der Veen:

"The so-called 'COVID-19 vaccine' is not in response to the SARS-CoV-2 virus; but the exact opposite!"

After the "entity of excitement" was sold as "The China Virus," a key follow-up marketing ploy of Pfizer involved a lie, later fiercely promoted and enforced by Pfizer co-criminals of the Ivy League; **the lie that mRNA needles would prevent transmission of the virus... we now examine Reference 3.**

Reference 3



























































Reference 3 Conclusion









INTERMISSION TWO

Outraged at the implications of the cowardice and criminality of Pfizer CEO Albert Bourla, who recently accepted **a one-million-dollar prize** for his **enactment** of the COVID-19 pandemic, a cowardice that led to the 10 October 2022 testimony by Pfizer marketing executive Ms. Janine Small; EU Parliamentarian Ms. Christine Anderson has submitted, to the equivalent of German "guidance" and "health authorities," the following Parliamentary Question: *



It is unlikely, given their self-absorbed servile character, that the eight Boards of Trustees will uphold the duties to the alumni body by submitting a similar letter to their Ivy League presidents or law school deans.

^{*} For details of a challenge made to Mr. Bourla regarding The Genesis Foundation, see Reference 1, Pages 28-52. Two notes (1) Dr. Simone Gold, Dr. Pierre Kory, Dr. Vladimir Zelenko, et al., have not been nominated, nor would they likely accept such an award. (2) Reference 1 is not addressed in *any* way by asinine Bourla response (Page 3 above).

The Subject of this letter:

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

We begin with the issue of 'Denial of Religious Exemptions' . . . being parochial for a moment :

University Vision

Cornell aspires to be the exemplary comprehensive research university for the 21st century. Faculty, staff and students thrive at Cornell because of its unparalleled combination of quality and breadth; its open, collaborative and innovative culture; its founding commitment to diversity and inclusion; its vibrant rural and urban campuses; and its land-grant legacy of public engagement.

The notion that Ms. Martha Pollack has anything *incremental* to add to the original "founding commitment to diversity and inclusion" of Cornell University is like declaring similar contributions to the United States Constitution and human rights by Vladimir Ilyich Ulyanov and his New York financier Mr. Jacob Schiff.

One of Ezra Cornell's most adament concerns in the 1860s was the implicit exclusionary practices of religion; such practices were never allowed to infiltrate the administration of his university. Persons of any religion, or persons not declaring a religion, were treated equally and never confronted with probing questions on their dogmas when seeking instruction at Cornell University. That diverse population was accommodated (past tense) on the campus of my alma mater, from the very start, and in all ways possible, especially when protecting basic human rights.

But turning the clock back to pre-1865 and the era of slavery that President Lincoln fought so altruistically against; now under Ms. Pollack and her <u>enactment</u> of the "COVID-19 pandemic," students and staff requesting accommodation, under federal law, for 'Religious Exemption' are <u>scrutinized</u>. Under the Pollack Inquisition, applicants are illegally required to submit private information about their "religious traditions and the principles" and "beliefs that guide" to name a few.

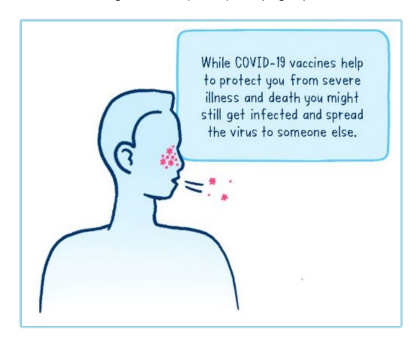
For example, as an ongoing characterization, as of this writing my polite request remains unanswered: *

REQUEST: Please direct Mr. Joel Malina, the current Cornell University Vice President for University Relations, to respond to my email of 16 June 2022, which requests basic information on Cornell University student and staff applications-for and granting-of 'Religious Exemption' versus the mRNA needle.

^{*} For a detailed discussion of the internal legal context and personnel orchestrating this illegal activity, see Reference 1 Pages 13-16.

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

Shown on Page 7 above, which refuted the disinformation of comrade Marc "Vaccine Passports" Siegel, we review a *portion* of the World Health Organization (WHO) webpage, published on 31 March 2021:



Two days after the Siegel farce, on 2 April 2021, was The Whole Truth deployed to refute his "vaccination = non-transmissibility" farce, by Ms. Martha Pollack?



Not a chance . . . it fact she openly promoted that farcical lie.

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

COVID-19 Vaccination and Fall Instruction

April 2, 2021

Dear Cornell Community,

Although we all appreciate that the COVID-19 pandemic is not over and that we must remain vigilant around public health measures to protect ourselves and our community, there is reason to be hopeful as we plan for the future. More than 90 million U.S. residents have safely received one or more doses of a currently approved COVID-19 vaccine, and recent data indicate that these vaccines not only protect those inoculated from serious infection, but also are protective for asymptomatic infection and the risk of transmission of virus to others.

With the recent announcements of expanded vaccine eligibility in New York and other states, and increasing vaccine production, it is likely that all members of our community will be able to obtain vaccination sometime this spring or summer. Accordingly, Cornell intends to require vaccination for students returning to Ithaca, Geneva, and Cornell Tech campuses for the fall semester. Medical and religious exemptions will be accommodated, but the expectation will be that our campuses and classrooms will overwhelmingly consist of vaccinated individuals, greatly reducing the risk of infection for all. Individuals who are not able to obtain vaccination prior to arrival for the fall semester, or whose vaccination is not recognized by New York state, will be expected to be vaccinated as soon after their arrival as possible, and Cornell is investigating ways to facilitate this process.

Given the implicit fraud, it is impossible for Pollack to speak to her <u>enactment</u> of the "COVID-19 pandemic" without deployment of lies and disinformation. Before ending her very first paragraph Pollack is compelled to parrot a two-fold fraud that benefitted her associate, The Vaccine King, Pfizer CEO Mr. Albert Bourla.

Fraud #1 Contrary to Pollack's garbage, there was no independent reliable publically available "recent data" that even remotely confirmed that mRNA needles "protect those inoculated from serious infection." NONE! Indeed, thanks to the Judge Mark Pittman FOIA order against the FDA (and Pfizer), we now have documents that prove that Pollack's New York ReOpening Advisory Board comrade, Pfizer CEO Mr. Albert Bourla, was aware of the exact opposite! *

^{*} For an introduction to the Judge Pittman order of 6 January 2022, see Reference 1, Page 17 of 92.

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

Pollack Fraud #1 versus 'the exact opposite'? As a parochial example, review the footnote of Page 9 above, and the following two screenshots from the *College Fix* article of 4 September 2021:



Cornell's draconian COVID-19 policies have failed, and now the administration's promises about a normal, mask-free academic year in return for achieving "herd immunity" have come crashing down against the cold reality we all face.

If the vaccines cannot prevent infection and return us to normalcy, what then, is the point of returning to campus at all?

Editor's note: The author of this piece has requested and been denied a religious exemption from Cornell's vaccine mandate. He received the first dose of the Moderna vaccine in June.

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

The Pollack parroting of Fraud #2 is key; her 2 April 2021 proclamation that Cornell was to be tyrannized. That fraud verbiage in red below . . . was the globally enacted underbelly of the "COVID-19 pandemic."

Fraud # 2: "vaccines . . . protect . . . but are also protective for the risk of transmission."

The carnage inflicted by Fraud #2 ranges from the suicide-inducing imprisonment of our K-12 children, to Soviet-styled "Vaccine Passports," to lockdown of the Ivy League campuses, to the quarantining of "COVID positive" students . . . to the horrors inflicted upon Mrs. Jummai Nache and her family:



Pollack Fraud #2 is a bold-face lie that was known or knowable <u>as such</u> by Ivy League presidents and law school deans; all giving mere lip-service to the admonition "Never again!" while demanding that students be indoctrinated with the central legal portent of the Medical Tribunals of Nuremberg, Germany in 1948.

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

Afflicted by University of Minnesota "leadership," that was inspired by "COVID-19 pandemic" <u>enactments</u> of the Ivy League, Mrs. Jummai Nache was "informed" that her employer mandate, which demanded injections of the Pfizer mRNA needle, was grounded in her solemn duty to protect others from:

"the risk of transmission"

Alternatively, leading up to injection, Mrs. Nache was **not informed** about A – F:

- (A) That the Pfizer needle was *not* filled with a "vaccine," but with an mRNA contraption that had never been successfully deployed into humans, and was known to be inherently harmful, and deadly.
- (B) The hidden reality that the Pfizer mRNA needle was protected from Common and Tort Law actions under the RICO provisions of the PREP Act; that she could not seek legal redress for harm caused by the defects of the Pfizer mRNA contraption.
- (C) That Pfizer and FDA had reviewed in a secret 22 October 2020 meeting, the likelihood of the specific "adverse event" (thromboembolism) that led to amputations of her legs, hands and fingers. *
- (D) Despite "independent analysis" crap from Fauci, Pfizer was secretly present at the FDA Emergency Use Authorization meeting of 10 December 2020, wherein the 'adverse events' known to be connected to mRNA needles were jointly scrubbed from the discussion.
- (E) The well-known fact that previous (true) vaccines have never, do not, and never will protect against *"the risk of transmission."*
- (F) That what was being injected into her body, the mRNA contraption, was never tested by Pfizer to determine if the well-known historical reality of (E) had somehow magically been revised (?!).



^{*} For review of secret Pfizer-FDA meeting of 22 October 2020 see Reference 1 Page 12 of 92.

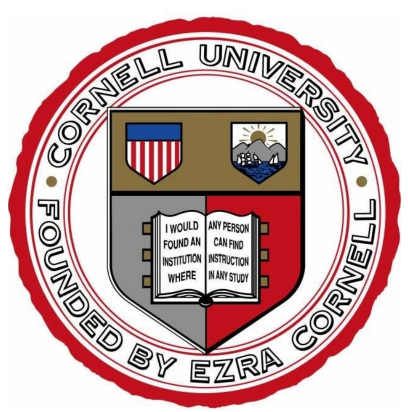
<u>Enactment of the COVID-19 "Pandemic"</u> Ivy League Criminal Participations in Denial of Religious Exemptions; Lockdowns, Social Distancing, Face Mask and mRNA Mandates, and Deliberate Spreading of Blatant Disinformation that mRNA Needle Obviated Transmissibility

In open court, **your best defense**, that you are innocent on the basis of being unaware or uninformed regarding various lies, from state, national and global health authorities; for example, that you were never formally and specifically told that the COVID-19 "vaccine" did not, does not, and cannot avert the spreading of the SARS-CoV-2 virus . . . that adolescent defense would have zero credibility before a jury.

In the context of your collective and unison enactment of the "COVID-19 pandemic," a prosecutor or plaintiff attorney (of below average skills) would have a field day with your defense case . . . were these subjects not so serious, your defense case would be laughable.

I start with your "best defense," not merely because it is likely, but because it is despicable and fraudulent in view of the mission of the Ivy League, and your alleged role in it. This is especially egregious and painful regarding what is arguably thee premier life sciences university in human history; Cornell University.

Founded by a farmer and a close friend to Abraham Lincoln, who is thee historical presidential giant of human rights in these United States; a university with a world-renowned medical school and hospital . . . it grieves me deeply that the most fundamental tenets of humanity and medicine would, *in-combination*, be so blatantly, broadly and callously discarded at the behest of a global criminal enterprise, that has as its central operative the theme of **depopulation of the very humans Ezra Cornell sought to serve and uplift**.



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

Before I conclude, a brief explanation is needed of my Page 26 assertion:

"Afflicted by University of Minnesota "leadership," that was inspired by the 'COVID-19 pandemic' enactments of the Ivy League . . . "

Picture the following admittedly preposterous scenario . . . all thirteen of you geniuses of the Ivy League decided that *you* were empowered as the "health authority," that *you* decided on "guidance" (versus some United Nations Great Reset clerk) when administering for the well-being of your campus communities.

In other words, given that the educational institutions that you lead are the primary source of the best intellect that humanity has ever offered (a standard and justified Ivy League marketing ploy for global student recruitment); in that context you would not grovel before The Vaccine King when he declares:

"vaccines . . . protect . . . but are also protective for the risk of transmission."



That is, regarding Reference 3, and in furtherance of your claimed qualification to remain employed as Ivy League presidents and law school deans, you were not going to wait <u>years</u> for the testimony of a Pfizer marketing dweeb named Ms. Janine Small to explain that the above transmissibilty claim is not merely mistaken, but is known by you to be a dangerous ruse (Pages 15-20 above).

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

Given the non-occurrence of the above scenario, and before you flatter yourselves, rest assured that your <u>enactments</u> of the "COVID-19 pandemic" confirm that, at best, your true status comports with the phrase used by the successor to Vladimir Ilyich Ulyanov, Mr. loseb Besarionis dze Jughashvili:

"useful idiots"

Upcoming discussions will not be so expedient. The notion that high level Ivy League administrators, most of whom having access to the highest calibre internal medical colleges and professionals (notwithstanding Mr. Anthony Fauci) would enforce lockdowns, social distancing, face mask and mRNA needle mandates based upon the lie that "vaccines ... protect ... but are also protective for the risk of transmission," degrades all thirteen of you to the status of common criminals; all guilty of willful misconduct.

It is not extravagant to envision future litigation wherein your role in <u>enactment</u> of the "COVID-19 pandemic" adjudicates upon your culpability, not limited to the injuries and injustices on the Ivy League campuses, but on the campus of the University of Minnesota as well. Again, distinguishing Ms. Martha Pollack, it is clear that both she and Weill-Cornell Medical College Dean Augustine Choi, as well as the latter's alumnus, Mr. Anthony Fauci, were fully aware that no testing of the mRNA needle versus transmissibility had ever been conducted by their comrade Mr. Albert Bourla.

Again, this alone constitutes evidence of **willful misconduct** that obviates any legalistic machinations under the PREP Act. With five of the eight Ivy League universities having internal access to the highest calibre legal minds, expert resources will confirm, as can the undersigned from his direct experience, that corporations are **routinely guilty of NOT TESTING** for a known product defect if the ongoing ruse promotes product sales; and more stridently, the created test data will lead to massive punitive charges.

Specifically, the globalist on Page 2 above was/is intimately aware of the legal "benefits of non-testing. Likewise, Ms. Pollack was aware that central to a successful University Development prospecting of Pfizer was appearament of the marketing schemes that, in fact, comprise the instant Subject.

But have any of the truths discussed above, or *ad nauseam* over the last three years, had an effect on the self-lucidity of the Ivy League presidents or their law school deans? **Not a chance.**

Cordially yours,

Paul V. Sheridan DDM Consulting 22357 Columbia Street Dearborn, Michigan USA 313-277-5095 pvs6@cornell.edu

ATTACHMENT ONE

A representative photographic chronology of the horrors endured by Mrs. Jummai Nache and her family, caused by the Pfizer mRNA needle, is contained in Reference 1, Pages 79 - 90.

On 1 February 2021 Mrs. Jummai Nache was coerced into a second Pfizer mRNA needle. Prior to injection her employer, the University of Minnesota (U Minn), refused to administer a so-called COVID test. After the second mRNA needle, she experienced total physical collapse, and complete destruction of her prior 'model of health' status. After admission for emergency amputations, due to massive blood clots, U Minn **then** did an *ad hoc* COVID test and unilaterally declared that the cause of her thromboembolisms was "COVID-19." **A despicable and orchestrated medical fraud.**

On 13 October 2022 a pre-vaccination Infection Fatality Rate (IFR) study was published, by some of the most renowned experts in epidemiology, population health, and biomedical data sciences:

The following shows that medical justification for intercession into the health of Mrs. Nache was near-zero. Given the prior known and ongoing Pfizer mRNA injury and death statistics, intercession was in-fact criminal. A member of the 40-49 years age group (at the time of U Minn coercion), Mrs. Nache had a pre-vaccination IFR of not more than 0.035% (red arrow):







THE PREPRINT SERVER FOR HEALTH SCIENCES

Age-stratified infection fatality rate of COVID-19 in the non-elderly informed from pre-vaccination national seroprevalence studies

Angelo Maria Pezzullo, Cathrine Axfors, Despina G. Contopoulos-Ioannidis, Alexandre Apostolatos, Dohn P.A. Ioannidis

doi: https://doi.org/10.1101/2022.10.11.22280963

The researchers broke down the demographics into smaller buckets, showing the increase in risk amongst older populations, and conversely, how infinitesimal the risk was amongst younger age groups.

- Ages 60-69, fatality rate 0.501%, survival rate 99.499%
- Ages 50-59, fatality rate 0.129%, survival rate 99.871%
- Ages 40-49, fatality rate 0.035% survival rate 99.965%
- Ages 30-39, fatality rate 0.011%, survival rate 99.989%
- Ages 20-29, fatality rate 0.003%, survival rate 99.997%
- Ages 0-19, fatality rate 0.0003%, survival rate 99.9997%

ADDENDUM

Ongoing Vindication of the Undersigned 12 October 2022 Press Conference by EU Parliament

"The so-called 'COVID-19 vaccine' is not in response to the SARS-CoV-2 virus; but the exact opposite!"

All the way back on 21 July 2020, in a letter addressed to Mr. Anthony Fauci, a letter that was received by current Cornell University employee, Ms. Martha Pollack, I questioned the person many deem to be the most hated person of our time (screenshot):



On Page 8 of that 21 July 2020 letter I preambled a question with the following Fauci quote (screenshot): *

21 July 2020 Dr. Anthony S. Fauci Page 8 of 36

But then, without prompting by Politico, you began promoting vaccines:

"When we first developed a vaccine, I said it would be about a year to a year-an-a-half, and that was in January. So a year from January is December. I still think that we have a good chance, if all the things fall in the right place, that we might have a vaccine that would be deployable by the end of the year, by November or December."

Note the Footnote 1 marker . . .

^{*} LETTER OF 21 JULY 2020 AVAILABLE HERE: https://pvsheridan.com/sheridan2fauci-1-21july2020-spods.pdf

ADDENDUM

Ongoing Vindication of the Undersigned 12 October 2022 Press Conference by EU Parliament

"The so-called 'COVID-19 vaccine' is not in response to the SARS-CoV-2 virus; but the exact opposite!"

Footnote 1 on Page 8 of my 21 July 2020 letter (screenshot):

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

Premised upon the Fauci quote of 27 May 2020 . . . already developing a vaccine?? In January 2020??

That "Question 1 above," mentioned in that Footnote 1, directs the reader to the following (screenshot):

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

"In 2014, the NIH approved a grant to EcoHealth Alliance designated for research into 'Understanding the Risk of Bat Coronavirus Emergence.' The project involved collaborating with researchers at the Wuhan Institute of Virology to study coronaviruses in bats and the risk of potential transfer to humans."

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) <u>connectable</u> to the funding of research or the funding of a research facility that is connectable to the SARS-CoV-2 virus and the resulting COVID-19 pandemic?

In July 2020 I was alone; focused on the unsolicited assertion that Mr. Anthony Fauci made to Politico:

"When we first developed a vaccine . . . that was in January."

Fauci openly stated that a COVID-19 "vaccine" is underway a mere two months after the October 31 2019 announcement of their "entity of excitement."? Back then I was alone in questioning those logistics.

I am no longer alone . . . we now review the 12 October 20<u>22</u> press conference of the European Union Parliament, highlighting the inquiry recently made by Mr. Cristian-Vasile Terheş of Romania.

ADDENDUM

Ongoing Vindication of the Undersigned 12 October 2022 Press Conference by EU Parliament

"The so-called 'COVID-19 vaccine' is not in response to the SARS-CoV-2 virus; but the exact opposite!"



"Everyone is avoiding these, I would say, logical questions. There is another issue. A year ago, I requested them (Pfizer) to submit some details and data to me, because I wanted to have an informed decision, I will say, when I voted in favor or against the 'Green Certificate.' And one of the questions I asked was, to send me all trials, the tests, the clinical trials that all these medical companies had done, either in animals or in humans before they requested the marketing authorization (for the COVID vaccine).

So, in the case of Pfizer, here is something interesting. When they submitted the information and the clinical trials to Pfizer; here is all the tests, that they submitted along with their request.

They submitted a clinical trial that started on January 14, 2020!

I asked yesterday, the representative of Pfizer, and she declined to answer, how is it possible, that we, the world, found out in December 2019 that there is a COVID or coronavirus, as it is called, in China, December of 2019? On January the 11th the Chinese government released the DNA data, or a segment of it, to the public and three days later, Pfizer already started the tests for the vaccine. How is that possible?! She did not answer."

I am no longer alone . . . again, my Footnote 1 from all the way back on 21 July 2020 :

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

Tab 5

Governor Ron DeSantis
State of Florida

Dr. Joseph A. Ladapo Florida Surgeon General

Attorney General Ashley Moody
State of Florida

13 December 2022

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

Reference: Mrs. Jummai Nache versus the 'Willful Misconduct' of Pfizer, Inc.

Ninety-Nine Pages

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

Subject: Mrs. Jummai Nache and her Family

Reference 1 : The "Fauci Effect" Reference 2 : The Pollack Effect Reference 3 : The Bourla Effect Reference 4 : The Trump Vaccine

Subject: Mrs. Jummai Nache and her Family



Mrs. Jummai Nache and her devoted husband Philip; learning how to walk stairs on prosthetic limbs. Amputation of her limbs **caused by mRNA injection mandated by her former employer**, the University of Minnesota. A non-smoker, a non-drinker, a model of health **prior** to Pfizer needle, amputations in pictorial review (Pages 79-89 below) caused by mRNA-induced venous and arterial thromboembolism; a foreseeable danger which had been discussed in-detail at the secret FDA meeting of 22 October 2020 (Pages 41-42 below).

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Mr. Albert Bourla CEO Pfizer, Incorporated 235 East 42nd Street New York, NY 10017 212-733-2323 Mr. Donald Trump c/o Mr. Peter Ticktin, Esq. The Ticktin Law Group 270 SW Natura Ave Deerfield Beach, FL 33441 954-570-6757

Subject: Mrs. Jummai Nache and her Family

Reference 1: The "Fauci Effect" Reference 2: The Pollack Effect
Reference 3: The Bourla Effect Reference 4: The Trump Vaccine

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Subject: Mrs. Jummai Nache and her Family

Reference 1: The "Fauci Effect" Reference 2: The Pollack Effect
Reference 3: The Bourla Effect Reference 4: The Trump Vaccine

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Subject: Mrs. Jummai Nache and her Family

Reference 1: The "Fauci Effect" Reference 2: The Pollack Effect
Reference 3: The Bourla Effect Reference 4: The Trump Vaccine

Preliminary Courtesy Copy List Page iv of iv

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Mrs. Jummai Nache and her Family Subject:

The "Fauci Effect" Reference 1: Reference 2: The Pollack Effect The Bourla Effect Reference 3: Reference 4: The Trump Vaccine

Dear Mr. Fauci:

On 9 August 2022, at the Fred Hutchinson Cancer Center in Seattle, Washington, in a room filled with presumably COVID positive people (face-masked audience?), you announced:



" It's called the **Fauci Effect**, which is sort of like, you know – trust me, I don't get excited about that; I mean it's nice. People go to medical school now, people are interested in science, not because of me, because most people don't know me, who I am, my friends know me, my wife knows me, but people don't know me; it's what I symbolize.

And what I symbolize in an era of the normalization of untruths and lies, and all the things you're seeing going on in society, from January 6th to everything else that goes on, people are craving for consistency, for integrity, for truth and for people caring about people."

In contrast, a person of minimal integrity and competence would have confirmed that face masks do not help; face masks do harm, and you would have implored your audience to remove them!

A year ago, in a widely publicized interview of 3 August 2021, Cornell University Professor of Chemistry, Dr. David Collum stated what in-essence is central to the "Fauci Effect":

"He's a pathological liar!"

Your "Fauci Effect" includes your use of legalistic wiggle room. You and Ms. Pollack received my letter of 21 July 2020. On Page 3, I worded Question 1 to be devoid of wiggle room (screenshot):

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) <u>connectable</u> to the funding of research or the funding of a research facility that is connectable to the SARS-CoV-2 virus and the resulting COVID-19 pandemic?

On 23 August 2022 Fox News worded deeply incompetent questions; questions with "wiggle room." Neil Cavuto asked about your role in and the effects of lockdowns. You spewed your usual non-stop diversions:

Cavuto: Do you regret, particularly the last one, the shutdown, the sweeping shutdown that

some said made things worse?

Fauci No I don't, Neil. In fact, I think we need to make sure that your listeners understand,

I didn't shut down anything!

Perhaps you forgot where you were on October 6, 2020 . . . on a Cornell University video-conference. Perhaps you forgot how blissfully you encouraged and praised the lockdown of Cornell by Ms. Pollack. *



^{*} You and Ms. Pollack are directed to formally renounce your "guidance" falsehoods; review the 21 September 2022 federal ruling in Sandy Brick versus HHS Secretary Becerra (Page 47 below).

Nothing more than a cockroach in-a-suit, you proclaim your innocence to the Wall Street rep Neil Cavuto:

"I didn't shut down anything!"

<u>How about the First Amendment?</u> Perhaps you forgot your direct involvement in a criminal conspiracy; everything from slander, to libel, to legal assault upon anyone that dared oppose your lockdowns:



Regarding your lockdown of my alma mater, perhaps you forgot my formal Demand, submitted in my letter to you of 19 January 2022 (screenshot):

Demand: Your Forfeiture of all Degrees, Disassociation of Any Affiliation, and Complete Disconnection from Any Prior Accolades/Activities Related in *any* way to my alma mater – CORNELL UNIVERSITY

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Before we continue with the Neil Cavuto interview about the effects of your lockdowns, we are compelled to repeat what Cornell Professor David Collum insinuated regarding the "Fauci Effect":

"He's a pathological liar!"

Factually, you are far worse. Your responses regarding our children is a total outrage:

Cavuto: But, in retrospect, Doctor, do you regret that it went too far, whatever your original

> intentions were, and it's easy to be a Monday morning quarterback here, but that it went too far, that, particularly for kids who couldn't go to school, except remotely, that it's

forever damaged them?

Fauci: Right. Well, I don't think it's forever irreparably damaged anyone. But I think,

> obviously, and you -- if you go back -- and people selectively, Neil, pull things out about me. I was also one of the people that said we have got to do everything we can to get the

children back in school.

Go back to some of the clips that you and I had on your own show, when I have said, that it's very important that we protect the children from the collateral effects of keeping them

out of school. Go to the record. I have said that so many times,

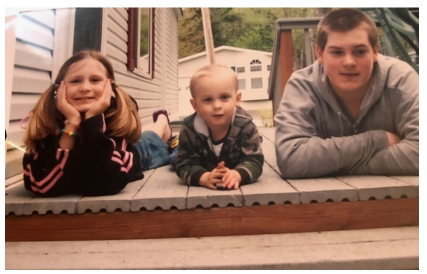
and yet there's a distortion.

Mr. Fauci . . . according to you . . . the unprecedented number of school children who committed suicide during your 2020 lockdowns, are not "forever damaged"?! The suicide deaths of our children represents one of the harshest truths about "The Fauci Effect."

As "Mr. Science," in the context of the lockdowns, you are declaring that the suicide death of 16-year-old Spencer Smith was not anticipated by child psychology?! As "America's Doctor" are you saying that Spencer's suicide note was just a "collateral effect" ?! You protest:

"There's a distortion." What distortion, Mr. Fauci?!

I wrote to you and Ms. Pollack twice, I educated both of you; Spencer's suicide note specifically and narrowly points to the lockdown in the State of Maine as his justification:



I can assure you, Spencer and his younger brother and sister are also "forever damaged."

You are part of the RICO gang ranging from Big Pharma to Big Government to Big Media to Big Academia that are responsible.

Contrary to your interview crap, you did and said nothing of substance "to get our children back in school." There is no "distortion" in that fact.

"Distortion?!" Your self-absorbed uncaring psychology? Or does it run deeper? A pathocratic enabler of The Great Reset, you assert that the suicide death of Spencer Smith was a "collateral effect"? What underlying priority exists for your lockdowns? A non-stop needle promoting clown show, typified by the following CNN trash; mere days after 16-year-old Spencer committed suicide:



000

Santa Claus will be coming to town this year, Dr. Anthony Fauci says.

"I took care of that for you," he says. "...I took a trip up there to the North Pole; I went there and I vaccinated Santa Claus myself. I measured his level of immunity, and he is good to go."





10:29 AM · Dec 19, 2020 · Twitter Media Studio

Distortion?! Contrary to your media <u>crap</u>, there was no visit to the Spencer Smith household from Santa Claus during Christmas 2020. The lockdown of our children especially during the holidays was part of your pre-planned needle marketing schemes, a priority of the "Fauci Effect" (Page 6 below).

Above I accused you of a "non-stop needle promoting clown show." Regarding the **Fauci Effect**, and your pathetic lockdown interview with Neil Cavuto, am I exaggerating? *Hardly*.



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

Memo: My letters to you and Ms. Pollack, regarding the "forever damaged" 16-year-old Spencer Smith are available here:

http://pvsheridan.com/sheridan2fauci-2-21december2020.pdf http://pvsheridan.com/sheridan2fauci_pollack-6-28march2022.pdf

^{*} See quotes Page 45, Pages 57-58, and Page 68 below.

The "Fauci Effect" Conclusion

The Fauci Effect, as partially characterized by Cornell Professor David Collum on 3 August 2021:

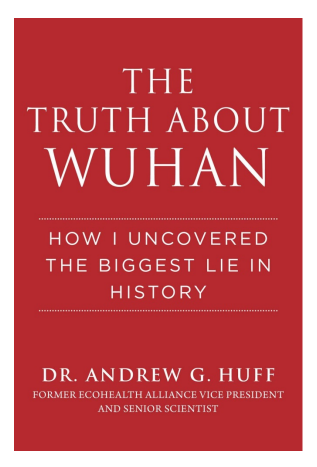
"He's a pathological liar!"

also includes lying-by-omission. My Question 1, posed on 21 July 2020 (screenshot):

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) <u>connectable</u> to the funding of research or the funding of a research facility that is connectable to the SARS-CoV-2 virus and the resulting COVID-19 pandemic?

Your alleged "retirement" notwithstanding, soon you will be answering my question, and related questions, under oath, as your COVID-19 crime spree continues to be revealed. Note that I have included attorney Mr. Tom Renz and his client Dr. Andrew Huff in the copy list:





I connect Fauci, Pollack, Bourla, and Trump to the instant Subject on Pages 76 – 91 below.

Memo: My 21 July 2020 letter to Fauci (copied to Pollack and Trump) is available here:

http://pvsheridan.com/sheridan2fauci-1-21july2020.pdf

INTERMISSION ONE - GOD'S CHOSEN NEEDLE

The next section will show that The Pollack Effect involves a dishonesty that is deeper than the neurosis specified by a Cornell University professor for Mr. Anthony Fauci: "He's a pathological liar!"

One "contribution" of The Pollack Effect is the forced injection of all Cornell University students, staff and faculty with an experimental mRNA concoction, specifically the mRNA poison marketed by Pfizer. The Pollack Effect includes blatant dishonesty and criminality against those who sought Religious Exemption from that Pfizer poison. A discussion of *that* subject is a small characteristic part of The Pollack Effect.

Regarding Religious Exemptions; hiding behind state, federal, and world government sources for "health guidance" typifies current Cornell administration inveracity. An example of that "guidance," **Dr. Ashish Jha**, the new Pfizer sales rep, **routinely speaks to God on these and related COVID-19 subjects**:





Under The Pollack Effect, God and religious beliefs are also subservient to the "COVID-19 guidance" that has been deployed, and then enthusiastically used as a smokescreen by the current administration of Cornell University to justify its easily documented crimes. Regarding the role of Pollack and her comrades:

- We will show that when God accommodates the "guidance," He is praised and is even quoted (?!).
- But, as we will see below, when God objects to that "guidance" through Religious Exemptions, His followers and their beliefs are defiled as "utter garbage" (See Page 15 below).

Dear Ms. Martha Pollack: The Pollack Effect

The Pollack Effect in perspective . . . according to you and your ilk, this photograph depicts "leadership" :



In truth, it does the exact opposite . . . One of many, taken at Cornell Leadership Week 2022, we see a young man afflicted with your deeply insulting, agenda-driven, known-to-be-counter-productive *crap* of face mask mandates. Not incompetent, but agenda-purposed. Utterly grotesque.

The above demonstrates your complete <u>lack</u> of leadership; a lack most aptly described as lacking in ethics. Enforcing face masks on campus asserts so many *known-to-be-false* premises. But nowhere is your inveracity more revealed than by **forcing this young man to blow through a pseudo-mask**, wide-open for the mouthpiece; strenuously and presumably blowing SARS-Cov-2 (?) upon the Barton Hall audience?!

You and Mr. Fauci received my 28 March 2022 letter which reviewed its Reference 4:

Literature Review and Meta-Analysis of the Effects of Lockdowns on COVID-19 Mortality – Johns Hopkins Institute Study (JHIS) of January 2022

On Page 2 of that letter I presented a screenshot from that JHIS review:

While this meta-analysis concludes that lockdowns have had little to no public health effects, they have imposed enormous economic and social costs where they have been adopted. In consequence, lockdown policies are ill-founded and should be rejected as a pandemic policy instrument.

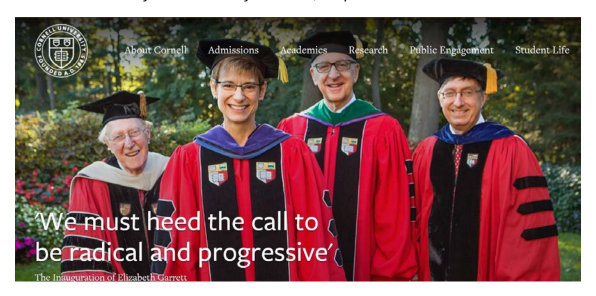
As colleagues will affirm I have asserted many times, in the context of COVID-19 as an operative :

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

Not merely Big Academia . . . but to have Cornell, they had to install someone as grotesque as you.

The most insidious part of The Pollack Effect is misuse of Ezra's university for promotion of a world-view, and a world order, that by-definition is the anti-thesis of Cornell's founding. My alma mater is *thee* premiere 'life sciences' university. Your deeds, especially with-respect-to the "COVID Pandemic," are confirmatory.

Before we review elements of your onset and your finale, we present the seed of the Pollack Effect:



At no time did President Frank H.T. Rhodes (left) endorse or embark on a course for Cornell that was "radical and progressive." President Rhodes adhered to the true principles of the Cornell founding.

But Mr. David Skorton most certainly did. Mr. Jeffrey Lehman most certainly did. And of course Ms. Elizabeth Garrett was its author. (Not pictured, President Hunter Rawlings did not.)

There never was a "call to be radical and progressive," especially in the sense of that trendy phrase. If there was, from whom!? Implicit in Cornell's founding was the call to be of service to others. And in that context, we are called to be selflessly competent, and have as our central agenda The Whole Truth; the antithesis of your self-absorbed but indicative rant upon installation in 2017, "I am proud!"

You received my 6 March 2021 letter, wherein I quoted a prominent victim of the notorious Fauci/AIDS disaster, Mr. Arthur Ashe (screenshot):

"True heroism is remarkably sober, very undramatic. It is not the urge to surpass all others at whatever cost, but the urge to serve others at whatever cost."

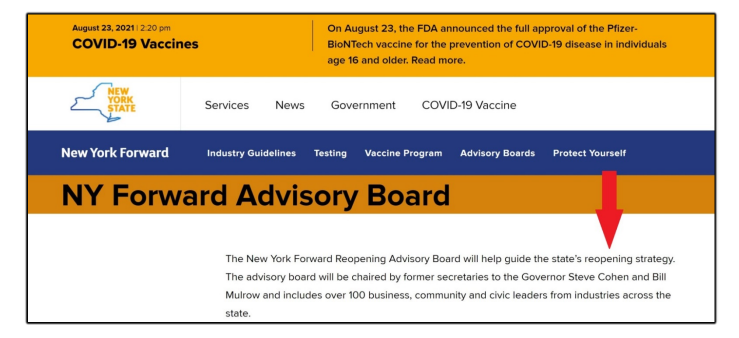
Mr. Arthur Ashe

There is nothing "radical and progressive" about that Arthur Ashe quote . . . it is merely truthful.

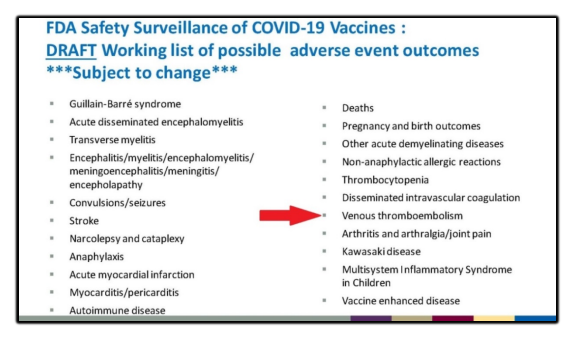
During my 13 December 2021 interview with Mr. Peters, I reviewed the Cornell mRNA needle mandate, and the fact that <u>not one</u> of the 60+ Cornell students I interviewed was informed by you and your comrades **regarding the criminality of LIABILITY IMMUNITY** . . . issued for the benefit of your 'New York Forward Advisory' pal Mr. Albert Bourla . . . **not one!**



Even under the most "radical and progressive" interpretation of Duty-to-Warn/Failure-to-Warn, you and your comrades are guilty of crimes. This accusation is especially tenable with you, Ms. Pollack, given your intimate COVID-19 relationship with Pfizer CEO Mr. Albert Bourla. Your joint needle marketing schemes and coordinations occurred as members of the secretive New York Forward ReOpening Advisory Board:



<u>During your 2020 participations on the secretive New York Forward ReOpening Advisory Board you were informed directly by Mr. Bourla</u> about the harmful / lethal side effects of the mRNA needles; these facts were known to <u>both</u> of you *prior* to his sales brochure of 18 November 2020, and *prior* to the Fauci White House spiel of 19 November 2020, and *prior* to the FDA EUA of 11 December 2020:



Received by you and Fauci *prior* to the FDA whistleblower "adverse events" disclosure, my letter of 27 August 2021 **placed both of you on-notice** regarding your connect-ability to the Subject; screenshot:

Is the vaccine safe?

All data currently available indicate that the vaccines are safe. Thus far, no serious long-term side effects have occurred. Some individuals do experience minor side effects that reflect the body's immune response beginning; a tiny number of individuals have experienced allergic reactions and have required immediate and successful treatment.

All current data? No serious long-term side effects? Minor side effects?! A tiny number!? As you are fully aware, your so-called "approved vaccines," that you have injected into the arms of captured, unsuspecting but **coerced** Cornell students and staff, have killed and horribly maimed more human beings in the first six months of deployment (post the fraudulent December 11 2020 EUA), than all true vaccines <u>combined</u> during the previous twenty years! Let us try that again, in large font:

Your so-called "approved vaccines," that you have injected into the arms of unsuspecting but coerced Cornell students and staff, have killed and horribly maimed more human beings in the first six months of deployment than all vaccines combined during the previous twenty years!

Your "All data currently available" claim was a lie. Your "contribution" was to regurgitate the crap that came from Mr. Albert Bourla, not a credible independent source. Your website claim was criminal fraud; a deliberate factual misrepresentation to Cornell students, staff and faculty; and to Tompkins County New York. (Your fraud is ongoing; see Pages 20 and 21 below!)

I have politely emailed and telephoned the Vice President for University Relations Mr. Joel Malina not less than *SIX* times regarding Cornell statistics on 'religious exemptions.' You received my letter of 12 July 2022, wherein Page 23 made the following request (screenshot):

REQUEST: Please direct Mr. Joel Malina, the current Cornell University Vice President for University Relations, to respond to my email of 16 June 2022, which requests basic information on Cornell University student and staff applications-for and granting-of 'Religious Exemption' versus the mRNA needle.

Let us put your ongoing lack of courtesy in perspective.

Given your incompetence and servility, it is predictable that you would hire, as Cornell University General Counsel, one of the most notoriously incompetent and bigoted buffoons in legal history:



When reviewing her background and recent job performance, one is compelled to speculate negatively regarding what agenda, what justifications, you and your comrades used when making this hire.

The internal defense lawyer of 'Gibson Bros vs Oberlin College' infamy, Ms. Donica Thomas Varner is also in-receipt of the above Request (UPS 1Z1723W70207048498). Like you and Mr. Malina, she too has failed to respond. But Ms. Varner's failure is preambled by her *outrageous* email of 7 June 2019 . . .

Her email is not merely offensive to our intelligence; but given the case facts and evidence (such as her bigoted flier), it confirms that **Ms. Donica Thomas Varner cannot be trusted as a member of the Bar**:



COLLEGE & CONSERVATORY

Dear Members of the Oberlin Community:

I am writing to update you on the lawsuit that Gibson Bros., Inc. filed against Oberlin College and Vice President and Dean of Students Meredith Raimondo in the Lorain County Court of Common Pleas in November 2017.

Following a trial that spanned almost a full month, the jury found for the plaintiffs earlier today.

We are disappointed with the verdict and regret that the jury did not agree with the clear evidence our team presented.

Neither Oberlin College nor Dean Meredith Raimondo defamed a local business or its owners, and they never endorsed statements made by others. Rather, the College and Dr. Raimondo worked to ensure that students' freedom of speech was protected and that the student demonstrations were safe and lawful, and they attempted to help the plaintiffs repair any harm caused by the student protests.

As we have stated, colleges cannot be held liable for the independent actions of their students. Institutions of higher education are obligated to protect freedom of speech on their campuses and respect their students' decision to peacefully exercise their First Amendment rights. Oberlin College acted in accordance with these obligations.

While we are disappointed with the outcome, Oberlin College wishes to thank the members of the jury for their attention and dedication during this lengthy trial. They contributed a great deal of time and effort to this case, and we appreciate their commitment.

Our team will review the jury's verdict and determine how to move forward.

Donica Thomas Varner

Vice President, General Counsel & Secretary

In my decades of real-world legal and courtroom experience I have *never* been privy to such clear criteria for disbarment . . . the bashing of the Jury Members while they are still in deliberation is no less egregious than the crime of jury tampering. *

* That criminality was specified and has contributed to resignations of esteemed professors; see WSJ article of 2 September 2022: "Gibson's Bakery and Why I Quit Teaching at Oberlin: The Ohio Supreme Court upholds a \$36 million legal judgment against the college" by Dr. Abraham Socher.

Your close association and affinity-for people like Ms. Varner is endemic to The Pollack Effect. Paying mere lip-service to "University Core Values," you and university counsel have strenuously deployed *blatantly* anti-Constitutional and *blatantly* unlawful policy on 'Religious Exemption.' **As such, both of you and your campus comrades are connectable to the Subject (screenshot from Cornell website):**

Religious exemption: A religious exemption request is a written and signed statement from the student that they object to immunization due to their religious beliefs (parent or guardian signature required of students less than 18 years of age). The statement must address all of the following elements:

- (1) Explain in your own words why you are requesting this religious exemption.
- (2) Describe your religious tradition and the principles that guide your objection to immunization.
- (3) Indicate whether you are opposed to all immunizations, and if not, the religious basis that prohibits particular immunizations.
- Prior religious exemption statements addressed to other institutions are not considered valid.

The laws regarding Religion Exemption evokes review of recent legal outcomes. We contrast the public statements and actions of two legislative and/or legal adversaries:

New York Assemblyman Jeffrey Dinowitz versus Civil Rights Attorney Mr. Mathew Staver.

Dinowitz is adamant about the profiteering from vaccines in-general, but especially that derived from the COVID-19 mRNA needling of K – 12 school children:



Gushing with anticipation, prior to what many view as a US Supreme Court betrayal of the US Constitution, **Mr. Dinowitz interjects specific faiths (?!).** The true crux of *his* betrayal, ensuring the profiteering of Big MDs, Big Hospital and Big Pharma; Mr. Dinowitz offered *his* '30 pieces of silver': (Page 24 below)

"There is nothing, nothing in the Jewish religion, in the Christian religion, in the Muslim religion, for example that I'm aware of, or anyone else is aware of, that suggests that you *can't* get vaccinated, that you *shouldn't* get vaccinated. *It is just utter garbage.*"

Memo: Dinowitz interjection and misrepresentations-of specific religions on 19 March 2022 was his not-so-coy promotion of a prior February "vaccine" marketing campaign by *The Genesis Foundation* (Pages 48-52 below).

Page 15 Cornell screenshot: <u>First</u>, we have The Pollack Effect unlawfully declaring and demanding through an applicant "Statement" that they must specify "the religious traditions and the principles," as well as the "beliefs" that "guide." This Pollack/Varner charade is not merely legally incompetent, it is a crime! We are confident that even the jury-bashing dolt Ms. Varner is fully aware of this fact.

<u>Second</u>, we have the grotesque Bolshevik Jeffrey Dinowitz spewing a pro-needle profiteering argument; that valid religious specifications, that The Pollack Effect demands, do not exist or that claims of such are, again, "utter garbage."

BUT THEN, OUT OF THE OTHER SIDES OF YOUR MOUTHS, YOU AND YOUR COMRADES ARE PROCLAIMING THAT <u>GOD HIMSELF COMMANDED</u> THAT WE GET <u>HIS</u> COVID-19 NEEDLE ?!

Ms. Pollack . . . you are in-receipt, an addressee of my letter of 27 August 2021 wherein Page 3 discussed the common criminal Mr. Francis Collins, former director of the National Institutes of Health (NIH):

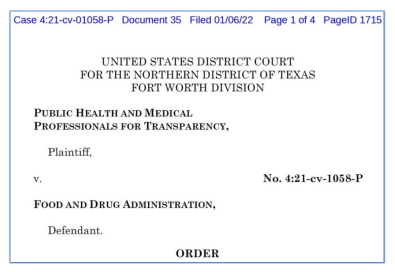




National Institutes of Health Director Dr. Francis Collins speaks during a Senate Health, Education, Labor and Pensions Committee hearing on new coronavirus tests on Capitol Hill in Washington on May 7, 2020. (AP Photo/Andrew Harnik, Pool)

NOT ONLY DID GOD THE FATHER INTERCEDE IN EARTHLY HUMAN HEALTH AFFAIRS, BUT ACCORDING TO THE FOLLOWING, HIS SON JESUS IN NOW EMPLOYED BY THE MONEYCHANGERS AND THEIR NEEDLE-PUMPING GLOBALIST COMRADES ?!

Not anticipating the Judge Mark Pittman FOIA order against the FDA (and Pfizer!) of three months later, the unelected and unelectable Ms. Kathy Hochul led **a psychotic mRNA prayer session** at the Christian Cultural Center on 26 September 2021 :





"I've prayed a lot to God during this time, and ya know what? God did answer our prayers. He made the smartest men and women; the scientists, the doctors, the researchers. He made them come up with a vaccine; that is from God to us! And we must say. 'Thank you God, thank you!' And I wear my 'Vaccinated" necklace all the time, to say 'I'm vaccinated!'

All of you, yes I know you're vaccinated, you're the smart ones. But ya know there's people out there that aren't listenin' ta God, and what God wants, you know this. You know who they are. I need you to be my apostles. I need you ta go out, and talk about it. And say we owe this to each other, we love each other. Jesus taught us to loooooove one-another. And how do you show that love, but to care about each other enough to say 'Please get vaccinated because I love you, I want you to live.' I want our kids to be safe when they're in schools. I want you to be safe when you go to a doctor's office, or to a hospital and are treated by somebody, you don't want to get the virus from them. You're already sick or you wouldn't be there!"

I have reviewed with you, *many times*, the Amish response to the "COVID-19 pandemic." Lancaster, Pennsylvania is a three-hour drive from the Cornell campus. In stark contrast to your mRNA needle grotesqueries, the Amish enforced an <u>implicit</u> Religious Exemption:



With a 'Religious Exemption' granted to **all** the Amish people, a few obvious questions arise:

- 1. Upon the Fauci declaration of an "entity of excitement," how much quarantine did the Amish enforce upon themselves? *Zero.*
- 2. Upon the relentless lies about an untreatable disease, and a global pandemic, how much "social distancing" did the Amish enforce upon themselves? *Zero*.
- 3. Upon the media sputum about transmissibility, how much 'face mask' mandates did the Amish enforce upon themselves? *Zero*.
- 4. Upon the torrid hype from government sales reps about Operation Warp Speed and "eligibility" for an mRNA needle, how much rt-PCR testing did the Amish enforce upon themselves? *Zero*.
- 5. Upon availability of an unproven experimental mRNA needle, how many Amish rushed to the local Walmart to be stabbed with Albert Bourla's concoction? *Zero*.
- 6. RELATING TO THE SUBJECT: As of this letter, three years after Fauci's "entity of excitement," how many amputations of Amish limbs occurred, and subsequently how many so-called medical doctors lied in hospital documents that "COVID" was the cause?

 Answer: ZERO!

In opposite manner to the bigotry of Mr. Jeffrey Dinowitz and the blissful incompetence of Ms. Martha Pollack and her infamous side-kick lawyer Ms. Donica Varner; attorney Mr. Mathew Staver protects basic human rights, and has litigated in behalf of all, never interjecting a specific religion as a basis of his Constitutional argument. A typical result:

LIBERTY COUNSEL

ABOUT ACT CHURCHES LEGAL HELP NEWS

SUBSCRIBE

Health Care Workers Settle COVID Shot Mandate for \$10.3 Million

Jul 29, 2022

CHICAGO, IL - Today, Liberty Counsel settled the nation's first classwide lawsuit for health care workers over a COVID shot mandate, for more than \$10.3 million. The class action settlement against NorthShore University HealthSystem is on behalf of more than 500 current and former health care workers who were unlawfully discriminated against and denied religious exemptions from the COVID shot mandate. The agreed upon settlement was filed today in the federal Northern District Court of Illinois.



It comes as no surprise that the subversive anti-American Bolshevik-styled American Civil Liberties Union (ACLU) has labeled/libeled Liberty Counsel as a hate group, and has openly called for violence against its Christian founders, Mrs. Anita and Mr. Mathew Staver.

Derived from decades of legal experience, my Request is grounded in the edict of never asking a question that I do not already know the answer to. As expected of you Ms. Pollack, my Request remains open:

REQUEST: Please direct Mr. Joel Malina, the current Cornell University Vice President for University Relations, to respond to my email of 16 June 2022, which requests basic information on Cornell University student and staff applications-for and granting-of 'Religious Exemption' versus the mRNA needle.

Your inveracity on Religious Exemption is miniscule compared to the following. During the last two-plus years, in scores of letters, I have accused you of "needle marketing schemes." Diatribe? *Hardly*.



After dutifully regurgitating the Pfizer **lie** that their mRNA needles were "95% effective," **you had the colossal gall** to deploy Cornell assets to harass Tompkins County New York communities under the sales & marketing guise of "COVID-19 Vaccine Ambassadors" ?!?

Question to Ms. Pollack: When did 'University Core Values' become expendable; trampled underfoot by the needle marketing schemes that facilitate the profiteering of Pfizer Inc. ?!

A repulsive demonstration of your character; and your true purpose as the installed "President" of my alma mater. Merely a marketing scheme? Hardly. **Criminal and conspiratorial fraud...that is ongoing.**

Long AFTER the "95% effective" was exposed as crap, and even after documented harm and death, you *still* did not retract or revise your 'COVID-19 Vaccine Ambassador' farce. As shown next, **you and co-criminal Provost Michael Kotlikoff proceeded to promote and embellished it even further !!!**





Dated a full year *after* your original "COVID-19 Vaccine Ambassador" scheme, we are now confronted with a documentable fact . . . the highest levels of <u>current</u> Cornell University administrators are liars; not merely in their lying, but in their encouragement and coercing of others to do likewise!

The Founder, Ezra Cornell, is turning in his Ithaca City Cemetery grave:



Ms. Pollack . . . Your needle marketing exploitations of thee premier 'life sciences' university (Cornell) are not limited to the "COVID-19 Vaccine Ambassador" promotions. But this aspect of **The Pollack Effect** is connectable to the Subject; the plight of Mrs. Jummai Nache and her family.

Reacting to the 9 February 2022 Cornell Chronicle report (Page 21), and the vulgarities of your Vaccination Conversations with Scientists (VaCS) scheme, I emailed a polite question to the reported participants:

Ari Broad	Kara Mackenzie Fikrig	Emily Laurilliard	Scarlett Elizabeth Lee
Joseph Long	Beth Rhoades	Katerina Roth	Andrew Philip Sanchez
Rachael Siems Skye	Jeff Sward	Hannah Thomas	Kara Alena Rode Webber
Dr. Susana Morales	Krishna Shauri Ramanujan	Chris Schaffer	Michael I. Kotlikoff

Dated 15 February 2022, my email requested a simple 'Yes' or 'No' response from those listed above :

"Regarding your message(s) to 'educate the public' and eliminate 'some form of misinformation' about the 'COVID vaccines,' I have been informed that the issue of 'liability immunity' (provided in behalf of the involved pharmaceutical companies) has never been discussed.

The third reference does not list 'liability immunity' as part of your 'Common Vaccine Questions' roster.

But I need further confirmation that the issue of 'liability immunity' was not presented, is not currently being presented, and is not intended as a future presentation.

If this state-of-affairs is not accurate, please correct the record by responding in-kind to this email."

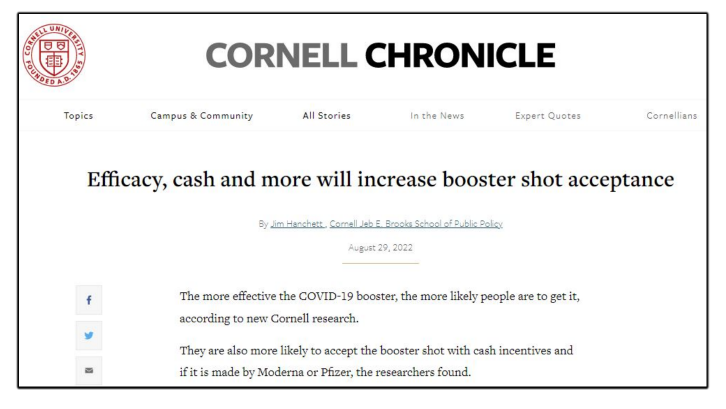
Derived from decades of legal experience, my email request was grounded in the edict of never asking a question that I do not already know the answer to. As expected, my email remains unanswered.

What type of "Cornell administrators" harass the local innocent . . . knowingly placing their health at risk with mRNA needles . . . lying-by-omission; never specifically informing the innocent about their lack of legal redress under the RICO criminality of Liability immunity . . . a RICO criminality granted at the behest of Great Reset globalists like Mr. Albert Bourla? Answer? Co-criminals:





The above discussion? Over the top? Diatribe? Unfounded? Hardly!



Masqueraded as "Cornell research," this pro-Bourla marketing scheme further establishes that you are unfit for association with my alma mater. An escalation of coercion; your promotion of **mRNA cash incentives** obviates any notion that my accusations are diatribe. Your repulsive behavior exposes the true priorities of the *current* Cornell administration; priorities wherein deployment of health <u>verbiage</u> is no more than *another* moneychanger sales spiel.

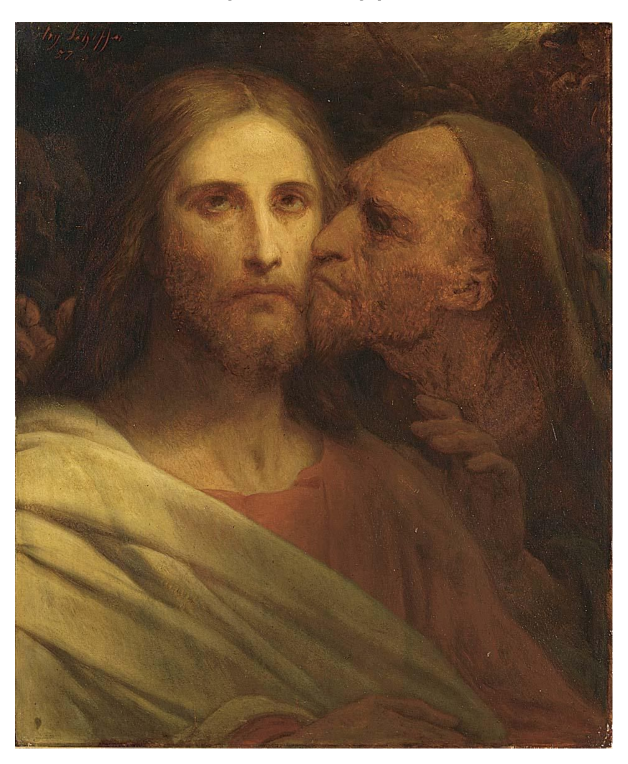
The source of these cash incentives will not be Cornell. Or Albert Bourla. Once again, RICO criminals are openly planning to fleece the <u>public treasury</u> to fund their ongoing "COVID-19 pandemic" schemes.





Regarding the Pollack Effect, its "research" on cash incentives, its pro-Bourla tyranny, and its ongoing fleecing of the <u>public treasury</u>; as my colleagues will affirm, I have posited the following *many* times :

"Look what they did for thirty pieces of silver?"



Pages 23-24? An exaggeration? Diatribe? Hardly.

Partnered with the most corrupt Federal Reserve chairman and the most corrupt Secretary of the Treasury *in history*; we find your RICO co-criminal, Brown University President Christian Paxson. She is in-receipt of a recent letter on **mRNA** student injuries, subsequent cover-ups, and lies-by-omission! Sound familiar Ms. Pollack ?!

The letter is signed by <u>four</u> medical doctors, one has taught and done (real) research at Brown University for over thirty years:





State of Rhode Island and Providence Plantations

HOUSE OF REPRESENTATIVES

REPRESENTATIVE PATRICIA L. MORGAN, District 26

Christina Paxson, Ph.D.
Office of the President, Brown University
1 Prospect Street, Box 1860
Providence, RI 02912
Tel: (401) 863-2234
Fax: (401) 863-7737

e-mail: president@brown.edu

August 22, 2022

Dear Dr. Paxson,

I am a Representative who champions informed consent for Rhode Island residents. My concerns, expressed below, are shared by four Rhode Island physicians who have endorsed this letter.

As the president of an educational institution that holds both a medical school and extensive research facilities, I am sure that you will agree with me that when our citizens make healthcare decisions, we are obligated to give them as much pertinent information as possible. Providing each person with thorough and complete data allows them to make informed decisions. They are, after all, the ultimate recipients of the consequences. To my knowledge, that policy of medical transparency is an expectation and imperative in our healthcare system.

Each night as I watch television, I view commercials for drugs and treatments that are accompanied by a list of possible adverse reactions, because patients deserve to have all the facts as they make their decisions. Medical mandates that are not accompanied by complete transparency based on the most up-to-date data and facts are an anathema to responsible medical practice and leadership.

It is my understanding that Brown University under your direction has mandated coronavirus vaccination for every student. Exemptions are rarely given. It has also come to my attention that you are not providing students with a complete understanding of the benefits, risks, and possible complications of vaccination. I would like to understand the reasoning behind your rejection of standard practices of medical transparency for Brown University students.

The Pollack Effect - conclusion

INTERMISSION ONE (Page 8) we discussed the new Pfizer mRNA sales rep; installed with the marketing title: Coronavirus Response Coordinator. **This new charlatan is from where? Brown University!** He is ethically incapable of endorsing the letter from Rep Patricia Morgan of 22 August 2022 (Page 25 above):



On Page 25 above we reviewed the relationship between Brown University, Ms. Christina Paxson, and the corrupted US Treasury; with the fleecing of the latter to be *furthered* by The Pollack Effect and its latest "research" to coerce mRNA needles with "cash incentives." With those facts in view, we introduce, as just one example, 12-year-old Ms. Maddie de Garay.



Perhaps Ms. Pollack, as a demonstration of your deep virtue, perhaps you would be so regal as to provide an explanation for the <u>true</u> motivation of your "research" . . . to the family of 12-year-old **Ms. Maddie de Garay**.

Maddie was coerced with a "cash incentive" of \$119.00 as part of a Pfizer mRNA trial scheme, which ended her life as she and her family knew it.

Ms. Pollack, you could contextualize that explanation as comradeship with New York Assemblyman Jeffrey Dinowitz, the Bolshevik who is adamant about profiteering from vaccines especially that derived from the experimental COVID-19 **mRNA**, and *its* injection into our K – 12 school children (Page 15 above).

I connect Fauci, Pollack, Bourla, and Trump to the instant Subject on Pages 76 – 91 below.

INTERMISSION TWO - Cornell "Research" in the Streets of Chicago





Call 312-746-4835 to make an appointment. #ProtectChicago



6:02 PM · Jan 27, 2022 · Sprinklr

Dear Mr. Albert Bourla: The Bourla Effect

On Page 10 above, in The Pollack Effect section, I reiterated:

"To have the world, they had to have the United States.

To have the US, they had to have Cornell!"

To which I have added in the context of The Bourla Effect:

"To have U.S. institutions submit to "vaccine" <u>mandates</u>, they had to have the White House!"

A former White House insider has detailed many Trump presidency events, including the farce called Operation Warp Speed. In his book *IN TRUMP TIME : A JOURNAL OF AMERICA'S PLAGUE YEAR*, Trump economic advisor Mr. Peter Navarro <u>dedicated</u> Chapter 16 to the topic :

The Curious Case of the Delayed Vaccine

Well-established, there was nothing "curious" about it. But on 9 September 2022, Mr. Navarro affirmed:



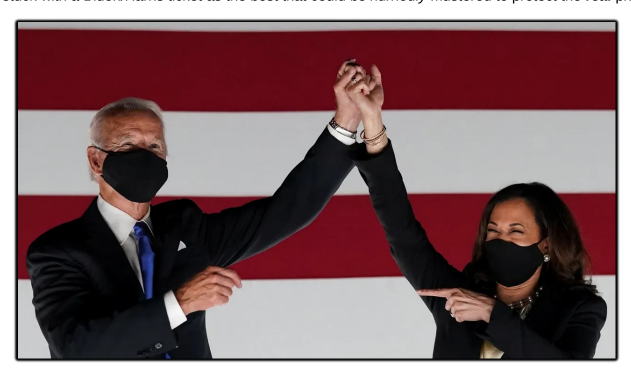
"With respect to the vaccine, I worked with Dr. Robert Malone who actually invented the **mRNA** technology. And in a series of three articles in the Washington Times, ripped that quasi-vaccine; **it is not a vaccine.** We ripped it from stem to stern. Because what we said was that you only use it; at this point in time, for the people that are most vulnerable, like the seniors, and the citizens with comorbidities. You do not jab kids. You do not jab healthy adults. You just do not do that!

I can assure you, if the boss had continued in the oval office he would not have engaged in the awful authoritarian forced vaccination policies that this Biden regime is engaged in. So, your viewers who have soured on that need to understand, we did not do that when we were in the White House. We would not have done it if he had stayed in the White House..."

You, Anthony Fauci, Deborah Birx, Martha Pollack, Francis Collins, New York Governor Andrew Cuomo and Klaus Schwab were placed on-notice regarding a crisis connected to The Great Reset: Its plan to mandate mRNA injection. Specifically, you recognized how your "vaccine" mandate plans would be severely undermined, if not voided, by a re-elected President Donald Trump.

To relegate the so-called election of Joe Biden to an "anti-Trump" referendum is the assessment of the deeply ignorant, the political simpleton, or both.

Certainly the Election 2020 circus was anti-Trump, but it was **NOT** pro-Biden. You and The Great Reset were stuck with a Biden/Harris ticket as the best that could be *hurriedly* mustered to protect the **real** priority:



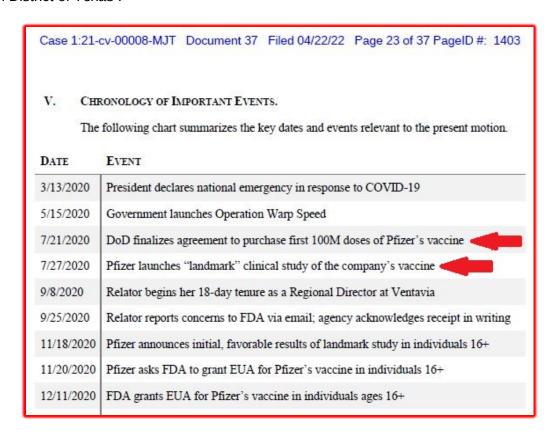
The real priority is contextualized by The Great Reset The unspoken issue that overwhelmed all other election politics in November 2020 was not the media chatter of anti-Trump or even pro-Biden; the 2020 presidential election imperative was the following operative of The Great Reset:

mRNA Needle Mandates on a Global Scale

This operative was merely that; a practicality <u>subservient</u> to the Great Reset. You and Pfizer continue as key members of that globalist syndicate; their plan and its implicit 'crimes against humanity,' is no longer hidden; the plan is openly proclaimed and even lauded! In summary:

Without global needle mandates, and its evil step-sister LIABILITY IMMUNITY, The Great Reset is rendered inoperative. With an *anti*-mandate Trump re-election looming, an "anybody but Trump" pro-mandate conspiracy was waged with viciousness. (First paragraph, Page 38 below.)

In my letter of 12 July 2022 to Ms. Martha Pollack, I shared the "Chronology of Important Events." This was filed on 22 April 2022 with your dismissal motion in Jackson v. Pfizer; the whistleblower case in the Eastern District of Texas:



Your official court filing confirmed that an agreement was reached with the Department of Defense (DoD) for "100M doses of Pfizer's vaccine" on "7/21/2020." This involved \$2,000,000,000.00! This was prior to completion of the clinical trials (?!). With momentum of billions already in-place, and much more to come, there was no chance your "trials" would be anything but "extraordinarily impressive"... the exact descriptor used by the "pathological liar" in his White House Pfizer infomercial on 19 November 2020... Which, per The Bourla Memo, was right on schedule: the third week in November. (See Page 32-2 and 39 below)



But the <u>omissions</u> of "important events" from the Pfizer filing are *more* indicative of The Bourla Effect. We briefly sample two relevant documents:

- (1) FDA 'Development and Licensure of Vaccines to Prevent COVID-19: Guidance for Industry' of June 2020
- (2) Internal *post* presidential debate memo sent by CEO Albert Bourla to all Pfizer executive employees in October 2020 . . . **the Bourla memo**. (First presidential debate: 29 September 2020)

On Page 14 of the June 2020 FDA document we find the following "guidance" (screenshot):

E. Statistical Considerations

To ensure that a widely deployed COVID-19 vaccine is effective, the primary
efficacy endpoint point estimate for a placebo-controlled efficacy trial should be at
least 50%, and the statistical success criterion should be that the lower bound of
the appropriately alpha-adjusted confidence interval around the primary efficacy
endpoint point estimate is >30%.

That is, the Trump Administration (DoD) committed \$2,000,000,000.00 from the US Treasury:

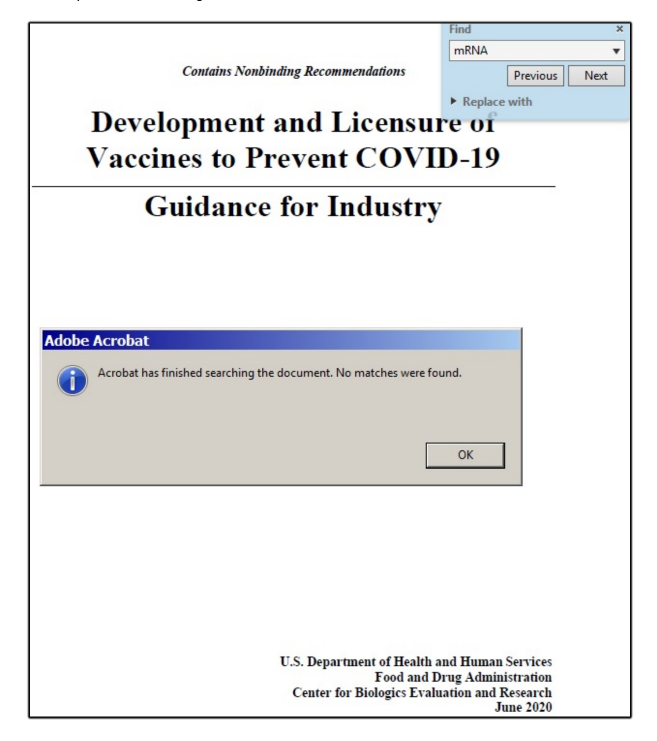
- (a) To a needle that would be considered "effective" if it only saved half of those needled?
- (b) To a needle that, in prior moralities, would be immediately withdrawn from the public as ineffective and dangerous because it was <u>only saving half</u>, while the remaining half remain in a false sense of security and are potential "super spreaders"?
- (c) To a needle that would be under an 'Emergency Use Authorization,' and therefore protected from litigation, when that needle caused horrible injury or death, due to **LIABILITY IMMUNITY**?
- (d) To a needle that was the focus of a pro-mandate operative that led to subversion of the 2020 presidential election?
- (e) To a needle that was the focus of the vested interests of an agenda-driven Ivy League, which hurriedly spewed their "legal" advice and threats regarding COVID-19 "vaccine" mandates:



"Let me put it very clearly, you have no Constitutional right to endanger the public and spread the disease even if you disagree; you have no right not to be vaccinated, you have no right not to wear a mask, you have no right to open up your business. And if you refuse to be vaccinated the state has the power to literally take you to a doctor's office and plunge a needle into your arm!"

Professor Alan Dershowitz, Harvard Law School

Note that the cattle stampede ignoramus from Harvard repeatedly used the word "vaccinated." I did a word search on that pre-election FDA "guidance" document of June 2020. I searched the term "mRNA."



A diversion? Off-point? Not relevant to The Bourla Effect? Hardly!

The Page 32 'No Matches Were Found' search result is consistent with a Patent Office ruling of 2003, that I already detailed in my prior COVID-19 letters, including but not limited to those received by:

- President William Wilson, President of Oral Roberts University, 19 July 2021; Page 7 of 14
- Mr. Michael van der Veen, Attorney for President Donald Trump at US Senate "impeachment" hearings, 20 November 2021; Page 7 of 21
- Mr. Anthony Fauci, Director of the National Institute of Allergy and Infectious Diseases (NIAID), 19 January 2022; Page 6 of 50

In the above letters I emphasized the facts surrounding prior **known dangers** and prior **known failures of mRNA platforms**. With the assistance of Dr. David E. Martin, I emphasized attempts, by the individual pictured, **to profit from mRNA technology** during the so-called SARS-CoV-1 pandemic of 2003:



But the most insidious portion of mRNA history is the fact that under the original technical and semantic definitions of the words 'vaccine' and 'vaccinated,' the mRNA platform and its underlying alleged approach to disease mitigation **was formally rejected as a vaccine** . . . a basic fact that the bloviating ignoramus from Harvard was aware of **prior** to spewing his "legal" advice (Page 31 above).

The following screenshot is the official response from the United States Patent and Trademarks Office to the application submitted by Mr. Anthony Fauci; a patent application that not only sought to profit from mRNA technology, but more insidiously Fauci sought to market that platform to the innocent public under a familiar and previously acceptable marketing phraseologies, such as:

Vaccine Vaccinated 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.

Directing your attention to Pager 31 above . . . as late as June 2020 (at the height of Great Reset schemes such as national emergencies, lock downs, face masks, quarantines, and social distancing); even the FDA, whose standard of conduct is minimal, had not elevated the mRNA platform to the lofty and marketable perch of "vaccine." To their credit, even the FDA had previously retained the "standard art definition."

But not Anthony Fauci. Not Ms. Martha Pollack. And the "standard art definition" is not retained by Mr. Albert Bourla or his major Pfizer mRNA customers . . . such as the University of Minnesota.

On the 'Preliminary Courtesy Copy List' you find the following University of Minnesota, et al. persons:

Dean Jakub Tolar University of Minn Medical School	Dr. Julie Duke University of Minnesota	Dr. Umar Choudry University of Minnesota
Dr. Lauren Fontana	Dr. Kamil Sayegh	Dr. Alexander Boucher
University of Minnesota	University of Minnesota	University of Minnesota
Dr. Michael Forseth	Dr. Kamil Sayegh	Dr. Daniel Stein
University of Minnesota	University of Minnesota	University of Minnesota
Dr. Stephen Pelton	Dr. Elizabeth Barnett	Mr. Daniel Bellig, Esq.
Boston U. School of Medicine	Boston U. School of Medicine	Farrish Johnson Law Office

This <u>highly thrifted</u> list emphasizes those involved-in or knowledgeable-of the crimes against Mrs. Jummai Nache and her family; the Subject. Their crimes include documented claims that the horror being endured by the Nache family was caused by "COVID-19" . . . *i.e. therefore not The Bourla Effect.*

In my letter of 20 November 2021 to former Trump defense attorney Mr. Michael van der Veen, I offered the following discussion; sourced from Page 183 of 1164 of the University of Minnesota Medical Report of Mrs. Jummai Nache (screenshot from letter):

In their medical report on Mrs. Jummai Nache of 21 May 2021, on Page 183, Dr. Andrew Boucher of the University of Minnesota Medical Center claims:

"Assessment:

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

Most of our visit was spent again discussing the potential role of the vaccine in this process. Dr. Fontana shared the letter from the CDC stating that this was MIS-A without clear involvement from the vaccine, though it can't (and likely never will be) excluded as contributing to some extent. Since the last visit, and separate from the laboratory evidence discussed with the CDC, I did have the PF4 antibody testing done on a blood sample saved from around the same day as her arterial thrombotic events. This testing was negative. Thrombotic Thrombocytopenic Syndrome (TTS, previously termed VITT as mentioned in my previous note) is the syndrome linked to the infrequent CSVT and other thrombotic events linked to Johnson and Johnson vaccines."

Diverting to a needle that Mrs. Nache was <u>not</u> injected with was no accident; Dr. Boucher was fully aware that the mRNA needle, twice-inflicted upon her, was from Pfizer Corporation.

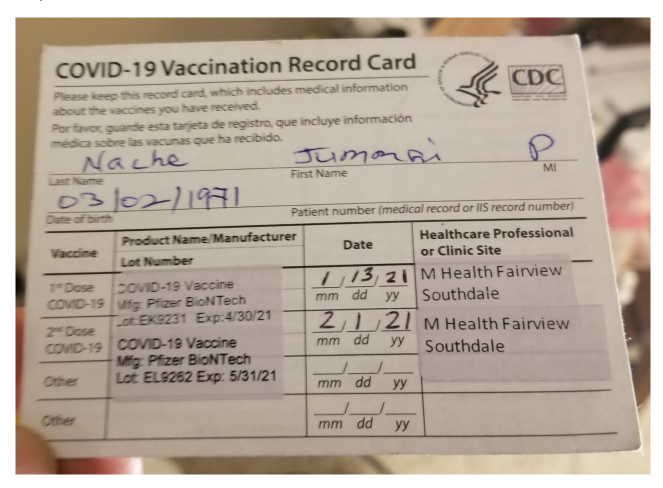
The **Bourla Memo**, sent in early October 2020, immediately after the first presidential debate, you stated:

"There are three key areas where, as with all vaccines, we must demonstrate success in order to seek approval for public use. First, the vaccine must be proven effective, meaning it can help prevent COVID-19 disease in at least a majority of vaccinated patients. Second and equally important, the vaccine must be proven safe, with robust safety data generated from thousands of patients. And finally, we must demonstrate that the vaccine can be consistently manufactured at the highest quality standards."

In fact, in this short agenda-driven meant-for-public-consumption memo, here is the word usage tally:

Bourla use-frequency of marketing terms *vaccine*, *vaccines* or *vaccination*: 17
Bourla use-frequency of term for never before used technology, *mRNA*: 0

Next we have the CDC COVID-19 Vaccination Record Card, issued to Mrs. Jummai Nache by the University of Minnesota, M Health Fairview–Southdale clinic:



Mr. Bourla . . . do you see the term mRNA anywhere on that card?

On 11 February 2021, a mere ten days after that second Pfizer needle on "2/1/21," Mrs. Nache collapsed in near-death and was rushed to the emergency room in desperation for her life.

My copy of her medical report spans 1134 pages; but my copy only covers 11 February to 4 October 2021. **1134 pages!** Here are the search results from that University of Minnesota medical report, using the same search terms I used versus your October 2020 Pfizer memo:

U of Minn use-frequency of marketing terms vaccine, vaccines or vaccination: 24

U of Minn use-frequency of term (for never before used technology) **mRNA**: **0**

I then searched COVID and COVID-19; searching those instances in their medical report where the University of Minnesota declared that "SARS-CoV-2" or "COVID infection" caused collapse of Mrs. Nache's health; their claim that it was a virus (not Pfizer) that caused thromboembolism, which in-turn led to amputations of her hands and legs. *That* use-frequency count?

836!



Within days after insertion of Joe Biden as president, the media opened wide; popularizing the coercions by business, government and <u>institutions</u> who mandated "vaccination."

One such institution was the University of Minnesota (U of Minn).

Prior to the Pfizer needles, Mrs. Jummai Nache was never informed by her employer about the following:

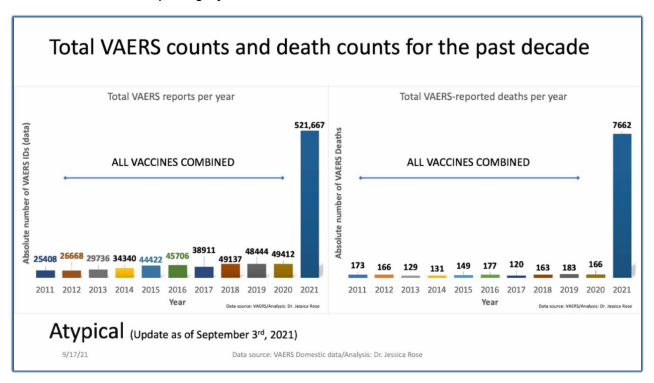
The needles being mandated contained an experimental **mRNA** concoction that had never been successfully deployed in humans.

She had the Constitutional right to receive through accommodation Religious Exemption.

That she suffered a lack of legal recourse for recovery of damages caused by the Pfizer needles, due to **LIABILITY IMMUNITY** granted by the RICO criminals of the US Congress and US Senate.

Submission to the Pfizer needles was *not* a matter of the Hippocratic Oath; but <u>willful misconduct</u> borne in threat of dismissal. Mrs. Nache was never offered INFORMED CONSENT; she was <u>coerced</u>, medically <u>brutalized</u> by an experimental mRNA needle, and then repeatedly lied to by way of a <u>fraudulent</u> prognosis of "COVID-19," frantically spewed by the vested interests at U of Minn.

Regarding your Pfizer memo of October 2020 and its admonition, "the vaccine must be proven safe, with robust safety data generated from thousands of patients," we have the graph provided by Dr. Jessica Rose. Note, that this data is from **the highly biased pro-needle junk pile** at the CDC; the notorious farce called Vaccine Adverse Events Reporting System, or VAERS:



Over 500,000 in 9 months? Even with VAERS under-counting? Does this fulfill your admonition about "thousands of patients"? Confirmed in the real Pfizer trials (post EUA), the real world Pfizer mRNA death and injury data continues to skyrocket.

Also in your memo of October 2020 you declared a revised mRNA timetable; Mr. Peter Navarro connects this ploy in his book, but solely to Election 2020. He failed to connect the timing revision to The Great Reset operative: **global "vaccine" mandates.** From Page 28 above, I reiterate:

To have the world, they had to have the United States.

To have the U.S., they had to have Cornell!

To have U.S. institutions submit to "vaccine" mandates, they had to have the White House!

The first Trump-Biden debate was 29 September 2020. Election 2020 was 3 November 2020; the first week in November. Responding to the anti-mandate position of President Trump at that first debate, you were compelled to announce that the White House was in-play. In the **Bourla Memo**, you coyly announced that Pfizer and its FDA lackeys were delaying EUA "vaccine" approval to a **post**-election timing; you stated:

"Based on our current trial enrollment and dosing pace, we estimate we will reach this milestone in the **third** week of November . . . So let me be clear, assuming positive data, Pfizer will apply for Emergency Authorization Use (EUA) in the U.S. soon after the safety milestone is achieved in the **third** week of November."

All of a sudden, after Trump's anti-mandate rhetoric, his Operation Warp Speed was not warped enough ?!



Let me state the obvious: Had President Donald Trump declared during the first debate that he supported "vaccine" <u>mandates</u> (as Biden did), then Big Pharma money would have poured into his campaign, and the re-election of President Trump would have been reported as a landslide. (With an obvious revision to the above photo.)

Like Ms. Pollack, you were a member of the NY Forward Advisory Board, chaired by Governor Andrew Cuomo (Page 11 above). Prior to the Biden "election," Cuomo was *against* what he and many called "The Trump Vaccine." However, post-election, mere weeks after the **Emergency Use Authorization** (EUA) for the "Pfizer vaccine," you received a private letter of 18 January 2021 from Cuomo, that gushed about "Biden administration plans" regarding that very same mRNA needle:

Pfizer is a New York company – something I am greatly proud of. The company's decision to opt out of Operation Warp Speed, which the Biden administration plans to overhaul, puts it in a unique situation that could help us save lives right here in New York. I am happy to discuss this matter further with you.

Sincerely,

Governor Andrew M. Cuomo

Does it surprise anyone that the shamed New York governor was adamantly pro "vaccine" mandates?

Now that the dike is breaking on Election 2020 shenanigans, very recent headlines are 'running cover' for you and your ilk, diverting to adolescent cattle stampede goo about "Liberal Elites."

MEDIA

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

By Ariel Zilber

August 25, 2022 | 8:27am | Updated

Reiterating . . . connecting delay of the Pfizer mRNA needle as subservient to the key operative of The Great Reset, global mandates . . . To maintain the viability of The Great Reset, U.S. institutions had to submit to "vaccine" mandates. **That required pro-mandate pro-WHO stooges in the White House :**

Had President Donald Trump declared that he would demand mRNA needle <u>mandates</u>, and would also recommend re-funding of the WHO, you would not have orchestrated delay of the "vaccine," and Pfizer would have supported and helped to attain a Trump re-election. *

^{*} And the infiltrated orchestrated absurdities of January 6th 2021, and the brutal deliberate murder of military veteran Ms. Ashli Babbitt by Capitol Police Lieutenant Michael Byrd, would never have occurred.

During my 13 December 2021 interview with Mr. Stew Peters, I emphasized Pfizer as the focus of criminal activity that voided the provisions of liability immunity:

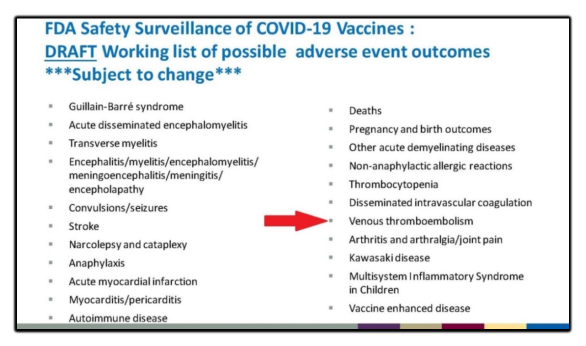


At the same time that the **Bourla memo** was "leaked" to your Associated Press comrade (Mr. Steven Swartz, in mid October 2020), the following was secretly reviewed by Pfizer lackeys at the FDA:

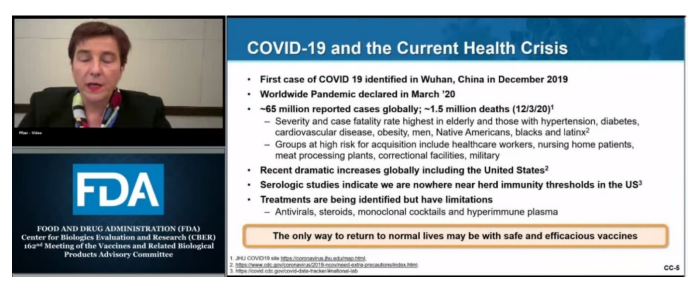


Two simple legal points I made with Mr. Peters: "willful misconduct" and "duty to warn." So simple that even Cornell Law School graduate and former US Department of Justice steward, Mr. Doug Lankler, the Pfizer corporate attorney, would understand and be able to convey.

The Lankler conveyance should include the slide presented at 12:05pm on 22 October 2020, by Dr. Steven Anderson, Director of Biostatistics and Epidemiology at the FDA. Obtained through an FDA whistleblower, represented by Mr. Tom Renz, its secret mRNA "vaccine" predictions are now completely vindicated:



At his **White House Pfizer Infomercial** of 19 November 2020 (immediately after the Biden "election"), Mr. Anthony Fauci assured us that FDA analysis of the Pfizer clinical trials data would be "independent." But as planned, Pfizer was present at the 10 December 2020 FDA EUA Approval Meeting. Extensive coercions presented by Pfizer Senior VP of Vaccine R&D **included everything BUT the slide above**:



Mr. Lankler is no-doubt aware, the above is not the only brick in his briefcase. Perhaps he can update you regarding that revealed by the FDA responses to the Judge Mark Pittman FOIA order. Or the actual data from the real-world; "trials" that continue to afflict global humanity. **Specifically, ongoing real-world data** is confirming EVERY "adverse events outcomes" secretly predicted (pre-EUA) by Dr. Anderson, not the least of which involves Mrs. Jummai Nache and her family . . . the Subject of this letter.

Continuing the discussion on **LIABILITY IMMUNITY** . . . Contrary to the sales pitch that provisions of the PREP Act facilitate "creativity" (during a proclaimed crisis), a fraud on its face, **LIABILITY IMMUNITY** has done no such thing. In actual practice (especially with-respect-to COVID-19) **LIABILITY IMMUNITY** has accommodated and has encouraged "willful misconduct"! But this criminality is not restricted to Albert Bourla and Pfizer; this vileness goes all the way to the current demonstrably illegitimate White House . . .

Despite knowing otherwise, Joe Biden declared on 1 March 2022 at the State of the Union address that gun manufacturers have Congressional legal shielding versus their misdeeds; that only the firearms industry enjoys **LIABILITY IMMUNITY.** The vaccine-mandating Biden spewed:

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

His outburst was not a mistake or a misstatement; Biden is a liar. Well-known to Biden, and especially Donald Trump, only Big Pharma hides behind a criminality that is <u>accommodated</u> by **LIABILITY IMMUNITY.** That is correct . . . Pfizer criminality has been *facilitated* by the RICO provisions of **LIABILTY IMMUNITY.**

I am confident that you, Mr. Lankler and the Pfizer Board of Directors (and the mandate-enriched stockholders they represent) are aware of the headlines connected to the following lawsuit (screenshot):

Case 1:22-cv-11378 Docu	ment 1 Filed 08/26/22 Page 1 of	39
IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS		
DISTRICT	—	
MODERNATX, INC. and MODERNA U INC.,	(S,))	
Plaintiffs,))) C.A. No.	
v.) C.A. No	
PFIZER INC., BIONTECH SE, BIONTECH MANUFACTURING GMBH, and BIONTECH US INC.,)) JURY TRIAL DEMANDEI)))
Defendants.)))	

QUESTION: How is it possible (in an alleged civil society) <u>Big Pharma profiteers can sue each other</u> over "willful misconduct" connected to intellectual property, but the horrors inflicted upon Mrs. Jummai Nache are barred from legal redress, thanks to blatant Congressional and White House pandering ?!

Continuing the discussion on **LIABILITY IMMUNITY** . . . I am confident that you, Mr. Lankler and the Pfizer Board (and the mandate-enriched stockholders they represent) are aware of the headlines connected to the recent ruling by the Supreme Court of North Carolina **that now provides that nurses (and medical assistants such as Mrs. Jummai Nache) be held liable for malpractice or misconduct**:

Nurses liable for patient harm carried out under physicians' orders, North Carolina court rules

Mackenzie Bean - Tuesday, September 6th, 2022



Nurses in North Carolina can now be sued for patient harm that results from them following physicians' orders, the state Supreme Court ruled last month.

The Aug. 19 ruling strikes down a 90-year-old precedent set by the 1932 case Byrd v. Marion General Hospital, which protected nurses from culpability for obeying and executing orders from a physician or surgeon, unless the order was obviously negligent.

In my letter of 19 January 2022 to the "pathological liar" (Anthony Fauci), I reviewed the real-world COVID-19 truths presented by North Carolina nurse Ms. Morgan Wallace:



In her 4 January 2022 presentation to the New Hanover County Board of Education of Wilmington, **North Carolina**, Ms. Wallace forcefully and correctly asserted :

"Everyone who died with COVID should be considered murdered."

In retrospect. in the context of **The Bourla Effect**, Ms. Wallace also ostensibly/implicitly reviewed **the** "willful misconduct" in the mandated injection of your mRNA concoctions. Lifted from my 19 January 2022 letter to Fauci, the transcript of nurse Ms. Wallace:

"I walked out of the hospital on the mandate day. I have my own practice, and I am the only person in town treating COVID patients prior to hospitalization.

I also watched the entire staff at the hospital including in my unit <u>get vaccinated</u> and then get COVID! Amongst all other kinds of ailments, you have now loaded your body with millions of spike proteins and you are a ticking time bomb for cancer, <u>blood clots</u>, and whatever kind of ailment may come up in your body.

And I'm tired of hearing people go and ask doctors can they be treated for COVID, and their only option is a vaccine, or go home, or go into the hospital where you're not going to make it out.

I'll be happy to treat any one of you for COVID prior going to the hospital because early treatment has always worked. I'm a member of the FLCCC Alliance, NC Physicians for Freedom, and the Medical Freedom Summit.

And I would ask you all to please stop choosing fear and putting masks on our kids. **The vaccine is not gonna work**, early treatment has always worked, and government mismanagement of patients is why people have died.

And families have realized this and they are rising up and they are going to come after governments and the hospitals.

I was highly decorated and highly respected at New Hanover. I was the November 2020 'Employee of Excellence,' and I had a job opportunity this year from the chief medical director at this hospital, and I chose to walk out and stand up for what is right.

So putting these masks on our kids is not going to help, nor is vaccination, and we all need to realize that.

The cat is out of the bag and people are speaking globally, including the inventor of the vaccine."

In the reverse, having the exact opposite purposes, we have the open vileness of The Bourla Effect; its mainstream headlines **and your open threats** of 9 November 2021 :



In the context of the 19 August 2022 **ruling** in *Connette v. Charlotte-Mecklenburg Hospital Authority* (Page 44 above); a re-emphasis of the 4 January 2022 quote by nurse Ms. Morgan Wallace:

"I also watched the entire staff at the hospital including in my unit <u>get vaccinated</u> and then <u>get COVID!</u> Amongst all other kinds of ailments, you have now loaded your body with millions of spike proteins and you are a ticking time bomb for cancer, <u>blood clots</u>, and whatever kind of ailment may come up in your body."

We connect the ruling, and the Wallace quote ("get vaccinated and then get COVID"...blood clots), to the Subject; the horrible fate of former University of Minnesota Medical Assistant Mrs. Jummai Nache:



QUESTION: Suppose a Connette v. Charlotte-Mecklenburg Hospital Authority ruling had occurred in Minnesota. If Mrs. Nache, under direction of her physician, injected herself with the Pfizer mRNA concoction, and then "got COVID," and then suffered blood clots in arms, hands and legs, and then required horrific amputations; In that scenario, is it now possible that she still cannot sue Pfizer because of LIABILITY IMMUNITY, but she could sue herself?!

Since University of Minnesota nurses administered the Pfizer mRNA needles, can Mrs. Nache now sue them? Nurses suing nurses . . . is *that* where we are?

Continuing the discussion on **LIABILITY IMMUNITY** . . . I am confident that you, Mr. Lankler, and the new Pfizer marketing hire Mr. Drew Panayiotou are aware of the headlines of 21 September 2022 which discuss the ruling by Federal Judge Terry A. Doughty in the matter of *Ms. Sandy Brick, State of Louisiana, et al. versus HHS Secretary Xavier Becerra, President Joe Biden, et al.*:





BREAKING NEWS from LIBERTY JUSTICE CENTER and PELICAN INSTITUTE FOR PUBLIC POLICY

MEDIA CONTACT: Kristen Williamson, 773-809-4403 media@libertyjusticecenter.org

FEDERAL JUDGE STRIKES DOWN FEDERAL SCHOOL MASK AND VACCINE MANDATE

280,000 Head Start Program teachers, staff and volunteers faced "jab-or-job" mandate

Neither of the following academic clerks feel at-all responsible for the Subject. But there is nothing esoteric about the connections between Ms. Joan Gabel (U of Minn) and Ms. Martha Pollack (Cornell), versus the fate of Mrs. Jummai Nache; especially as that fate relates to **LIABILITY IMMUNITY**. At neither university were the students honestly informed, prior to being victimized by mRNA "vaccine" mandates, that Pfizer was protected by **LIABILITY IMMUNITY**. Neither the Gabel or Pollack administrations offered this integrity.





<u>Directly</u> related to the above ruling, it was federal/state agency, and even UN/WHO "guidance" that the Gabel/Pollack cowards hid behind while serving as Pfizer reps on the Minnesota/Cornell campuses:

Had a *Brick v Biden* occurred, PRIOR TO THE DATES SHOWN ON PAGE 36 ABOVE (eliminating "vaccine mandates" as a Pfizer sales tool), Mrs. Nache would have retained her health.

We conclude The Bourla Effect with discussion of The Genesis Foundation. A preamble has been presented on Page 8 and Pages 13 – 19 above, specifically the quote from Page 15:

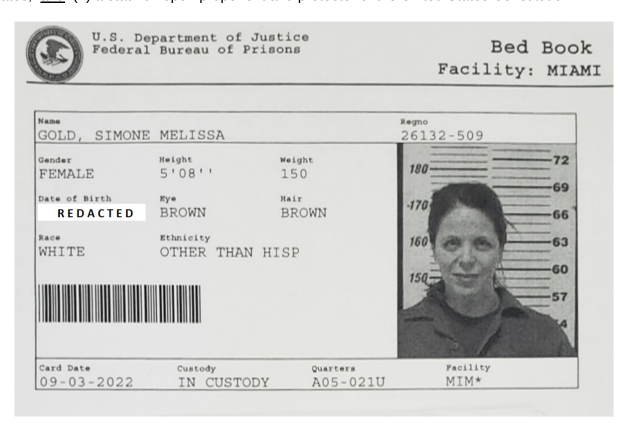
"There is nothing, nothing in the Jewish religion, in the Christian religion, in the Muslim religion, for example that I'm aware of, or anyone else is aware of, that suggests that you *can't* get vaccinated, that you *shouldn't* get vaccinated. *It is just utter garbage.*"

New York Assemblyman Jeffrey Dinowitz

This preamble to The Genesis Foundation is simple **and documented**:

When religion or a belief serves The Great Reset, it is exalted with the fervor and vigor of The Balfour Declaration. When a belief compels Religious Exemptions at Cornell University, it is broadly derided as "utter garbage," and the applicants / proponents are threatened with every slander and libel, ranging from "anti-vaxxer" to "criminal."

The fraudulent accusation of criminality is especially strident if the person has demonstrated a **combined** devotion that strikes at the core of The Great Reset: (1) Denial of the global operative, COVID-19 "vaccine" mandates, and (2) a staunch open proponent and protector of the United States Constitution:



We continue the preamble to The Genesis Foundation; beginning in its nation of origin: Israel...with the million dollar mRNA promotional prize bestowed upon the "pathological liar."





For perspective, two weeks prior to the Dan David 2021 Prize in Israel . . . and the \$1,000,000.00 award to the "pathological liar". . . the University of Minnesota had mandated that their Medical Assistant, Mrs. Jummai Nache, be injected with the Pfizer mRNA poison.

Within proverbial minutes after the second needle, * Mrs. Nache began enduring a complete collapse of her prior health & well-being.

*See Vaxx Card, Page 36 above.



There is little doubt that I will endure criticism to my assertion that "vaccine" mandates were determinative to the US presidential election of 2020 (Page 39 above). But reports, not shared by the American news media, suggest that my assertion is . . . belated . . . understated?



"Netanyahu facilitated the vaccination of 5 million (nearly 80% of the eligible population) within months, thanks to his deal with Pfizer."

- Do I need to remind you Mr. Bourla that in the post FDA EUA timeframe, the government of Israel had already accommodated your global marketing demand for "vaccine" mandates?
- Do I need to remind you Mr. Bourla that Pfizer enjoys **LIABILITY IMMUNITY** in Israel?
- Or that the rush to inject trusting Jewish people was predicated on your blatant, widely publicized, Cornell promoted <u>lie</u> that the Pfizer mRNA needle was "95% effective"?

As your well-documented global behavior and the next headline suggests, It is unlikely that that you were *not* involved in the coercions that led to delay and **censorship of the real-world effects of your needle** upon the people of Israel:

Exclusive: Proof that Israel found serious safety problems with the COVID vaccines then deliberately covered it up

Israel didn't start to gather safety data until a year into the vaccine program. They gathered 6 months worth of data and found that the vaccines weren't safe so they lied to the world about it.



Steve Kirsch Sep 2









Dr. Sharon Alroy-Preis, the Health Ministry's head of public services and a top COVID adviser to the Israeli government, has no problem withholding vital safety information about the COVID vaccines to make them appear to be safe. Why didn't they release the original presentation made by the safety team? There needs to be an investigation ASAP into what happened, but the head of the MoH, Nitzan Horowitz, isn't calling for one. Is he corrupt too?

The Bourla Effect: The Genesis Foundation

Conclusion

At their website (genesisprize.org) The Genesis Foundation announced The Vaccine King as their 2022 winner; for what they call "The Jewish Nobel Prize." They state their choice is based on your mRNA needle; and that you (like Mr. Anthony Fauci and his Dan David Prize) also received \$1,000.000.00.

It is difficult to assume that The Genesis Foundation was unaware of the "entity of excitement" deployed by Mr. Fauci. `That they were unaware of the harm, death, corruption, threats, slanders, libels, coercions of "vaccine" mandates, and the vileness of **LIABILITY IMMUNITY**; all of which characterize **what is provably the deadliest injection in history... as now <u>additionally</u> documented in Israel (Page 51 above).**

Many questions are provoked by The Bourla Effect, but I will conclude with one:



QUESTION: If the plaintiff in *Modernatx v. Pfizer* (Page 43 above) prevails, and what has been marketed as a Pfizer mRNA needle is ruled a breach of intellectual property; is the subsequent forfeiture of The Genesis Foundation *"Jewish Nobel Prize,"* and the return of the \$1,000,000.00 beyond your ethical and moral stature?

I connect Fauci, Pollack, Bourla, and Trump to the instant Subject on Pages 76 – 91 below.

INTERMISSION THREE - "American Domestic Bioterrorism Program"

In my letter of 12 July 2022 to Ms. Martha Pollack (Cornell University), I conclude as follows (screenshot):

Perplexing many, is how

you, Mr. Fauci, Mr. Bourla, etc. are able to conduct your criminal offenses in the open, but not yet be in legal jeopardy . . . moral jeopardy having no discernable connection.

As an update, you will note that there is only one attachment to this letter:

and her Cornell co-criminals, can and should be added to the prosecution list.

American Domestic Bioterrorism Program. Building the case to prosecute members of Congress, presidents, HHS secretaries and federal judges for treason under 18 USC 2381.

In the context of the Racketeer Influenced and Corrupt Organizations Act (RICO), I will suggest to the author Ms. Katherine Watt, that academia members of the "corrupt alliance," such as Ms. Martha Pollack

The Epilogue is a small sampling of the people you can rely on for support of your COVID-predicated crimes against the Cornell family; degrading the glory of our beloved campus to a panopticon.

Cordially,

Paul V. Sheridan Cornell University Alumnus MBA: Class of 1980

Attachment

Far above the ethics and intellect of Cornell Counsel Ms. Donica Thomas Varner (Pages 13 – 15 above), 'The American Domestic Bioterrorism Program,' written by Ms. Katherine Watt, is remarkable in its thoroughness, incrementally, and dimensionality. Crammed into seventeen pages, supported by 35 references, the paper and background info is available here:

https://bailiwicknews.substack.com/p/american-domestic-bioterrorism-program

Guilty of the Albert Bourla rant on Page 45 above, Ms. Watt concludes as follows:

There are no actions that can be legally classified as crimes or civil torts; there are no medical battery or homicide victims, or plaintiffs; and there are no medical batterers or murderers. Because legally, nothing has been done, and no one has done anything, to anyone else.

The recursive loop can be infinite, as covered countermeasures are developed, authorized and deployed, through HHS Secretary EUA declarations, as treatments for complications from prior countermeasures.

Describing a Satanic Merry-Go-Round, that The Great Reset has now deployed, her conclusion is the exact ongoing criminal behavior connectable to boosters, Omicron, Delta variants, and presumably SPARS Pandemic 2025-2028; **their next** "entity of excitement"...? (Page 58 below)

<u>MEMO</u>: It is emphasized this Watt paper (detailing the criminality of Health and Human Services, HHS), was published *long* before *Ms. Sandy Brick, et al. versus HHS Secretary Xavier Becerra* (Page 47 above).

The Trump Vaccine: Preamble

In my letter to you of **Easter Sunday**, 12 April 2020, I advised that you dismiss from your administration, **the most hated person** in current times. I opened with his following quote on Page 1 (screenshot):



"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."

(Please confer with Mr. Fauci for the exact date, approx January 2017.)

You ignored my advice. A few weeks after the above Fauci vaccine marketing spiel, the clown Michael Specter wrote an article that reads like an elaborate Pfizer vaccine product launch:

DAILY COMMENT

THE DEEP DENIALISM OF DONALD TRUMP



By Michael Specter February 3, 2017

Specter begins his clown show with the standard worn-out cattle stampede goo:

"What happens to a society that accepts denialism as a way of life?"

Praising the Centers for Disease Control CDC), Specter libels you as a "thoughtless denialist." That you suffered from "Denialism (that) stems from suspicions about vaccines." Specter then extends his frantic vaccine sales spiel:

"The president met with Robert F. Kennedy, Jr., an anti-vaccine zealot with a history of falsehoods, and talked to him about possibly forming a commission on vaccine safety."

QUESTION: Why all the insane rants about "vaccines" from this clown Michael Specter, and "surprise outbreaks" from Mr. Tony 'Ouija Board' Fauci . . . and why in early 2017 ?!

In his adolescent skull Specter thinks he has fooled someone. But we should thank him. He and the "**pathological liar**" were exposing an underbelly; the truth about why you and your family and your presidency remain so hated . . . a hatred that is epochal; of the thematic Seed presented on Page 24 above. Hence my first COVID letter to you was written on Easter Sunday 2020; a letter that references:

My Letter/Contents to First Lady Melania Trump of 23 March 2020

Their hatred of your presidency has nothing to do with 'Left versus Right' polemics. At the earthly and therefore obvious level, their hatred is borne in a global scheme **that your escalator ride** with the First Lady **disrupted**; disrupted in a manner that they will never recover from, no matter how desperate or despicable their ongoing deeds. In my humble opinion, the Lord himself has long planned to expose them for all time, exposed to all of humanity. He merely used a rich kid from New York as part of His plan.

In my follow-up letter of 18 September 2020, advising you to fire the "pathological liar," I opened with your interview comment about him:



Mr. Trump . . . you must stop, your otherwise understandable penchant for, 'sparing the rod." What follows will clarify why that cessation is central to your part in His plan . . . and the possibility of exoneration.

We now return to Mr. Michael Specter . . . A short walk down Madison Avenue **from Pfizer headquarters**, in our birth city of New York, we arrive at the Milken Institute; a one-world-government Bolshevik-styled sewer that hosted the following event on 29 October **2019**:



At stage-left we have the globalist stooge Mr. Michael Specter. Next to him is Health and Human Services (HHS) dribble-brain Mr. Rick Bright. At center-stage, as you would expect, we have **the most hated person in current affairs, Mr. Anthony Fauci.**

The unstated **urgency** of this late 2019 event can be connected to your escalator ride of 15 June 2015; connectable to the devastating effects that ride had on their original plan to "**blow the system up.**"



An answer to the question atop Page 55? COVID-17? Their original plan?

As I asserted multiple times, in my 20 November 2021 letter to your attorney, Mr. Michael van der Veen:

"The so-called 'COVID-19 vaccine' is not in response to the SARS-CoV-2 virus; but the exact opposite!"

Masquerading under the diversion that the event was about a "universal *flu* vaccine," we begin with a Milken Institute event quote from Mr. Specter :



"Why don't we blow the system up? I mean, obviously, we just can't turn off the spigot on the system we have, and then say, 'Heh everyone in the world should get this new vaccine, we haven't given to anyone yet!' But there must be some way . . ."

Blow the system up? **We haven't given it to anyone yet?** The veneer diverted to a "universal flu vaccine," away from its underbelly of mRNA; **a term studiously avoided at this event!**

The Specter quote was made with the approval and coaching of Mr. Fauci. We now review an astounding quote from Mr. Rick Bright at this October 2019 event; occurring within walking distance of "mRNA headquarters" in New York City... Pfizer, Inc.

As you read the following quote of late 2019, it is imperative you sense their urgency. **Their COVID-17** in ruins; **The Great Reset is in a rant**: **Go now**, so we have time for the 2020 election!



"There might be a need, or even an urgent call for an entity of excitement out there, that's completely disruptive, that's not beholden to bureaucratic strings and processes...But it is not too crazy to think that an outbreak of a novel avian virus could occur in China somewhere . . ."

An entity of excitement?! In China somewhere?! Less than two months later, an "outbreak" in Wuhan that led to unprecedented crimes-against-global-humanity?!



The Trump Vaccine: Preamble Conclusion

In that October 2019 timeframe, during the Milken Institute event, the plans detailed by Dr. Andrew Huff (Page 7 above) were returning to full operation and scheduled for global deployment! All to the delight of their premier new-world-order Marxist ponerologist, who declared in January 17, 2017:

"The world is looking to China."



Regarding those "pandemic" plans in China, ala Mr. Rick Bright at Milken . . . in his 15 September 2022 interview, Dr. Robert Redfield soft-pedaled those regards as follows :

"Tony (Fauci) and I are friends, but we don't agree on this at all. The potential for conspiracy is really on the other side. The conspiracy is Collins, Fauci, and the established scientific community that has acted in an antithetical way to science." (See Pages 68/69 below)

The "entity of excitement" was funded by Fauci in China, and later marketed as the HHS package deal: SARS-CoV-2 and COVID-19. When you declared an emergency on 31 January 2020 you also evoked the legal darling of Fauci, Pollack, Schwab, and Pfizer CEO Mr. Albert Bourla: LIABILITY IMMUNITY.

One of your despicable acts is *not* disclosing **LIABILITY IMMUNITY** to the 330 million Americans who have been victimized by Biden "vaccine mandates" . . . an election platform supported by Fauci/Bourla, that later installed that liar into our White House. (Page 39 above)

But it was/is not just those already *born* that you afflicted with an experimental mRNA concoction, and its LIABILITY IMMUNITY. The Trump Vaccine, as your enemies have recently reverted to calling it, also afflicted the *unborn*.

INTERMISSION FOUR - Their Original 2017 "Entity of Excitement"





The Trump Vaccine: The Poisoning and Murdering of Our Children

Over a year ago, in my letter of 9 June 2021 addressed to the "pathological liar," I discussed concerns about mRNA needle induced miscarriages; I presented the Weill-Cornell College gala headline (?):

Pregnant Women Who Receive COVID-19 mRNA Vaccines Pass Antibodies to Their Babies

news.weill.cornell.edu/news/2021/04/pregnant-women-who-receive-covid-19-mrna-vaccines-pass-antibodies-to-their-babies

April 28, 2021



A pregnant woman at the doctors. Credit: Shutterstock

Women who receive COVID-19 mRNA vaccines produced by Pfizer-BioNTech or Moderna while in their third trimester of pregnancy generate a strong immune response and pass protective antibodies through umbilical cord blood to their babies, according to a <u>study</u> conducted by Weill Cornell Medicine and NewYork-Presbyterian researchers, published April 28 in Obstetrics & Gynecology.

Researchers studied 122 women who received the two-dose Pfizer or Moderna mRNA vaccine during pregnancy and analyzed the antibody response mounted upon vaccination. They also assessed the presence of antibodies in the cord blood of babies born to these women at the time of birth. The research demonstrated that 99 percent of newborns had protective antibodies after their mothers received both vaccine doses, and 44 percent of babies had antibodies after one dose.

The Trump Vaccine: The Poisoning and Murdering of Our Children con't

That rushed Weill-Cornell headline? Not just a lie-by-omission, but another example of how my alma mater dysfunctions when groveling as a sales rep for Pfizer mRNA needles (Pages 8-27 above).

The timing of their headline provokes questions:

- (1) What was the urgent mRNA marketing problem in that early 2021 timeframe?
- (2) What was being exposed about 'Operation Warp Speed'?

All Ivy League presidents are copied on this letter:

Ms. Amy Gutmann
University of Pennsylvania

Ms. Christina Hull Paxson
Brown University

Mr. Lawrence Bacow
Harvard University

Mr. Lee Bollinger
Columbia University

Mr. Philip Hanlon
Yale University

Princeton University

Dartmouth College

Back on 6 March 2021, a full two months prior to that Weill-Cornell headline, I wrote to these bastions of intellect and integrity about the anticipated effects of mRNA on the unborn. In that early 2021 timeframe it was finally being **exposed** that 'Operation Warp Speed' excluded testing on expecting mothers:

Let that sink in: While Biden, the Ivy League and everyone in-between were mandating that all be injected with **The Trump Vaccine**, trials of your mRNA needle on expecting-women and unborn children were purposely excluded!

In my letter to the Ivy League clerks, I detailed the viciousness that people **like them** were inflicting upon a lovely expecting mother; a fired waitress named Ms. Bonnie Jacobson:



The Trump Vaccine: The Poisoning and Murdering of Our Children con't

Ms. Jacobson was fired on Monday 15 February 2021 (by email!), but she was one of the luckiest waitresses in Brooklyn, New York. Dr. Sara Beltrán Ponce and her unborn child were *not* so lucky. A screenshot from Page 7 of my 6 March 2021 letter to **the lvy League**:

I am in contact with the law firm representing Ms. Jacobson. She sought information about the COVID-19 "vaccine" specific to pregnancy, but since nothing definitive exists (derived from detailed scientific trials by any national government), her task was frustrating. But it gets <u>far</u> worse, and involves a sequence that connects all of the above to the reality of "the impossibility of informed consent":

Ms. Jacobson was hesitant, even without having prior access to information involving the pregnancy of Dr. Sara Beltrán Ponce. The reason for that lack of easy access? All videos, interviews, opinions and information about Dr. Ponce's child were banned by Susan Wojcicki of YouTube, et al.

It is impossible to offer 'informed consent,' with any measure of alacrity, when the informing process is rendered non-existent by a world-wide, Soviet-styled, Ivy League endorsed censorship.



Thank you to everyone for your compassion and sympathies. This is truly a sadness I didn't know was possible to feel.

05:02 - 5. Feb. 2021

Page 16 of my 6 March 2021 letter shares the pregnancy outcome of Dr. Sara Beltrán Ponce. After submitting to the "mandatory" injection . . . Sara lost her baby to The Trump Vaccine, her infant died in the womb a few days after the second mRNA needle.

In my 6 March 2021 letter, in a section titled "Dedications," I listed other horrors inflicted upon those that were needled by **The Trump Vaccine**, versus those who did not submit. *

* One such person I listed, who did <u>not</u> submit, was **Michigan State Representative Karen Whitsett**. She **avoided The Trump Vaccine** after you informed the voters about the hydroxychloroquine protocol of Dr. Vladimir Zelenko of Monroe, New York. Perhaps you remember Representative Whitsett; she praised you for "saving her life" during an interview with Ms. Laura Ingraham (Fox News).

Memo: My 6 March 2021 letter to the Ivy League is here:

https://pvsheridan.com/sheridan2ivyleague-1-6march2021.pdf

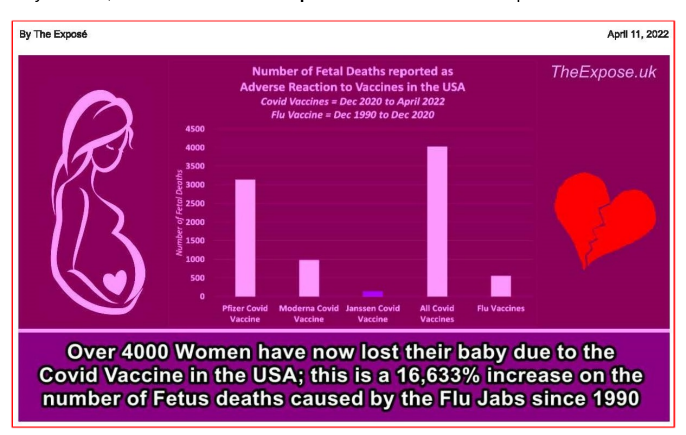
The Trump Vaccine: The Poisoning and Murdering of Our Children con't

Returning to the 28 April 2021 Weill-Cornell headline (Page 61 above) . . . Their lie-by-omission is two-fold: (1) There was an mRNA needle marketing crisis, compounded by, (2) A deception that has only recently been exposed by seemingly unrelated research (Page 65 above).

The FDA EUA occurred on 11 December 2020, after the "election." The first COVID-19 mRNA needle occurred in Queens New York three days later on 14 December. Immediately the marketing crisis emerged involving American motherhood . . . in three short months the following type of headlines commenced:



One year later, USA data for The Trump Vaccine and motherhood provoked this horror:



The Trump Vaccine: The Poisoning and Murdering of Our Children Conclusion

Immediately anticipated by the undersigned, the effects of the Weill-Cornell lie-by-omission have only recently been exposed. That anticipation? If the researchers could detect anti-bodies in the fetus (after mRNA injection of the mother), then certainly they could *also* detect passage of mRNA into the fetus and/or the baby after birth: (1) Either coincident with the mRNA needle, or (2) eventual in the breast milk of motherhood . . . but both medical scenarios were known by Weill-Cornell to be in violation of the law!

Hence my anticipation and that legal reality **are studiously avoided in the Weill-Cornell marketing blurb**; **by Fauci's alma mater (Page 61 above)!** Only very recently has violation against our children under medical scenario (2) been exposed by media reports of seemingly unrelated research:

Research Letter

ONLINE FIRST

September 26, 2022

Detection of Messenger RNA COVID-19 Vaccines in Human Breast Milk

Nazeeh Hanna, MD1; Ari Heffes-Doon, MD1; Xinhua Lin, PhD2; et al

> Author Affiliations

JAMA Pediatr. Published online September 26, 2022. doi:10.1001/jamapediatrics.2022.3581

Vaccination is a cornerstone in fighting the COVID-19 pandemic. However, the initial messenger RNA (mRNA) vaccine clinical trials excluded several vulnerable groups, including young children and lactating individuals. The US Food and Drug Administration deferred the decision to authorize COVID-19 mRNA vaccines for infants younger than 6 months until more data are available because of the potential priming of the children's immune responses that may alter their immunity. The Centers for Disease Control and Prevention recommends offering the COVID-19 mRNA vaccines to breastfeeding individuals, although the possible passage of vaccine mRNAs in breast milk resulting in infants' exposure at younger than 6 months was not investigated. This study investigated whether the COVID-19 vaccine mRNA can be detected in the expressed breast milk (EBM) of lactating individuals receiving the vaccination within 6 months after delivery.

Injecting infants with mRNA concoctions has never been approved, and certainly not in the context of COVID-19 and The Trump Vaccine. It is against the law. I am certain these medical and COVID-19 historical facts are well-known to Dean Augustine M.K. Choi of Weill-Cornell Medical College.

But there is an additional detail in the Weill-Cornell mRNA marketing gala of 28 April 2021 (Page 61 above) that you and everyone else overlooked . . . it is in their very first sentence, it promotes the following :

"Women who receive COVID-19 mRNA vaccines . . . while in their third trimester of pregnancy . . . "

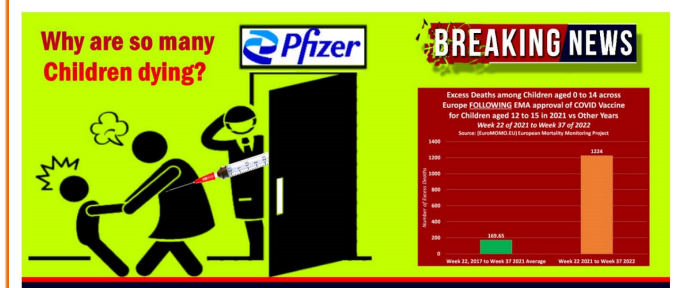
This Weill-Cornell bloviating about the "third trimester" epitomizes the truth about The Trump Vaccine. Page 73 below will obliterate any rebuttal to the legal fact that such use of your mRNA "vaccine" is in violation of laws meant to protect our unborn children . . . meant to protect a little boy.

INTERMISSION FIVE - The Trump Vaccine in Europe

Europe suffers horrifying 755% increase in Excess Deaths among Children since EMA approved COVID Vaccine for Kids

expose-news.com/2022/09/25/755percent-increase-deaths-children-europe

By The Exposé September 25, 2022



Europe suffers horrifying 755% increase in Excess Deaths among Children since EMA approved COVID Vaccine for Kids

At the end of August, <u>we exclusively revealed</u> that official mortality figures for Europe showed a shocking 691% increase in excess deaths among children up to week 33 of 2022 since the European Medicines Agency extended the emergency use authorisation of the Pfizer Covid-19 vaccine for use in children aged 12 to 15 in May 2021.

Our investigation <u>has since forced the European Union's official statistics department to begin a Europe-wide investigation</u> into why there has been a significant increase in excess deaths among children aged 0 to 14.

However, upon announcing the investigation, EuroMOMO, the organisation that published the figures, <u>altered the baseline</u> by which excess deaths are measured against. This questionable act resulted in the number of excess deaths being artificially reduced.

The Trump Vaccine: The LIES of "Operation Warp Speed" (1 of 3)

This letter was delayed allowing you the opportunity to correct your positions on Operation Warp Speed and the mRNA needle it spawned. But during your interview with Fox News, broadcast on 22 September 2022, you continued to wrap yourself tightly with COVID-19 lies; three of which we expose below.

During your interview, Mr. Sean Hannity led you into COVID-19 lie the Biden quote, "the pandemic is over." On cue, you piled-on with a lie:

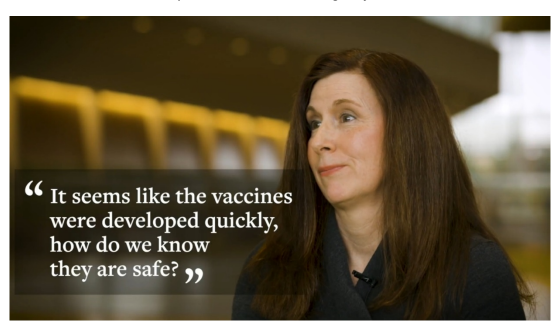
"What used to take five to six years, we did in two to three months!"

Pure <u>crap</u>... the true status and history is well-known to my alma mater, Cornell University.

We introduce a Cornell-based Pfizer mRNA sales rep, Ms. Cynthia Leifer. On 5 April 2021, mere months after the FDA Emergency Use Authorization (EUA) of 11 December 2020, Cornell launched a series of "vaccine" infomercials:

"Cornell Experts Answer Questions About the COVID-19 Vaccine."

Ms. Leifer, at the Cornell College of Veterinary Medicine (where they do research on ferrets), was the star who posed and answered COVID-19 questions . . . with the urgency of *ad hocism* as her obvious theme :



"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."

This "decades" reality provokes a charge of fraud against anyone promoting Operation *Warp Speed*. The mRNA needle was on-the-shelf. Your recent Fox News gloat about "two to three months" relates <u>solely</u> to the malignant, fraudulent "clinical trials" of 2020. **Therefore you had no long term basis to declare** anything confirmatory about The Trump Vaccine… a needle you inflicted upon the entire globe.

The Trump Vaccine: The LIES of "Operation Warp Speed" (2 of 3)

In your 22 September 2022 Fox News interview and this past Saturday night at your rally in Warren, Michigan, you piled on with *your* ongoing lie-by-omission: **THE CHINA VIRUS?**

Nike is an American brand, but company management gleefully exploits worker slavery in China. Regardless, we do not call it THE CHINA SNEAKER.

Apple is an American brand, but company management gleefully exploits worker slavery in China. Regardless, we do not call it THE CHINA CELLPHONE.

Our power grid is an American construct, but at a level that threatens national security our utility management exploits worker slavery in China for key components (transformers). Regardless, we do not call it THE CHINA GRID.

My criticism of your rhetoric and behavior on this point is poignant; increasingly it appears you are covering for Trump White House Administration connectability to the criminals of "an entity of excitement." This is perplexing since it is clear this statement was about a scheme that was deployed behind your back:



"There might be a need, or even an urgent call for an entity of excitement out there, that's completely disruptive, that's not beholden to bureaucratic strings and processes...But it is not too crazy to think that an outbreak of a novel avian virus could occur in China somewhere . . ."

Two facts are clear: (1) Mr. Rick Bright formerly of *your* HHS staff is **not Chinese**, and (2) neither was the other member of *your* Year 2020 staff, the "**pathological liar**" (Page 69 below).

The Trump Vaccine: The LIES of "Operation Warp Speed" (2 of 3)

You and Mr. Fauci received my letter of 21 July 2020, which posed this zero wiggle-room question to him:

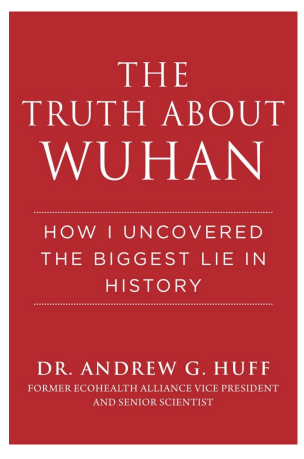
During the US GOF moratorium, the total amount of US taxpayer funds that were deployed to the Wuhan Laboratory of Virology in China is TBD. One media report stated:

"In 2014, the NIH approved a grant to EcoHealth Alliance designated for research into 'Understanding the Risk of Bat Coronavirus Emergence.' The project involved collaborating with researchers at the Wuhan Institute of Virology to study coronaviruses in bats and the risk of potential transfer to humans."

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) <u>connectable</u> to the funding of research or the funding of a research facility that is connectable to the SARS-CoV-2 virus and the resulting COVID-19 pandemic?

Similar in purpose to **The Bourla Memo**, it surprises no one that the Dr. Andrew Huff book, originally scheduled for release this month, has been inextricably postponed until after Election 2022:





I reprimanded Ms. Martha Pollack about **The Whole Truth** (Page 10 above). Instead of subverting Senators Ron Johnson, Roger Marshall and Rand Paul you should be telling the whole truth about COVID-19; evidence indicates that although it was 'Made in China,' **the <u>brand</u> is Fauci/Daszak.**

The Trump Vaccine: The LIES of "Operation Warp Speed" (3 of 3)

Operation Warp Speed LIE #3 is convoluted by two of your deeply intertwined lies-by-omission. The first involves your refusal during almost three years to disclose, to the American people in-general and your base in-particular, the torrid fact that the "vaccine" you sold to the world was/is in-truth *no such thing.*

In truth, **The Trump Vaccine** was a known-to-be dangerous concoction, based on insertion of **mRNA** programming into the human cell (i.e. genome) . . . in a word Mr. Trump, you lied to us.

But you are not the only liar on this **mRNA** point. It is difficult to describe Ms. Rochelle Walensky as merely incompetent; she remains central to **mRNA** deceptions. Immediately after installation as CDC Director on 20 January 2021, Ms. Walensky began her "contribution" by degrading the **mRNA** issue to semantics. Obscuring, rather than exalting the science of *genuine* vaccines, she re-defined the word "vaccine." With her charlatanisms already in-view, she then exposed her criminality.

In a closed-door event in St. Louis, Missouri on 3 March 2022, this imbecile made the following outrageous, but revealing statement about what was known, not-known, what **mRNA** could do or not do, **and that in-fact that they had no idea why, and no clue about how long!!** An exact quote below:



"Well...um...I think...I can tell you where I was when the CNN feed came, that it was 95% effective, um, the vaccine. So many of us wanted it to be helpful. So many of us wanted to say, 'Okay this is our ticket out. Right? Now we're done!'

Um . . . so I think . . . we have perhaps too little caution and too much optimism. Um, for some good things that came our way. I really do. I think all of us wanted us to be done.

Nobody said waning. When, when ya know, 'Oh this vaccine's gonna work!' Oh, well, it'll wear off. Nobody said what if the next variant, it doesn't, it's not as potent against the next variant."

CNN?! Throughout 2021 and 2022, this Bolshevik-styled buffoon demanded that the world get injected with a needle that she knew nothing about ?! **Except how to scrub its real world horror from VAERS!**

The Trump Vaccine: The LIES of "Operation Warp Speed" (3 of 3)

A member of *your* 2020 staff, Ms. Deborah Birx was questioned under oath by Congressman Jim Jordan (R-OH). In my letter of 12 July 2022 to Ms. Martha Pollack, I reviewed a portion of the 23 June 2022 Birx testimony about **The Trump Vaccine** (screenshot):

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.



As Ms. Birx has confirmed, in addition to being a liar-by-omission on the **mRNA** issue, you continue to deceive regarding the failed and deadly record of **The Trump Vaccine**. But your more sinister lie, one that may be the most indicative, involves your *non*-disclosure, to the trusting people of America and the world, throughout 2019, 2020, 2021 and 2022 about **LIABILITY IMMUNITY.**



<u>FORMAL ASSERTION</u>: Your mRNA lie-by-omission, ongoing non-disclosure of LIABILITY IMMUNITY, failure in 'duty to warn,' and other demonstrations of <u>willful misconduct</u>; implicates you and anyone connected to the marketing farce called Operation Warp Speed. This and more evidence, <u>directly</u> connects you to the instant Subject: Mrs. Jummai Nache and her family.

The Trump Vaccine: The LIES of "Operation Warp Speed" Conclusion

I welcome your challenges to the veracity of my FORMAL ASSERTION, especially with respect to LIABILITY IMMUNITY (Page 71 above). However, I demand that you do so in the context of this headline:

The Great Reboot
Refugees lack COVID shots because drugmakers fear lawsuits, documents show

The Trump Vaccine: Conclusion – Part One

During a recent Trump Rally, you discussed Jesus; pictured on Page 24 above. Around that same time Mr. Alex Jones of infowars.com and banned.video placed an open challenge upon you regarding what your enemies have now reverted to calling **The Trump Vaccine**. As expected, you failed to cling genuinely to our beloved American flag; instead your response clings to Operation Warp Speed.



As the proverbial keyhole continues to diminish for so many, we offer the following from Matthew 18:1-7:

"At the same time came the disciples unto Jesus, saying, 'Who is the greatest in the kingdom of heaven?' And Jesus called a little child unto him, and set him in the midst of them, and said, 'Verily I say unto you, Except ye be converted, and become as little children, ye shall not enter into the kingdom of heaven. Whosoever therefore shall humble himself as this little child, the same is greatest in the kingdom of heaven. And whoso shall receive one such little child in my name receiveth me. But whoso shall offend one of these little ones which believe in me, it were better for him that a millstone were hanged about his neck, and that he were drowned in the depth of the sea. Woe unto the world because of offences! For it must needs be that offences come; but woe to that man by whom the offence cometh!' "

The Trump Vaccine: Conclusion - Part Two

All the way back on 28 April 2021, the Weill-Cornell profiteers gloated as they expanded their market into the womb; cheering the following gala regarding **The Trump Vaccine** (Page 61 above):

"Women who receive COVID-19 mRNA vaccines . . . while in their third trimester of pregnancy . . . "

With all the above in mind, take a look at this headline, and the little boy as he died in agony upon attempting his first breath, *take a good looooong look Mr. Trump*:

INFOWARS

Featured

Mom Double-Jabbed in 3rd Trimester Gives Birth To Baby Who Died After Suffering Heart Failure, Blood Clots

by Adan Salazar

December 17th 2021, 2:06 pm

Newborn dies after bleeding out of nose and mouth.

▶ Report states baby died 'after transplacental exposure to mRNA-1273 Moderna vaccine.'



I connect Fauci, Pollack, Bourla, and Trump to the instant Subject on Pages 76 – 91 below.

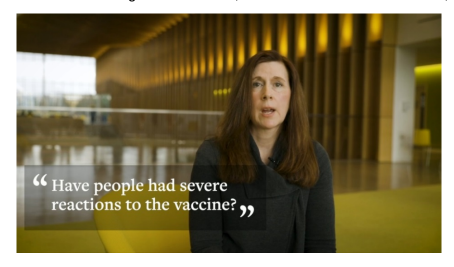
INTERMISSION SIX - Ms. Claire Bridges: Model of Health Pre-mNRA (1 of 2)

Before detailing the subject of this Intermission, **21-year-old Ms. Claire Bridges**, we re-introduce the Cornell-based Pfizer mRNA sales reps, Ms. Cynthia Leifer (Page 67 above).

On 3 December 2020, Ms. Leifer was asked about the safety of the "COVID vaccine" by New York City based Spectrum News One. **Note the date; two weeks** *PRIOR* **to the FDA EUA of 11 December 2020 !!** Therefore, without any credible real-world data, not the "confidential" Pfizer **crap**, this "scientist" declared:

"These vaccines have been tested in almost sixty-thousand people at this point, and they are effective; over 95% effective. They are safe. Many people will get **slight aches and pains**, **just like we do with the flu vaccine**, but that means it's working."

The quote alone reeks at several levels, the crime of "fraudulent marketing." If this "scientist" had any integrity she would not use the term "vaccine" without qualification; promoting the deception the COVID-19 technology was just another common-place "flu vaccine." Leifer failed to disclose that the needles are filled with a never-before successful mRNA gene concoction; that when first tested on ferrets; all died!



On 7 April 2021 Cornell again splattered Ms. Leifer upon the world stage to answer the 'severe reactions' question. She responded mere days after publication of the March 2021 miscarriage data (Page 64 above) which was widely distributed. Rather than current truths about mRNA that Dr. Robert Malone demands, this "expert" diverted to antiquated vaccine sales goo similar to that used by Mr. Jonas Salk:

"The risk of severe reactions to the vaccines are only slightly greater than being struck by lightning. If a severe reaction does occur, it's gonna happen within fifteen to thirty minutes; it's due to an allergic reaction to a component of the vaccine, and treatment is provided immediately on-site. And hospitalizations are very rare. Most people will have mild or moderate symptoms. Soreness at the injection site. Muscle soreness. Maybe fatigue. Sometimes a fever and chills. These are all normal immune reactions, and are commonly referred to as 'flu like symptoms,' because they're actually shared between respiratory viral infections like the flu and getting the vaccine."

Overleaf: Did 21-year-old Ms. Claire Bridges suffer merely "slight aches and pains"?

INTERMISSION SIX - Ms. Claire Bridges: Model of Health Pre-mNRA (2 of 2)

A short drive from Trump's multi-million-dollar Mar-a-Lago Club in Palm Beach Florida is St. Petersburg; the residence of **former model 21-year-old Ms. Claire Bridges**:









Contrary to the "fraudulent marketing" spewed by the Cornell-based Pfizer rep Ms. Cynthia Leifer, but <u>exactly similar</u> to the post-mRNA events as inflicted upon Mrs. Jummai Nache, we have a montage of Ms. Claire Bridges *post*-mRNA... both in stark contrast to the <u>thousands</u> of non-mRNA men, women and children in the Amish Country of Lancaster Pennsylvania (Page 18 above).

Subject Preamble: Mrs. Jummai Nache and her Family

I now conclude this letter with its Subject: Mrs. Jummai Nache and her Family. Everything above, although highly thrifted, is merely background information; easily accessible to common people.

First we review the advice and the policy that was **in-force** (based on that advice) **at the time** of the 'CDC Vaccination Card' for University of Minnesota Medical Assistant, Mrs. Nache (Page 36 above).

The first two "experts" are vested interests in the COVID-19 "vaccine." Their advice coincides precisely with the sequence of medical events that are pictorially reviewed of Mrs. Jummai Nache (Pages 79-91).

Cornell "expert" Ms. Cynthia Leifer spewed the following mRNA promotion on <u>7 April 2021</u>. Therefore she did so with absolutely no scientific basis, no medical argument, and zero real world statistical confirmation whatsoever! Her outburst was a mere two months after the second mRNA needle inflicted upon Mrs. Nache, and was therefore nothing more than a putrid Pfizer <u>mRNA</u> sales pitch:



"Should people who have had COVID-19 get vaccinated? People who have had COVID-19 and recovered should definitely get vaccinated. We don't know how long protection will last from the natural infection, and we do know people get re-infected. Getting the vaccine will boast your immune response, and protect you from getting re-infected."

Again, this charlatan made this statement with no clinical or real world data as a basis. As such, Cornell University, Ms. Cynthia Leifer, and Ms. Martha Pollack contributed-to and are directly connectable to the pictorial Subject review (Pages 79-91 below).

Subject Preamble: Mrs. Jummai Nache and her Family

The second "expert" is also a vested interest; Mr. Anthony Fauci. At the 14 September 2022 US Senate Health, Education, Labor and Pensions Committee, the "**pathological liar**" was confronted by Senator Rand Paul about with his advice in 2004 regarding flu vaccines . . . STOP!

Note . . . in 2004, during his CSPAN interview, Fauci was NOT referring to mRNA gene manipulation technology; that later, he and his brethren at the CDC and the FDA had to redefine as a "vaccine" in order to deceive EVERYONE ON PLANET EARTH! In the context of COVID-19 we cannot trust anything that comes out of Fauci's mouth . . . you must not give him any wiggle room ("Summary," Page 6 above).



Asked about his advice connected to post-infection-post-recovered patients, such as Mrs. Jummai Nache, in the context of COVID-19 and their mRNA technology, **Dr. Gain-of-Fauci declared**:

"However, as we have said many times, and has been validated by the authorization by the FDA through their committee, and the recommendation by the CDC through their committee, that a vaccination following infection gives an **added extra boost**."

Mr. Fauci . . . 11 December 2020 was the date of the FDA EUA. Mrs. Nache was injected a second time less than two months later, 1 February 2021. In that timeframe, what was the data source or expertise that justified administration of her "added extra boost"?! An "added extra boost" that led to amputations of her arms and legs? Post her alleged infection and her natural recovery? Was the source Cornell? Bourla? The FDA? The CDC? With less than two months of real world Pfizer injections, who "said many times," or what exactly assured her that an "added extra boost" would be the only consequence of her second Pfizer mRNA needle?! Are you familiar with the phrase, "pathological liar"?

Subject Preamble: Mrs. Jummai Nache and her Family

Rather than wasting our time our good person and good will on vested interests, like Ms. Cynthia Leifer and Mr. Anthony Fauci, let us return to the real world. A world almost a full year after the second Pfizer **mRNA** injection into Mrs. Jummai Nache; a world where service to others, rather than vesting, is the modus operandi.

We return to North Carolina nurse Ms. Morgan Wallace, and her quote about professional real-time observations of people without COVID-19, recovered and not; but *THEN* getting COVID, <u>after</u> the mRNA needle . . . **such was <u>their</u>** "added extra boost." (Pages 44 – 45 above)

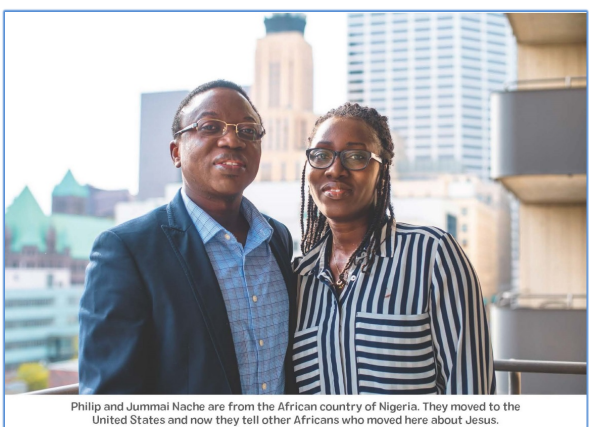


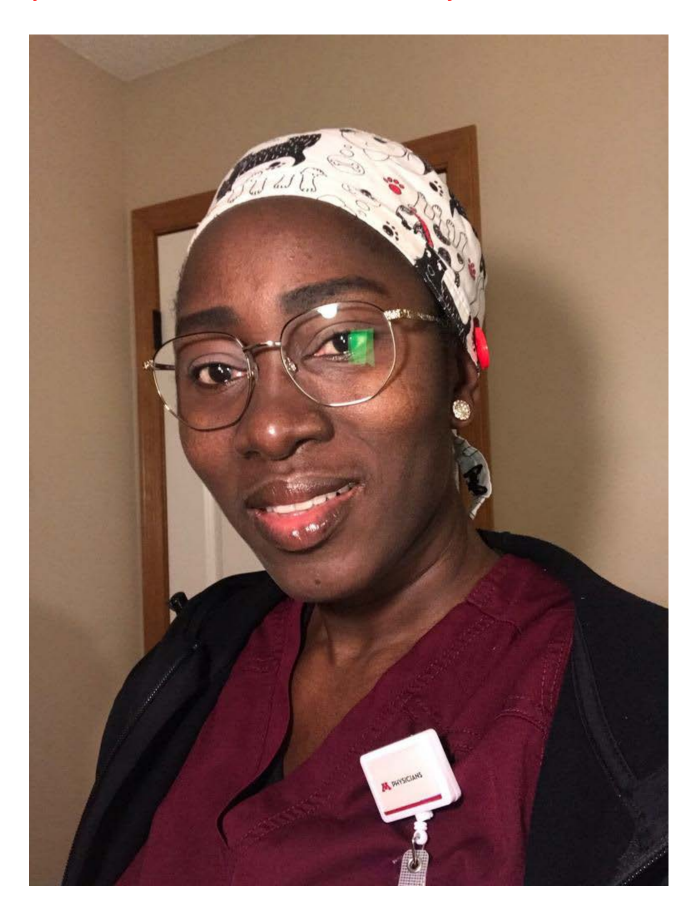
"I also watched the entire staff at the hospital including in my unit get vaccinated and **then get COVID!** Amongst all other kinds of ailments, you have now loaded your body with millions of spike proteins and you are a ticking time bomb for cancer, blood clots, and whatever kind of ailment may come up in your body."

"And *then* get COVID"? "Amongst all other kinds of ailments"? Nurse Morgan is in the real world, where the fairy tales of Mr. Fauci and his "added extra boost" are not practiced and do not exist.

To summarize: The recent Fauci testimony about "added extra boost" is not merely ludicrous, unfounded, and another mRNA sales pitch...as Pages 79-91 below will affirm, his testimony is inherently dangerous.



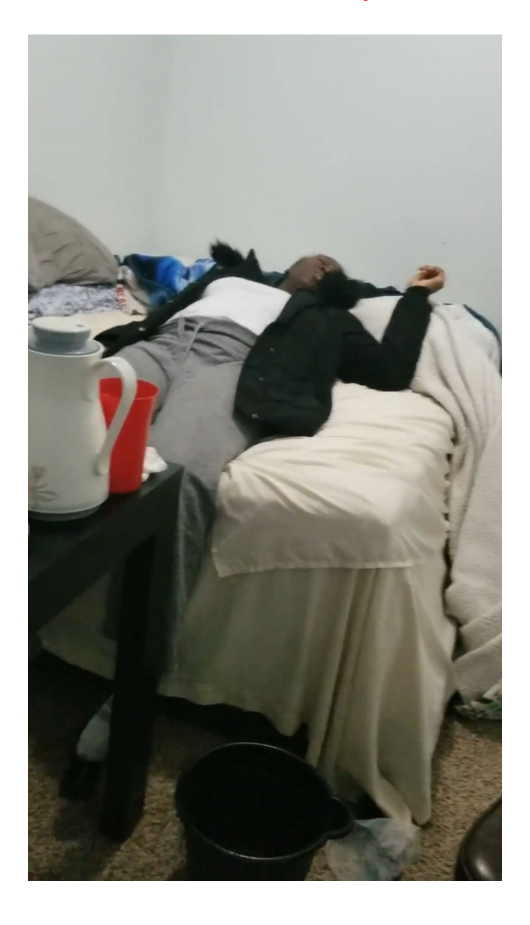




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2 nd Dose	_ot:EK9231 Exp:4/30/21	2 1 21 mm dd yy	M Health Fairview Southdale
Other	Mfg: Pfizer BioNTech Lot: EL9262 Exp: 5/31/21	mm dd yy	Journale
ther		mm dd yy	

Reminder! Return for a second dose! ¡Recordatorio! ¡Regrese para la segunda dosis! Date / Fecha Vaccine COVID-19 vaccine Vacuna contra el COVID-19 0800-0900 Other dd Otra Lleve este registro de vacunación a cada Bring this vaccination record to every cita médica o de vacunación. Consulte con vaccination or medical visit. Check with your health care provider to make sure you are not su proveedor de atención médica para missing any doses of routinely recommended asegurarse de que no le falte ninguna dosis de las vacunas recomendadas. Para obtener más información sobre el vaccines. For more information about COVID-19 COVID-19 y la vacuna contra el COVID-19, and COVID-19 vaccine, visit cdc.gov/ visite espanol.cdc.gov/coronavirus/2019coronavirus/2019-ncov/index.html. ncov/index.html. You can report possible adverse reactions Puede notificar las posibles reacciones following COVID-19 vaccination to the adversas después de la vacunación contra Vaccine Adverse Event Reporting System el COVID-19 al Sistema de Notificación de Reacciones Adversas a las Vacunas (VAERS) (VAERS) at vaers.hhs.gov. en vaers.hhs.gov. MLS-319813_1



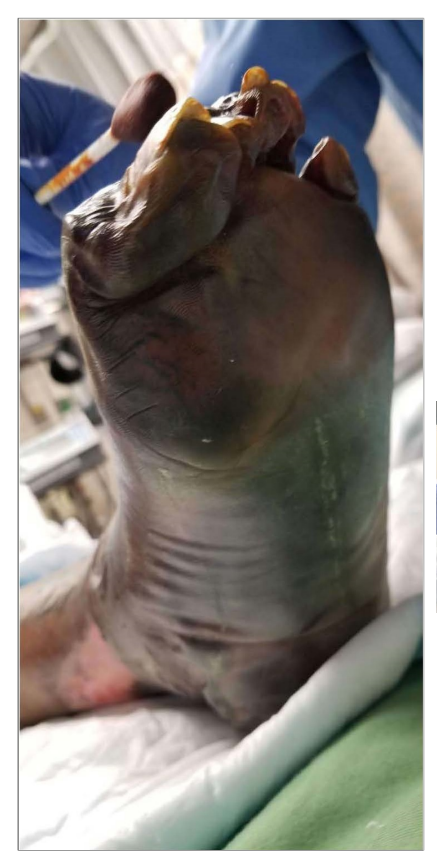


































Subject: Mrs. Jummai Nache and her Family Conclusion



Mrs. Jummai Nache and her devoted husband Philip; learning how to walk stairs on prosthetic limbs. Amputation of her limbs **caused by mRNA injection <u>mandated</u> by her former employer**, the University of Minnesota. A non-smoker, a non-drinker, a model of health **prior** to Pfizer needle, amputations in pictorial review (Pages 79-89 above) caused by mRNA-induced venous and arterial thromboembolism; a foreseeable danger which had been discussed in-detail at the secret FDA meeting of 22 October 2020 (Pages 41-42 above).

Subject: Mrs. Jummai Nache and her Family Conclusion

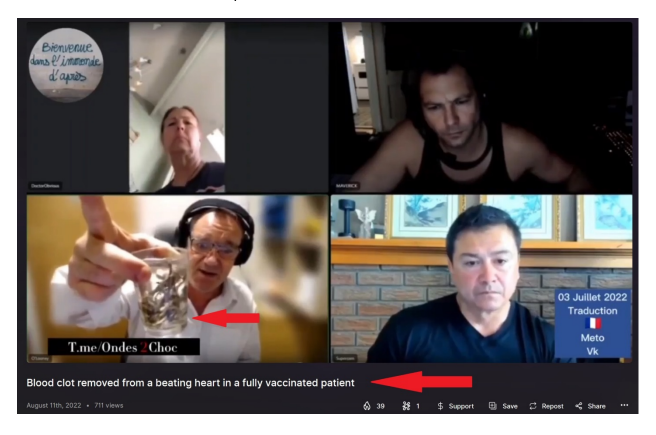
The World Health Organization promoted its COVID-19 Public Health Emergency of International Concern (PHEIC) on 30 January 2020. The website *worldometers.info* indicates total accumulated COVID-19 cases: **624,079,786**. On Page 36 above I noted that the 1100+ page medical report on Mrs. Nache promotes the term COVID as the cause of thromboembolism, and subsequent amputations, **836 times!**

Even if one submits to that University of Minnesota crap, a simple question emerges.

If we assume, in their favor, that her thromboembolism was not caused by the Pfizer mRNA needle; and we also assume that COVID-19 as the cause is very rare . . . say, one thousandth of one percent; at that low rate, the worldwide thromboembolism / amputation victims should still have been widely reported. If it is known, and previously scientifically proven, that SARS-CoV-2/COVID-19 is the cause of thromboembolism, that absurdly low rate still results in an accumulated victims count of 6240.

In other words, the University of Minnesota "medical report" on Mrs. Nache is nothing more than <u>another</u> Pfizer mRNA sales brochure; the report itself is a fraud, and its authors are nothing more than profiteering opportunists (i.e. liars).

In the real world, the opposite has occurred; as is known to Fauci, Pollack, Bourla and Trump. Heart attacks, stroke, and blood clots are occurring rampantly in the "fully vaccinated," **not** in those that astutely chose not to submit to an mRNA contraption that vested interests redefine, and then sell as a "vaccine."



There is no, and never was, as the stooge Joe Biden declared, a "pandemic of the unvaccinated." There is however a grotesque pandemic of the "fully vaccinated," Such as Mrs. Jummai Nache, who is blocked from justice by the RICO crime and criminals of LIABILITY IMMUNITY.

Overall Conclusion

As my colleagues will affirm, I have said innumerable times, if we do not eliminate now, and for all time, the RICO crime and criminals of **LIABILITY IMMUNITY**, events similar to COVID-19 and its victims, such as Mrs. Jummai Nache and her family, will be endured over and over again.

At the 1 March 2022 State of the Union Address, not the result of some hot microphone mishap, the traitor Joe Biden declared another of his bold-faced lies:

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



Going far beyond the treason heroically attested-to by Mr. Tony Bobulinski, the above charade by the alleged president was an open and orchestrated assault on the US Constitution. Not a misstatement, this lie would have been previously endorsed and then witnessed by the Attorney General Mr. Merrick Garland, who was seated at that Address; the same person directly responsible for the raid upon the private residence of the former president, Mr. Donald Trump.

I conclude on this point not as a partisan rant, but as confirmation that the behavior of **willful misconduct**; a behavior which obviates the RICO conspiracy of **LIABILITY IMMUNITY** under the PREP Act, and would have protected Mr. Albert Bourla and Pfizer from litigation, has more-than-been established in the case of Mrs. Jummai Nache . . . the willful misconduct in question includes <u>two</u> administrations of our White House.

Cordially yours,

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

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5 October 2022

Mr. Anthony S. Fauci Director – NIAID 5601 Fishers Lane Rockville, MD 20852 301-496-2263 / anthony.fauci@nih.gov Ms. Martha E. Pollack Office of the President 300 Day Hall Cornell University Ithaca, NY 14853 607-255-5201

Mr. Albert Bourla CEO Pfizer, Incorporated 235 East 42nd Street New York, NY 10017 212-733-2323 President Donald Trump c/o Mr. Peter Ticktin, Esq. The Ticktin Law Group 270 SW Natura Ave Deerfield Beach, FL 33441 954-570-6757

Subject: Mrs. Jummai Nache and her Family

Reference 1: The "Fauci Effect" Reference 2: The Pollack Effect
Reference 3: The Bourla Effect Reference 4: The Trump Vaccine

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Governor Ron DeSantis State of Florida

Dr. Joseph A. Ladapo Florida Surgeon General

Attorney General Ashley Moody State of Florida

13 December 2022

Subject: The Voiding of mRNA Manufacturer 'Liability Immunity' under PREP Act;

Due to Willful Misconduct, False Claims, and RICO Level Criminality

Reference: Mrs. Jummai Nache versus the 'Willful Misconduct' of Pfizer, Inc.