Proof of Delivery

Dear Customer,

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Weight

3.00 LBS

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UPS 2nd Day Air®

Shipped / Billed On

01/03/2023

Delivered On

01/06/2023 9:53 A.M.

Delivered To

813 LAKE BRADFORD RD TALLAHASSEE, FL, 32304, US Governor Ron DeSantis (Security Depot)

Received By

FDLE



Left At

Inside Delivery

Reference Number(s)

GRAND JURY PETITION

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

Sincerely,

UPS

Tracking results provided by UPS: 01/09/2023 10:51 A.M. EST

OUTER SLEEVE

3 January 2023

Governor Ron DeSantis State of Florida 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS 1Z1723W70296231872

Ms. Susan K. Neely, CEO
American Council of Life Insurers (ACLI)
101 Constitution Avenue, NW - Suite 700
Washington, DC 20001-2133
202-624-2000
UPS 1Z1723W70218693332

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

12 October 2022 Press Conference by European Union Parliament Member from Romania, Mr. Cristian-Vasile Terhes

One Page

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

12 October 2022 Press Conference by European Union Parliament Member from Romania, Mr. Cristian-Vasile Terheş:



"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."

Memo: I wrote to NIAID Director Mr. Anthony Fauci all the way back on 21 July 20**20**. My Footnote 1 from Page 8 of that letter questioned the Fauci assertion that "we" began working on a vaccine in January 20**20**:

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.

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

3 January 2023

Governor Ron DeSantis State of Florida 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS 1Z1723W70296231872 Ms. Susan K. Neely, CEO American Council of Life Insurers (ACLI) 101 Constitution Avenue, NW - Suite 700 Washington, DC 20001-2133 202-624-2000 UPS 1Z1723W70218693332

Subject: Voiding of mRNA Manufacturer 'Liability Immunity' Provision of PREP:

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

by Those Manufacturers and Their Many Vested-interests

Reference 1: Granting of Grand Jury Petition Filed by People of Florida

(Governor Ron DeSantis) by Florida Supreme Court – 22 December 2022

Reference 2: Letters to Governors (Sample, 30 December 2022 Governor Bill Lee enclosed)

Reference 3: My Letter of 13 December 2022 to Florida Governor Ron DeSantis and Key Staff

Dear Governor DeSantis:

I am forwarding to you, for information and potential utility to **Reference 1**, a complete hard-copy duplicate of the 18 April 2022 ten-tab letter previously shared with Ms. Susan Neely, CEO of the American Council of Life Insurers. Note that the SPOD indicates Ms. Neely receipt of 20 April 2022.

I am also forwarding **Reference 2**; a sample of many previously/currently being sent to fellow governors. Note that I highlight/praise ¶ B-1-a of the Court's order. The most disheartening, and primary in terms of instant Subject justification, is the section in my letter to the governors which begins on Page 3 of 5:

Blood Transfusion / mRNA Induced Death of Baby Alex

That section is preambled on Page 2 (screenshot):

Pre-planned Underbelly of COVID-19 Criminal Enterprise is Liability Immunity

I have asked many times:

Does anyone actually believe that Mr. Albert Bourla would have sold his mRNA needles into a market wherein he and Pfizer were *not* protected by liability immunity?!

Please note my summary remarks to that Baby Alex section; at-bottom, Page 4 of 5. You might wish to review my medical assertion regarding "blood clots" with Florida Surgeon General, Dr. Joseph Ladapo.

Dear Ms. Neely:

I am forwarding **References 1, 2, and 3**; the latter the enclosed five-tab binder. In absolute terms, Florida has the greatest population '65 and older.' This reality justifies alerting you to the COVID-19 developments and revelations that have occurred since my letter to you of 18 April 2022; especially Reference 1.

General Discussion - "How is that possible?!"

Since *prior to* my very first COVID letter to "fellow" Cornell University graduate, Mr. Anthony Fauci; of 21 July 2020, I have emphatically declared (screenshot):

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

Tab 4 of **Reference 3** includes an Addendum, three pages attached. Please review the outrage expressed by European Parliament member of Romania, Mr. Cristian-Vasile Terheş. **Regarding 'willful misconduct,'** please consider the mounting evidence that supports my three-year-old 'exact opposite' declaration.

CONCLUSION

With an emphasis on <u>connecting</u> the instant Subject and the portent of my 18 April 2022 letter to Ms. Neely, <u>to the Reference 1</u> (Grand Jury Petition), I suggest that *preliminary* prosecutor's witness testimony include:

Mr. Edward Dowd

Dr. David Martin

Ms. Katherine Watt

Dr. Michael Yeadon

Please do not hesitate to contact me at any time.

Respectfully yours,

Paul V. Sheridan

REFERENCE 1

3 January 2023

Governor Ron DeSantis State of Florida 400 South Monroe Street Tallahassee, FL 32399 850-717-9337 UPS 1Z1723W70296231872

Ms. Susan K. Neely, CEO American Council of Life Insurers (ACLI) 101 Constitution Avenue, NW - Suite 700 Washington, DC 20001-2133 202-624-2000 UPS 1Z1723W70218693332

Granting of Grand Jury Petition Filed by People of Florida (Governor Ron DeSantis) by Florida Supreme Court – 22 December 2022

Four Pages

Supreme Court of Florida

THURSDAY, DECEMBER 22, 2022

CASE NO.: SC22-1710

STATEWIDE GRAND JURY #22

ORDER DIRECTING IMPANELMENT OF A STATEWIDE GRAND JURY

THE COURT has received a Petition from the Honorable Ron DeSantis, Governor of Florida, for an order to impanel a statewide grand jury. "[T]his Court's responsibility in impaneling a statewide grand jury is 'ministerial in nature' " and is limited to reviewing whether the petition meets the statutory requirements. *State ex rel. Reichle v. Edwards*, 409 So. 2d 1043, 1044 (Fla. 1982) (quoting *In re Advisory Opinion to the Governor*, 290 So. 2d 473, 474 (Fla. 1974)). Being fully advised of the relevant matters, the Court hereby finds as follows:

- A. The Petitioner, the Honorable Ron DeSantis, Governor of Florida, has alleged that good and sufficient reason exists and that it is in the public interest to impanel a statewide grand jury, with jurisdiction throughout the State of Florida, to investigate crime, return indictments, make presentments, and otherwise perform all functions of a grand jury with regard to the offenses listed in section 905.34, Florida Statutes (2022).
- B. The matters to be inquired into are any offense listed in section 905.34 that:
 - (1) relates to the following:

CASE NO.: SC22-1710

Page Two

(a) Individuals, persons, and entities, including, but not limited to, pharmaceutical manufacturers (and their executive officers) and other medical associations or organizations involved in the design, development, clinical testing or investigation, manufacture, marketing, representation, advertising, promotion, labeling, distribution, formulation, packing, sale, purchase, donation, dispensing, prescribing, administration, or use of vaccines purported to prevent COVID-19 infection, symptoms, and transmission;

(b) other criminal activity or wrongdoing that the statewide grand jury uncovers during the course of the investigation if it determines that pursuing the criminal activity or wrongdoing is in the best interests of the investigation;

and

(2) is occurring, or has occurred, in two or more judicial circuits as part of a related transaction or is connected with an organized criminal conspiracy affecting two or more judicial circuits, as required by section 905.34, Florida Statutes.

WHEREFORE, THE COURT, pursuant to the provisions of sections 905.31 through 905.40, Florida Statutes, Statewide Grand Jury Act, hereby orders as follows:

1. A statewide grand jury shall be promptly impaneled for a term of twelve calendar months, to run from the date of impanelment, with jurisdiction throughout the State of Florida, to investigate crime, return indictments, make presentments, and otherwise perform all functions of a grand jury with regard to the offenses stated herein.

CASE NO.: SC22-1710

Page Three

- 2. The statewide grand jury shall be drawn from the certified jury lists submitted by the chief judges of the Fifth, Sixth, Tenth, Twelfth, and Thirteenth Judicial Circuits.
- 3. The Honorable Ronald Ficarrotta, Chief Judge in and for the Thirteenth Judicial Circuit, is designated as presiding judge over the statewide grand jury. In his capacity as the presiding judge, the Honorable Ronald Ficarrotta shall maintain judicial supervision of the statewide grand jury, and all indictments, presentments, and formal returns of any kind made by such grand jury shall be returned to the presiding judge. The presiding judge may designate an alternate presiding judge in the event of calendar conflicts or otherwise and to assist in the administrative process of the statewide grand jury.
- 4. John A. Tomasino, Clerk of the Supreme Court of Florida, is hereby designated clerk of this statewide grand jury and is empowered to deputize any clerk of a circuit court or any deputy clerk of a circuit court to issue necessary process and to carry out the administrative functions of the statewide grand jury.

MUÑIZ, C.J., and CANADY, POLSTON, COURIEL, and GROSSHANS, JJ., concur.
LABARGA, J., would deny.
FRANCIS, J., did not participate.

A True Copy Test:

John A. Tomasino Clerk, Supreme Court **CASE NO.:** SC22-1710

Page Four

1c

Served:

HON. RON DESANTIS, GOVERNOR

RYAN DEAN NEWMAN, GENERAL COUNSEL

HON. ELLEN S. MASTERS, CHIEF JUDGE

HON. ANTHONY RONDOLINO, CHIEF JUDGE

HON. DANIEL BURRELL MERRITT JR., CHIEF JUDGE

NICHOLAS BERNARD COX

HON. RONALD N. FICARROTTA, CHIEF JUDGE

HON. CHARLES EDWARD ROBERTS, CHIEF JUDGE

HON. CINDY STUART, CLERK