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

From:	Mr. Paul V. Sheridan
	22357 Columbia Street
	Dearborn, MI 48124
	313-277-5095
	pvs6@cornell.edu

Primary Cou	Courtesy Copy	
Congressman Dr. Brad Wenstrup US House of Representatives 2157 Rayburn House Office Bldg Washington DC 20515 202-225-3164	Senator Rand Paul United States Senate 295 Russell Senate Office Bldg Washington DC 20510 202-224-4343	Mr. Donald J. Trump The Trump Organization 725 Fifth Avenue New York, NY 10022 212-715-7200
UPS 1Z1723W70202059495	UPS 1Z1723W70206111885	UPS 1Z1723W70311469274

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

Enclosure 1: Cause Unknown: The Epidemic of Sudden Deaths in 2021 and 2022

(by Mr. Edward Dowd former Managing Director of Blackrock Inc)

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

Enclosure 3: Letter of 26 September 2023 from Congressman Dr. Brad Wenstrup

to Ms. Christi A. Grimm (Inspector General, US Department of HHS)

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

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

Dear Chairman Kayser:

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

"The so-called 'COVID-19 vaccine' is not in response to the SARS-CoV-2 virus; but the exact opposite! Attempts to patent mRNA contraptions, and market such as a 'vaccine' for SARS-CoV-1 had failed. SARS-CoV-2 was intentionally released to overcome ("blow up!") traditional systemic approaches to vaccine formulation, development, and safety confirmation protocols. A conspiracy theory? Hardly. Defendants and associated witnesses have already boasted of this reality, in public!"

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

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

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

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

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

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

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

"Of the many institutions embedded in the global COVID-19 crime syndicate, none are more insidious than Big Academia. Of the latter, none are more grotesque, and directly culpable, than the Ivy League especially the current administrators of Cornell University:

If just one Ivy League University had unmasked the criminal character, purpose, and culprits of the so-called COVID-19 pandemic, that entire scheme would have collapsed; and millions of lives and livelihoods would have been spared. This is especially true if it had been my alma mater, Cornell University."

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

DEMAND THAT IVY LEAGUE UNIVERSITY ADMINISTRATORS RESIGN IMMEDIATELY

OVERWELMING AND ONGOING EVIDENCE OF YOUR "COVID-19 PANDEMIC" CRIMES AND CRIMINALITY

"From February 2021 to March 2022, millennials experienced the equivalent of a Vietnam war, with more than 60,000 excess deaths. The Vietnam war took 12 years to kill the same number of healthy young people we've just seen die in 12 months."

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

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

Board of Trustee "Navigation of the COVID-19 Pandemic"

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

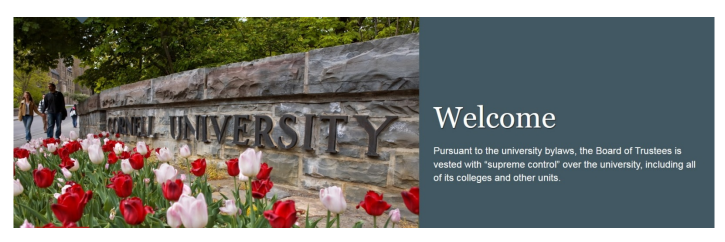
Questions for the Cornell Alumni-Elected Trustees

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

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

"Pursuant to the university bylaws, the Board of Trustees is vested with 'supreme control' over the university, including all of its colleges and other units."

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



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

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

Board of Trustee "Navigation of the COVID-19 pandemic"

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

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

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



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

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

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

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

Board of Trustee "Navigation of the COVID-19 Pandemic"

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

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

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



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

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

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

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

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

Cuffie and Simon-Gross Reflect on Service

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

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



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

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

Ms. Lorette Simon-Gross stated:

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

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



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

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

INTERMISSION - Simply because we are from Cornell

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

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

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

"Cornell may be likened to a genetically engineered, multicolored chimeric animal, produced by combining the genes of at least a half dozen parents; all of whom are convinced that they contributed the dominant genes.

From where I sit in the tower at the east end of the campus, the chimera has a distinctly greenish hue, reflecting the emphasis on technological advances in biology, the plant and animal sciences, and veterinary medicine that have made us world leaders in improving food production and maintaining environmental quality.

But the chimera's coat has many different colors, and those that predominate depend on the angle of viewing.

In a larger sense, Cornell is more than a complex mosaic of disciplines and schools. It is a place of great creativity, nurtured by remarkable individual freedom. It is an institution where excellence and hard work are expected . . . indeed these are the norm.

It is an international community, and those of us who travel abroad are constantly reminded of the respect we command throughout the world **simply because we are from Cornell.**"

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

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

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

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

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

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

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

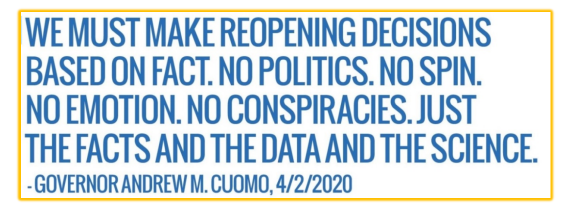
There is abundant evidence that Fauci and his exploitations were enthusiastically accommodated during 2020, 2021 and 2022 by 300 Day Hall; especially the person shown on Page 5 above.

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

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



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



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

COVID-19 "Guidance" Enforced Upon the World by Dr. Anthony Fauci : His Exploitations of Cornell University con't

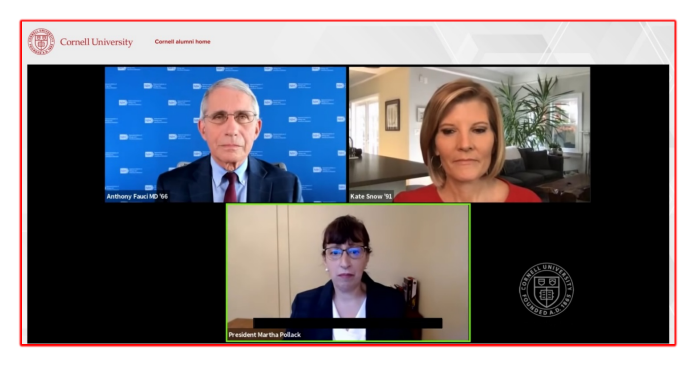
One of the most damning documents, but representative of the criminality of the Cornell administrators, born in the bowels of the NY Forward Board (Page 8 above) . . . the grotesque Cornell Compact . . . the very first sentence was a "vaccine" promoting lie; premised on the fear of "health risks," and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

7/31/2020

Cornell Student Behavioral Compact

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

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



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

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

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



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



(insert added)

Admission of the "Exact Opposite" by Dr. Anthony Fauci

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



"What keeps you up at night?"

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

Ya know it's an interesting question Kate. I get asked years ago. Multiple times. 'What is you're worst nightmare?' 'What keeps you up at night?' Well, I always say, that would be a brand new disease, that jumps species, from an animal to a human reservoir, that's respiratory spread, that has two conflating characteristics. One, it's spectacularly efficient in its spread from human to human. And two, it has the capability of a high degree of morbidity and mortality, either in the general population or among a subset of group. And sure enough, here we are, in 2020, and we have my perfect nightmare. Namely, a pandemic that's already killed a million people worldwide, and is still raging throughout the world.

So, what keeps me up at night is acting out the things that kept me up at night, theoretically, is now keeping me up at night practically."

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

Admission of the "Exact Opposite" by Dr. Anthony Fauci con't

In my 21 July 20**20** letter to Dr. Fauci, **which was received by Pollack** (and President Trump), I posed a simple **zero-wiggle-room** question, (screenshot):

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

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

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) <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?

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

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



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

Admission of the "Exact Opposite" by Dr. Anthony Fauci con't

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

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

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



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

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

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

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

Admission of the "Exact Opposite" by Dr. Anthony Fauci Conclusion

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

"The so-called COVID-19 vaccine is not in response to the SARS-CoV-2 virus; but the exact opposite! Attempts to patent mRNA contraptions, and market such as a 'vaccine' for SARS-CoV-1 had failed. SARS-CoV-2 was intentionally released to overcome ("blow up!") traditional systemic approaches to vaccine formulation, development, and safety confirmation protocols. A conspiracy theory? Hardly. Defendants and associated witnesses have already boasted of this reality, in public!"

In a widely publicized interview of 3 August 2021, esteemed Cornell University Professor of Chemistry, Dr. David Collum, also tried to warn the world, characterizing Fauci as follows:

"He's a pathological liar!"

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



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

Culpability of Cornell University Faculty

A reminder from Page 2 above :

"Of the many institutions embedded in the global COVID-19 crime syndicate, none are more insidious than Big Academia. Of the latter, none are more grotesque, and directly culpable, than the Ivy League especially the current administrators of Cornell University:

If just one Ivy League University had unmasked the criminal character, purpose, and culprits of the so-called COVID-19 pandemic, that entire scheme would have collapsed; and millions of lives and livelihoods would have been spared. This is especially true if it had been my alma mater, Cornell University."

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

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

ANSWER:

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

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



"The clinical trial data came back very quickly that these vaccines were 'safe & effective.'"

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

Culpability of Cornell University Faculty con't

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

"What you need to know is that scientists have been working on these coronavirus vaccines for decades. We learned a lot about coronaviruses from our experience with SARS. And so we used that information to make these vaccines as well."

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

MEMO :

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

Application/Control Number: 09/869,003 Page 5

Art Unit: 1648

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

Culpability of Cornell University Faculty con't

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

"Applicant has not demonstrated that the instantly claimed vaccine meets even the lower standard set forth in the specification, let alone the standard art definition . . ."

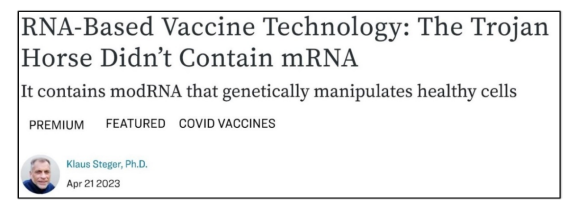
Lower standard? America's Doctor is so inept that the *'lower standard (of) the standard art definition'* eludes him?! In 2021, two **decades** after being rebuffed by the Patent Office, **Fauci amplified his scientific fraud**; he doubled-down on <u>his</u> standard art, lying and deceiving on a global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



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

"He's a pathological liar!"

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



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

Culpability of Cornell University Faculty con't

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

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

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

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

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

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

Case 1:21-	cv-00008-MJT Document 37 Filed 04/22/22 Page 23 of 37 PageID #: 1403		
	CONOLOGY OF IMPORTANT EVENTS. following chart summarizes the key dates and events relevant to the present motion.		
DATE	EVENT		
3/13/2020	President declares national emergency in response to COVID-19		
5/15/2020	Government launches Operation Warp Speed		
7/21/2020	DoD finalizes agreement to purchase first 100M doses of Pfizer's vaccine		
7/27/2020	Pfizer launches "landmark" clinical study of the company's vaccine		
9/8/2020	Relator begins her 18-day tenure as a Regional Director at Ventavia		
9/25/2020	Relator reports concerns to FDA via email; agency acknowledges receipt in writing		
11/18/2020	Pfizer announces initial, favorable results of landmark study in individuals 16+		
11/20/2020	Pfizer asks FDA to grant EUA for Pfizer's vaccine in individuals 16+		
12/11/2020	FDA grants EUA for Pfizer's vaccine in individuals ages 16+		

Culpability of Cornell University Faculty Conclusion

Question: Referencing Dr. Leifer's "decades" boast and the BILLIONS involved, did the Cornell

Administration, or the Board of Trustees, or any member of the Cornell faculty take-on

"the huge financial bet"? That risk was borne entirely by the American taxpayer.

Beginning: As the above court filing shows, the DoD forwarded a multi-billion-dollar check to Pfizer

PRIOR to commencing their "vaccine trials." With that recent stake-in-the-ground, and with billions already invested over "decades," does anyone actually believe that

Fauci, Bourla or Cornell would disclose the whole truth?

To-end: What the above court filing does NOT show: The Trump EUA granted Pfizer an enormous

back-end windfall under LIABILITY IMMUNITY; shielding Mr. Albert Bourla from the health

and legal horrors partially documented by Enclosure 1:

"Cause Unknown: The Epidemic of Sudden Deaths in 2021 and 2022."

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

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



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

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

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

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

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

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

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

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

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

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

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

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

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



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

LETITA JAMES Attorney General of New York

Letutia James

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



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

- 1. During his modRNA promotions at StayHomeComing 2020, did Mr. Fauci disclose his pre-planned deployment of LIABILITY IMMUNITY?
- 2. During the last four years since the "surprise outbreak" (predicted by Dr. Fauci in January 2017), * did Ms. Martha Pollack, the Cornell COVID-19 Vaccine Ambassadors, or Law School dean Mr. Jens Ohlin formally disclose LIABILITY IMMUNITY as required for true informed consent? Certainly Dean Ohlin can comprehend the portent of the image on Page 13 above . . . it is part of his curriculum!
- 3. Since the "entity of excitement in China somewhere" (predicted by HHS director Dr. Rick Bright * in October 2019), did any Cornell faculty such as Ms. Cynthia Leifer disclose LIABILITY IMMUNITY as a secretive provision of the EUA?
- 4. During the years, while "navigating the COVID-19 pandemic," did any member of the Board of Trustees disclose or direct Cornell administration to disclose to students, staff and faculty; the issue of LIABILITY IMMUNITY in the context of true informed consent?
- 5. Has Joe Biden ever mentioned LIABILITY IMMUNITY? At the 2022 State of the Union address, with so-called public servants in-applause, the "vaccine mandate president" declared:
 - "Repeal the liability shield that makes gun manufacturers the only industry in America that can't be sued. The only one! " **
- 6. That Biden statement is just <u>another</u> lie; an adolescent attempt to misdirect public attention from the LIABILITY IMMUNITY granted for BigPharma. In policy lockstep with Biden's treasonous claim that "the Second Amendment is not absolute," but studiously avoiding the torrid consequences of the PREP Act, we have the staunch Biden supporter, Senator Ed Markey, mouthing concern for justice:

NEWS | PRESS

APRIL 19, 2023

MARKEY, PRESSLEY ANNOUNCE LEGISLATION TO END QUALIFIED IMMUNITY

Court-invented doctrine has shielded law enforcement officers from accountability for misconduct, denied victims of police brutality of recourse

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

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

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



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

"I have interviewed no less than sixty Cornell students who were mandated to take the 'vaccination' from either Pfizer or Moderna. None of them knew, and none of them were notified prior to the needle that they had no wherewithal, legal wherewithal, with respect to Pfizer or Moderna prior to accepting the jab. This is 'willful misconduct' in the area we call 'duty to warn.'"

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

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

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

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

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

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

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

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

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



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

By Garry Marr

CoStar News

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







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

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

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

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

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

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

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

Question(s) for Mr. Capuano:

During management deliberations which led to your Marriott corporate-wide decision to NOT mandate the mRNA injection upon your employees, did the reality of LIABILITY IMMUNITY play a part? Given that LIABILITY IMMUNITY was never disclosed to our alma mater prior to its mRNA mandate for all, what was the PRIMARY criteria for your 'no mandate' decision?

December 16, 2021 5:33 AM EST Last Updated 3 days ago

The Great Reboot

Refugees lack COVID shots because drugmakers fear lawsuits, documents show

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

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

By Anu Lall - January 23, 2023











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

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

Special Question to Mr. Kraig Kayser and Mr. Donald Trump Why did Pfizer Drop India? A Cornell MBA Perspective

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

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

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

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

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

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



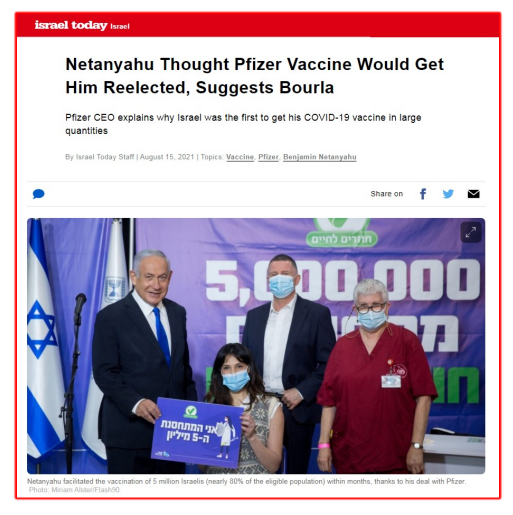
We now review the fate of "guinea pigs," sacrificed upon the mizbeach of the COVID-19 Crime Syndicate. Like Cornell, Israel enforced lockdowns and modRNA mandates, and is shielded by LIABILITY IMMUNITY.

The Innocent People of Israel - Netanyahu / Bourla "Guinea Pigs"

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

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





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

The Innocent People of Israel – Netanyahu / Bourla "Guinea Pigs"

Conclusion

Science

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

🗎 October 13, 2023

2.2 minutes reading time

by Dr. Peter F Mayer

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

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



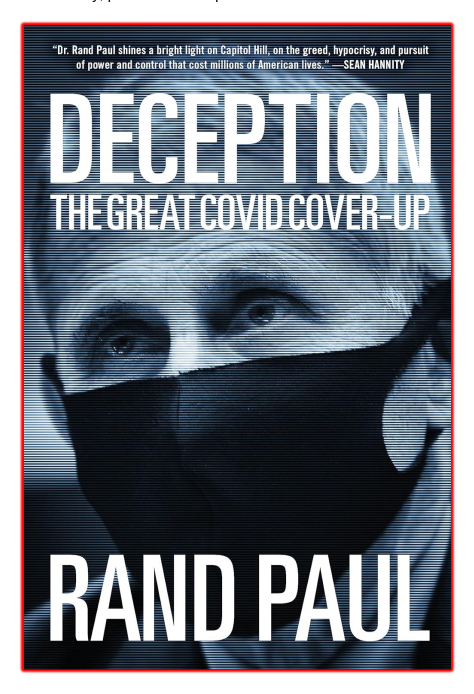
Mr. Kayser . . . take a look at the innocence in that little boy's face. In lockstep with Cornell; Mr. Albert Bourla and Pfizer are *also* shielded by LIABILITY IMMUNITY . . . *in the State of Israel.*

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

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

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

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



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

Cornell Board of Trustees Adjudication of the DEMAND: Introduction

With the minor exception of Mr. Joel Molina (Vice President of University Relations), not one person of the current administration or any member of the Board of Trustees has responded to my many communications on these matters; this abhorrent servile status dates to not-later-than July 2020. *

You, Mr. Kayser, were in receipt of my many emails while serving as a member of the Board of Trustees. Your oversight of the ruse delivered by Ms. Katrina James (Pages 2 thru 6 above), to exonerate the Board from direct involvement in the day-to-day "navigation of the COVID-19 pandemic," is a matter of record.

However, you and Cornell cannot take original credit for that ruse. **Coordinated** shenanigans, that attempt to exonerate Ivy League administrators and their Boards, were initiated by Brown University:





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

The undersigned neither requests nor needs "amnesty." In contrast, consistent with the content of this highly thrifted letter, the Professor Oster outbursts confirm the COVID-19 guilt of selected members of all three groups: university administrators, faculty, and their Boards of Trustees. For many reasons discussed, the DEMAND specified below does and will involve the chairman of the Cornell Board of Trustees.

^{*} Likely forbidden by Cornell General Counsel Ms. Donica "Oberlin College" Varner, Mr. Molina still owes a response to my very broad non-intrusive question regarding religious exemptions. **The ruling in DiCapua v. City of New York** should give pause to all those Cornell administrators involved in blatant crimes against the faithful.

Cornell Board of Trustees Adjudication of the DEMAND: Introduction Conclusion

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



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

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

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

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

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

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

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

Ms. Lorette Simon-Gross, Cornell MBA

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

Cornell Board of Trustees Adjudication of the DEMAND: Legal Precedent

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



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



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

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

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

7/31/2020

Cornell Student Behavioral Compact

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

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

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

Consistent with your COMPACT, courts have ruled that 'behavioral expectations' are determinative to the granting of degrees . . . especially <u>medical</u> degrees.

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

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

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

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

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

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





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

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

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

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

QUESTION 1

Is the essence of these media reports true; that while employed by the US taxpayer you were directly (or indirectly) <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?

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

RAND PAUL



WASHINGTON, DC 20510

August 8, 2023

Matthew M. Graves United States Attorney Office of the U.S. Attorney for the District of Columbia U.S. Department of Justice 601D Street, NW Washington, DC 20001

Dear Mr. Graves:

I write to request your office open an investigation into the testimony made to the United States Senate Committee on Health, Education, Labor, and Pensions on May 11, 2021, by Dr. Anthony Fauci, former Director of the National Institute of Allergy and Infectious Diseases (NIAID).

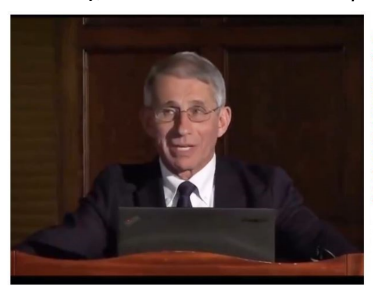
In response to my questioning at the May 11, 2021 hearing, Dr. Fauci testified that "the NIH has not ever and does not now fund gain-of function research in the Wuhan Institute of Virology" In a subsequent hearing, I warned Dr. Fauci of the criminal implications of lying to Congress and offered him an opportunity to recant his previous statements. In response, Dr. Fauci stated that he had "never lied before the Congress" and "d[id] not retract that statement." Dr. Fauci's testimony is inconsistent with facts that have since come to light.

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

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

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

Distraught after their presidential candidate failed in 2016, at a meeting of the GU Center for Global Health, Science and Security; Dr. Fauci asserted his infamous "surprise outbreak" on 10 January 2017:



"There will be a challenge (for) the coming Administration in the arena of infectious diseases, both chronic infectious diseases in the sense of already ongoing disease, and we have certainly a large burden of that, but also there will be a surprise outbreak."

With Dr. Anthony Fauci seated to his left and in complete endorsement, at the closed-door session of 29 October 20<u>19</u> at the Milken Institute Future of Health Summit, HHS director Dr. Rick Bright confirmed the schedule of their modRNA promotions, such as the "entity of excitement... in China":



"There might be a need, or even an urgent call for an entity of excitement out there, that's completely disruptive, that's not beholden to bureaucratic strings and processes . . . But it is not too crazy to think that an outbreak of a novel avian virus could occur in China somewhere . . ."

Memo:



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

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

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

Question: Dr. Birx, can vaccinated

people get COVID?

Answer: Yes.

Question: Have vaccinated people been

hospitalized with COVID?

Answer: Yes.

Question: When the government told us

that the vaccinated could not transmit the disease, was that a lie or was that a guess?

Answer: I think it was hope that the

vaccine would work in that

way . . .



The Ongoing Exploitations of Cornell University by Dr. Anthony Fauci

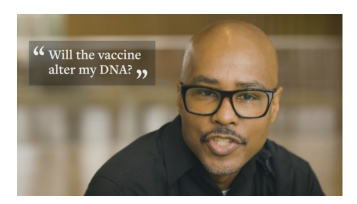
Absolutely central to the "success" of the COVID-19 Crime Syndicate is LIABILITY IMMUNITY; a provision buried in the PREP Act that shields the modRNA manufacturers and their facilitators (such as Cornell University administrators) from litigation brought against them evidenced by the adverse events that have led to unprecedented horrible injury and death. Over two years ago, long prior to publication of Enclosure 1, in my letter of 27 August 20**21** addressed to Ms. Martha Pollack (and Dr. Fauci) I stated:

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

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

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

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



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

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

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



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

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

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

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

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

"Pursuant to the university bylaws, the Board of Trustees is vested with 'supreme control' over the university, including all of its colleges and other units."

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

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

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

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

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

Cordially yours,

Paul V. Sheridan MBA: Class of 1980

attachments / enclosures

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

ADDENDUM - Special Message to Mr. Donald J. Trump

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

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



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

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

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

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

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



OFFICE OF THE ATTORNEY GENERAL CONNECTICUT

WILLIAM TONG ATTORNEY GENERAL

March 24, 2021

Via First Class and Electronic Mail

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

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

Re: Vaccine Disinformation

Dear Messrs. Dorsey and Zuckerberg:

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

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

165 Capitol Avenue Hartford, Connecticut 06106

¹ Center for Countering Digital Hate (counterhate.com)

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

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

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

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

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

Sincerely,

WILLIAM TONG

Attorney General of Connecticut

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

KATHLEEN JENNINGS Attorney General of Delaware

Jon Millar

TOM MILLER

Attorney General of Iowa

MAURA HEALY

Attorney General of Massachusetts

DANA NESSEL

Attorney General of Michigan

KEITH ELLISON

Attorney General of Minnesota

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Letutia James

LETITA JAMES Attorney General of New York

JOSHUA STEIN

Attorney General of North Carolina

ELLEN F. ROSENBLUM Attorney General of Oregon

JOSH SHAPIRO

Attorney General of Pennsylvania

PETER NERONHA

Attorney General of Rhode Island

Mark R. Henry

MARK HERRING

Attorney General of Virginia

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

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

Additional Preliminary Courtesy Copies*

Mrs. Jummai Nache / Mr. Philip Nache Hope of Nations Gospel Church 1021 Hennepin Ave # 2 Minneapolis, MN 55403 502-379-5428	Ms. Christi A. Grimm Office of Inspector General Health and Human Services 330 Independence Avenue SW Washington, D.C. 20201 877-696-6775	Hon John B. Nalbandian US Court of Appeals, Sixth Circuit 540 Potter Stewart US Courthouse 100 East Fifth Street Cincinnati, Ohio 45202-3988 513-564-7000
By Email	USPS 2 December 2023	UPS TBD
Mr. Peter Ticktin, Esq. The Ticktin Law Group 270 SW Natura Ave Deerfield Beach, FL 33441 954-570-6757	Ms. Alina Habba, Esq. Habba Madaio & Associates 1430 US Highway 206 Bedminster, NJ 07921 908-869-1188	Senator Ron Johnson United States Senate 328 Hart Senate Office Bldg Washington, DC 20510 202-224-5323
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Congresswoman Nicole Malliotakis United States Congress 351 Cannon HOB Washington, DC 20515 202-225-3371	President Dr. William Wilson Oral Roberts University 7777 South Lewis Ave Tulsa, OK 74171 918-495-6161	Ms. Barbara R. Snyder Assc of American Univ / Suite 550 1200 New York Ave, NW Washington, DC 20005 202-408-7500
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Ms. Gillian L. L. Lester Columbia Law School Jerome Greene Hall - Rm 8014 35 West 116th Street New York, NY 10027 212-854-2675 USPS 4 December 2023	Professor David B. Collum Cornell University Baker Lab - Room 482 259 East Avenue Ithaca, NY 14853 607-255-4879 USPS 4 December 2023	Professor Randy Wayne 203 Plant Sciences Building 236 Tower Road Ithaca, NY 14853 607-255-8904 USPS 5 December 2023
Mr. Thomas Fitton Judicial Watch - Suite 800 425 Third Street SW Washington, DC 20024 888-593-8442 UPS 1Z1723W70297561380	Ambassador Jose Romualdez Embassy of the Philippines 1600 Massachusetts Ave, N.W. Washington, DC 20036 202-467-9300 UPS TBD	Mr. Thomas Renz, Esq Renz Law LLC - Suite 162 1907 W State St Fremont, OH 43420 419-351-4248 USPS 5 December 2023
Dr. Marc L. Boom Houston Methodist Hospital 6565 Fannin Street Houston, TX 77030 713-790-3311 USPS 4 December 2023	Dr. William Schaffner Vanderbilt Univ Sch of Medicine 2525 West End Ave Nashville, TN 37203 615-322-2037 USPS 4 December 2023	Mr. Edward Bastian Delta Air Lines, Inc. 1030 Delta Boulevard Atlanta, GA 30354-1989 404-715-2600 USPS 4 December 2023
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