How to file a Private Criminal Complaint

Each state or jurisdiction will have its own Rules of Criminal Procedure that outline the methodology for filing this Complaint. This is a model form Criminal Complaint and it is free and available for use by anyone in any jurisdiction. It can be used as the basis for crafting your own Private Criminal Complaint. The legal requirements for filing such a Complaint in any state or local jurisdiction are all included in this form. It is designed to fulfill the broadest requirements based upon the legal concept of Universal Jurisdiction. The factual assertions and supporting exhibits are intended to establish Probable Cause to believe the Defendants have and are committing, including conspiracy to commit, Genocide and other Crimes Against Humanity as defined in the Complaint. Universal Jurisdiction allows for the filing of this Complaint in any law enforcement agency with powers to investigate and prosecute felonies, including but not limited to police departments, sheriff's offices, district attorney's offices, State Attorney General's offices, State Bureaus of Investigations, federal law enforcement with broad prosecutorial powers (such as the Federal Bureau of Investigation) or even local courts and county clerks' offices.² Each state will have its own rules.³ Even if the local office or agency you choose to file with does not understand the concept of Universal Jurisdiction, it is your right to bring such a Complaint as a citizen and/or resident of your particular jurisdiction.⁴ You can use the information contained in these instructions and the form Complaint to inform your local office or agency.

Some jurisdictions may charge a small filing fee for you to to do so and it is your obligation to pay it if you are interested in initiating an investigation and prosecution of these claims.

Once downloaded, fill in the empty spaces in the form Criminal Complaint with your state and/or local jurisdiction specific information.

STANDING

Each and every person in every jurisdiction has standing to bring these claims based upon the nature of the crimes alleged. You have already been damaged by the Genocide and Crimes Against Humanity if you have experienced any of the following: (1) you have been exposed to the Covid 19 Virus; (2) you have been coerced into taking a Polymerase Chain Reaction ("PCR") test; (3) you have been coerced into taking a Covid experimental gene therapy shot ("Covid 19 Vaccine"), and/or; (4) you have been in close proximity to someone who has been inoculated with any of the four Western manufactured (Pfizer, Moderna, Johnson & Johnson or Astra Zeneca) "Covid 19 vaccines" and you have standing. If you are asked by the receiving party whether you have been personally injured, then your answer, based upon the foregoing reasons, should be "yes." You will see that each of the foregoing acts of causation (injury) are included in the Complaint. There may also be civil remedies for your damages; although the criminal justice system is not the place to address those.

You may also be asked to swear to the facts contained in the Complaint and it is your obligation to research the facts and evidence provided to determine for yourself whether or not these facts and allegations are true. If you reasonably believe them to be true and accurate, based upon your own

¹ 50 U.S.C. §2931(g); 18 USC § 1091

²² 42 U.S. Code § 1981

³ See e.g. Colorado Revised Statute 18-1-201. State jurisdiction.

⁴ See: https://www.amnesty.org/download/Documents/128000/ior530112001en.pdf

experiences, knowledge and learned information from the Complaint, and you believe Probable Cause⁵ exists to warrant an investigation into these allegations; then you have the standing and good faith belief necessary to make such an attestation.

If you encounter a reluctant recipient of the Complaint, then we suggest you record the name, position/title, location and forum of such person and the interaction with said person, so long as they are aware you are recording, to keep as potential evidence of Conspiracy in furtherance of the crimes being committed. Please keep, store and share such evidence with your local attorney, who will be able to guide you accordingly.

POST COMPLAINT

Once the case is filed, you should receive a document number that should be printed on the Complaint itself and kept with a copy of the Complaint and receipt you receive after filing it. It is your prerogative to call the receiving agency for follow-up discussions and case progress reports. You may also be called as a witness or as a victim of the crimes alleged and it will be your obligation to appear and give evidence as requested.

QUESTIONS

If you have any question or concerns, including procedural steps, please check the comments section of the website (www.vaxxchoice.com) for further guidance. Your local attorney should also be helpful and if you do not have local legal counsel, there are pro bono (free) legal services provided in most every county in the United States along with pro bono clinics in local Law Schools, who can also provide you guidance. By the sheer volume of injured persons making complaints, it is unlikely any representative from vaxxchoice.com will be able to address your specific concerns; although we commit to provide ongoing guidance through the Comments section of the website.

Congratulations and good luck in your personal effort to stop these crimes and serve your fellow humans. It will take thousands of people in every corner of the World to stop these people who are determined to commit mass murder and injury. Please share and encourage friends and family to do the same.

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⁵ 21 USC § 880(d)(1)

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| CRIMINAL COMPLAINT |
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| Sherriff's Office/Police Force |
| (address) |
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| (print name) a citizen of (print place) |
| and resident of (print place) together with all interested |
| and resident of (print place) together with all interested parties and subscribed citizens and residents of the who |
| received any Emergency Use Authorization investigational injection of genetic biologic |
| material (mRNA or adenoviral DNA) coding for the Wuhan spike protein known to be the |
| pathogenic structure of SARS-CoV-2 designed to provoke the human body to produce |
| antibodies for Covid 19, commonly referred to as the "Covid 19 vaccines," along with all |
| persons living with, near or adjacent to any such person or persons in this county or State |
| (hereinafter the "Complainants"). |
| V. |
| Governor of the State of; the Director or any Officer of Health Center of; briefly briefly grant of Lealth Services; Secretary of |
| Urban Indian Organizations; Director of Indian Health Service; any Officer or Director of |
| the Food and Drug Administration ("FDA"), Director of National Institutes of Health |
| ("NIH"); Director of National Institute of Allergy and Infectious Diseases ("NIAID"); Director |
| of the Department of Health and Human Services ("HHS"); Director of Centers for Disease |
| Control and Prevention ("CDC"); Sir Jeremy Farrar; The Welcome Trust; R&D Blueprint |
| Scientific Advisory Group; Secretary General or Director of the World Health Organization |
| ("WHO"); Dr. Anthony Fauci; Dr. Francis Collins; Dr. Peter Daszak; Dr. Ralph Baric; Dr. |
| Adhanom Tedros; William Gates Junior; Theodore ("Ted") Turner; Eli Broad; George Soros; |
| Dr. Deborah Birx; Richard A. Rothschild; any Director or Officer of Moderna Inc.; any |
| Director or Officer of Pfizer Inc.; any Director or Officer of Johnson & Johnson Services Inc.; |
| any Director or Officer of Astra Zeneca Plc.; any Director or Officer of the Pirbright Institute |
| any Director or Officer of Johns Hopkins Bloomberg School of Public Health; any Director or |
| Officer of the World Economic Forum; any Director or Officer of the Bill & Melinda Gates |
| Foundation; any Director or Officer of the World Bank; any Director or Officer of the |
| International Monetary Fund ("IMF"); and any other person, governmental, non- |
| governmental or other organization, incorporated or not who knowingly aids and abets or |
| distributes Emergency Use Authorization experimental gene therapy injections commonly |
| referred to as "Covid 19 Vaccines" (collectively the " Defendants ") |

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Case No.

CRIMINAL COMPLAINT

Jurisdiction & Statutory Authority

- 1. This Criminal Complaint contemplates numerous defendants some of which are corporate, trusts, affiliations, governmental and non-governmental entities; each such legal or natural person has minimum contacts in this State and/or county and legal status or representation to effectuate assertion of jurisdiction of this Agency/County/Court in order to investigate, prosecute and try these defendants in accordance with the following legal authority.
- 2. At all material times as alleged herein one or more defendants was either physically present in this jurisdiction, had an "agent" (as defined in 22 U.S. Code § 611) resident in this jurisdiction, had a Permanent Establishment (supra) in this jurisdiction or committed acts for which local minimum contacts standards for application of jurisdiction are waived by statute, Convention, Common or international law.
- 3. For the majority of Crimes alleged and exhibited herein, there is no Statute of Limitations and State law allows for the assertion of jurisdiction over the subject matter where reasonable and compelling facts are present. See: 212 F.3d 885 (5th Cir. 2000) et seq.
- 4. Crimes alleged herein provide minimum contacts for equivalent State and Federal Crimes pursuant to 18 U.S.C. § 3235 & Supplemental Jurisdiction under 28 U.S.C. 1367 (1994).
- 5. Criminal cases where compelling state interests are at issue provides State, sovereign or local jurisdiction. See *Holt v. Hobbs*, 574 U.S. 352 (2015).
- 6. is brought pursuant to 50 U.S.C. § 2441 et seq. under the **Universal Jurisdiction** provisions which allow "any State" or instrumentality thereof to prosecute **Crimes Against Humanity**;
- 7. Jurisdiction and venue are also proper under 18 USC §175 et Seq. in relation to **Prohibitions with Respect to Biological Weapons**;
- 8. Universal jurisdiction (State, County, City and Federal) is provided by 18 USC § 1091 (e) in relation to **Genocide**;

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- 9. Universal and local jurisdiction is provided by Articles 3, 4 & 5 of the Convention on the Non-Applicability of Statutory Limitations to **War Crimes** and **Crimes Against Humanity** per 18 USC § 2441 et seq.
- 10. Universal and local jurisdiction is provided by the **Convention on the Prevention** and **Punishment of the Crime of Genocide as further codified under 18 USC** § **1091 irrespective of limitations imposed by** 18 USCS § 3282];

| 11. Local Jurisdiction is provided by Homicide (all forms, degrees and intent levels); | _State statute in relation to |
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| nomicide (an forms, degrees and intent levels); | |
| 12. Local Jurisdiction is provided by | _ State statute in relation to |
| Attempted Homicide (any degree or similarly n | amed crime in the State statutes); |
| 13. Local Jurisdiction is provided by | State statute in relation to |
| <u>Criminal Assault</u> (any degree or similarly name | |
| | |
| 14. Local Jurisdiction is provided by | _ State statute in relation to Fraud |
| in Connection with Major Disaster or Emerge | ncv Benefits (any degree or |
| similarly named crime in the State statutes); | |

- 15. Probable Cause exists, based on the facts, affidavits and exhibits presented herein to believe one or more crimes was committed by one or more actors in this locality and therefore subjects all other Defendants to local jurisdiction by virtue of the Felony Murder Rule. (MODEL **PENAL** CODE note **3,** § 210.2 at 31 n.74.)
- 16. Reasonable Suspicion exists, based on the facts, affidavits and exhibits presented herein to believe that one or more crimes were committed by parties, actors and persons within this jurisdiction to initiate an investigation into the allegations recited herein.

THEORY OF THE CASE

17. This Complaint and case presentation arises from a collection of facts, observations, expert opinions, media reports and eye witness testimony that seeks to demonstrate that: Defendants planned and executed on the intentional release of a bio warfare toxin; (sometimes referred herein as either "SARS-COV-2" or "Covid 19" and/or specifically as the spike protein component) to cause panic, economic hardship, terror, death and injury to global populations through psychological warfare mechanisms; including but not limited to media reports, public policy, coercion, travel restrictions, employment restrictions and liberty restrictions; for the purpose of tricking, coercing or mandating the global population into receiving a pre-planned experimental gene therapy shot ("Covid 19 Vaccines"); in order to cause mass casualties, sickness, death, computer tracking, programming and control

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over the survivors of this genocide; in furtherance of Defendants' goals to control humanity for their own personal, economic, academic and political benefit.

FACTUAL ALLEGATIONS

- 18. The sequence of dates and times may not follow a linear path in the presentation of the FACTS as stated hereafter, because events contributing to the crimes enumerated herein are vast, international and occurred over the course of many years and involve numerous defendants, criminal actors, conspirators and collaborators.
- 19. On or about March 1, 2013 persons including, but not limited to: Dr. Anthony Fauci, Eli Broad, Theodore Turner, Warren Buffet, Oprah Winfrey, George Soros, William Gates Jr., and other Defendants met in New York for the purpose of planning mass reduction of the World's population, See **Exhibit 1**.
- 20. Between January 2014 and December 2020, Defendant Fauci, along with other named and unnamed Defendants through their instrumentalities, including but not limited to the National Institutes of Health, EcoHealth Alliance and the Department of Health and Human Services, provided samples of bio warfare agents and funding to the Wuhan level 4 biolab for the purpose of obtaining "gain of function" of said samples to weaponize the samples into a manufactured toxic virus to be released intentionally to cause a global epidemic or pandemic as described and defined in *The Fifty-eighth World Health Assembly REVISION OF THE INTERNATIONAL HEALTH REGULATIONS (2005)* page 11 attached and annexed as a part of this Criminal Complaint as Exhibit 2. See also https://www.thesun.co.uk/news/15069561/fauci-admits-us-sent-600k-wuhan-lab-covid/ &
- 21. In or about May 2010, the Rockefeller Foundation and Global Business Network published *Scenarios for the Future of Technology and International Development*, which outlines a scenario whereby World powers utilize a global pandemic, naturally occurring or man-made, that presents an opportunity to technocratically control humanity and reduce the size of the global population. See: *LOCK STEP Scenario, Narratives, A world of tighter top-down government control and more authoritarian leadership, with limited innovation and growing citizen pushback (page 18).* Said publication provided the framework and methodology for the planning and preparation for a planned bio warfare attack on the global population in furtherance of the planned Genocide occurring now and affecting every person in every country and location on the planet; thus proving motive or the *mens rea* element of the crimes alleged herein. Attached and annexed as *Exhibit 3* (https://www.centerforhealthsecurity.org/news/center-news/2017/2017-10-23 spars-scenario.html)

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- 22. On or about October 2019, Defendants Gates, Fauci, Brix, the NIH, CDC and WHO, together with associated conspirators planned, orchestrated and conducted Event 201 whereby they practiced their global and industry-wide response to their criminal enterprise. See Event 201 attached and annexed as **Exhibit 4**.
- 23. On or about September 2015, Defendants Richard A. Rothschild & the Pirbright Institute developed and patented the "Covid 19" Polymerase Chain Reaction ("PCR") test kit, four and a half years before the discovery of the Novel Corona Virus SARS 2, later renamed "Covid 19" in March of 2020. See Exhibit 5 & https://foreignaffairsintelligencecouncil.files.wordpress.com/2021/02/rothschilds-patented-covid-19-biometric-tests-in-2015.-and-2017.pdf & https://stateofthenation.co/?p=7130
- 24. In 2015, Defendant Gates stated, "that an infectious disease pandemic posed a greater threat to the world than nuclear war;" and "If anything kills over 10 million people over the next few decades, it's most likely to be a highly infectious virus rather than a war not missiles, but microbes," See:

 https://www.rev.com/blog/transcripts/bill-gates-ted-talk-transcript-from-2015-warns-of-pandemics-epidemics & https://pubchem.ncbi.nlm.nih.gov/patent/US-7776521-B1#section=Inventor
- 25. On or about November 9, 2015 Defendant Baric published <u>A SARS-like Cluster of Circulating Bat Coronaviruses Shows Potential for Human Emergence</u>, which was the result of his research to create such a virulent disease with manufactured "gain of function" in order to increasing transmissibility. Said report was directed to and sent to Defendant Fauci and states in part, "Having established that the SHC014 spike has the ability to mediate infection of human cells and cause disease in mice, we next synthesized a full-length SHC014-CoV infectious clone based on the approach used for SARS-CoV (<u>Fig. 3a</u>)².See: https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4797993/
- 26. On or about November 9, 2015, in the same scientific paper titled <u>A SARS-like</u> <u>Cluster of Circulating Bat Coronaviruses Shows Potential for Human Emergence</u>, Defendant Baric states, "to examine the emergence potential (that is, the potential to infect humans) of circulating bat CoVs, **we built a chimeric virus** encoding a novel, zoonotic CoV spike protein . . . Using this approach, we characterized CoV infection mediated by the SHC014 spike protein in primary human airway cells and *in vivo*" and concludes "these results confirm that the DIV vaccine <u>would not</u> be protective against infection with SHC014 and <u>could possibly augment disease in the aged vaccinated group</u>." [Emphasis added]. See: https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4797993/
- 27. On or about February 17, 2017, Defendant Gates predicted a world-wide pandemic at the 53 Munich Security Conference stating, "Bioterrorism has become feasible

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enough that a genetic engineer could use computers to create a synthetic airborne pathogen capable of wiping out a fraction of the world's population quickly." The next epidemic could originate on the computer screen of a terrorist intent on using genetic engineering to create a synthetic version of the smallpox virus," "or a super contagious and deadly strain of the flu. [emphasis added]" See: https://www.huffpost.com/entry/bill-gates-warns-that-a-devastating-pandemic-is-right-around-the-corner n 58a889a7e4b045cd34c22c71

- 28. On or about January 17, 2017, Defendant Fauci met with and warned the newly elected President Trump, "There is no question that there will be a challenge to the coming administration in the arena of infectious diseases," further stating, "The thing we're extraordinarily confident about is that we are going to see this in the next few years." See: https://www.huffpost.com/entry/fauci-warned-of-trump-pandemic-2017 n 5e8a0548c5b6e7d76c65c8a4
- 29. In or about January 2018, the World Bank together with its affiliated financing subsidiaries and associated entities, including the International Monetary Fund ("IMF"), financed the purchase of Covid 19 Polymerase Chain Reaction ("PCR") Test kits for more than 50 countries world-wide. Said kits were specifically for the purpose of diagnosing Covid 19, which was a disease that did not exist in 2018 and the Novel Corona Virus SARS 2 was not named as "Covid 19" until March of 2020; yet the World Bank not only financed the acquisitions of the tests, but referenced them as being used to detect "Covid 19", a heretofore undefined disease. See **Exhibit 6.**
- 30. On or about March 23, 2019, Defendant WHO declared and published its first "Situation Report" thereby triggering the claim against a \$500,000,000 Pandemic Insurance Financing Bond issued by Defendant World Bank for the purpose of ratifying the pandemic declaration and payment of funds to other named and unnamed Defendants, including payments made or recovered pursuant to Covid 19 PCR test kits patented and previously sold or financed in 2015 and 2018 respectively; one to five years <u>prior</u> to the renaming of SARS-COV-2's official designation as Covid 19. See **Exhibits 5 & 6**. See also https://www.who.int/emergencies/diseases/novel-coronavirus-2019/donate
- 31. On or about October 18, 2019, associates of the named and unnamed Defendants caused the release of the manufactured SARS-COV-2 Coronavirus in Wuhan, China at the **7th CISM Military World Games**, intentionally or with such wanton disregard for human life that homicidal intent is inferred with knowledge and malice aforethought of the implications and ramifications on global health and world populations through the enhanced transmissibility and virulent, harmful, deadly and contagious features of the bioweapon later named officially by Defendants as the "Covid 19 Virus." See: https://www.news.com.au/world/coronaviruses/news-story/53674e8108ad5a655e07e990daa85465

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- 32. In or about January 2020, named and unnamed Defendants together with their conspirators and collaborators caused the Covid 19 Virus to be transmitted into the United States with knowledge and malice aforethought for the purpose of creating and declaring a Global Pandemic as defined by the World Health Organization pursuant to the International Health Regulations 2005 as amended and pursuant to the provisions of Global Preparedness Report of 2019. See Exhibit 2 and https://www.foxnews.com/media/chinese-virologist-government-intentionally-coronavirus
- 33. On or about March 11, 2020, Defendants Fauci and NIH were made aware of the fabricated nature of the Covid 19 Virus when Adam Gaertner sent an email containing the exact manufacturing process by which the Covid 19 was created, including components designed to impair or obstruct normal immunological response. The mechanism by which the Virus was created ("cookbook") was available to Defendants Fauci and NIH for investigation and analysis at the very beginning of the intentional outbreak in the United States; yet Defendants along with their co-conspirators maintained the narrative that the Virus was naturally occurring until June of 2021. It was Defendants Fauci, NIH, Baric, Collins, Daszak and others that funded, collaborated and disguised the Virus in an effort to ensure their stated goals and warning to President Trump; "The thing we're extraordinarily confident about is that we are going to see this in the next few years." See Exhibit 7 & https://www.huffpost.com/entry/fauci-warned-of-trump-pandemic-2017 n 5e8a0548c5b6e7d76c65c8a4
- 34. On or about December 24, 2020, Defendants WHO, CDC, NIH, among others, fraudulently and intentionally caused governments, ministries, hospitals and global health services to mandate the use of ineffective face masks and utilize and incorporate the use of knowingly ineffective PCR tests among the global population for the purpose of inciting fear, terror and coercion among the complainants. In fact, the inventor of the PCR test stated, "Anyone can test positive for practically anything with a PCR test, if you run it long enough." See: https://stephenlendman.org/2021/04/pcr-tests-dont-work-and-risk-harm/ & https://www.cdc.gov/media/releases/2020/s1224-CDC-to-require-negative-test.html
- 35. In and around the dates of September 2020 to May, 2021, named and unnamed Defendants, including but not limited to the CDC, WHO, NIH, fraudulently coerced, mandated, tricked and conducted a criminal scheme to increase the fear and terror among the global population by economically rewarding hospitals, physicians, governments, ministries and health service providers with pecuniary rewards up to US \$400,000 per case for diagnosing substantially all sickness, morbidity and fatalities as being caused by Covid 19. See https://www.cdc.gov/coronavirus/2019-ncov/travelers/testing-international-air-

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<u>travelers.html</u> & <u>https://www.ahcancal.org/Survey-Regulatory-Legal/Emergency-Preparedness/Documents/COVID19/Testing-Requirements-FAQs.pdf</u>

- 36. On or about August 22, 2005, Defendant Fauci and Defendant NIH declared Hydroxychloroquine a 'wonder drug' for the treatment of SARS-COV-1 and MERS, stating in The Virology Journal (Defendant NIH's publication) that "Chloroquine is a potent inhibitor of SARS Coronavirus spread." Yet, on or about July 30, 2020, Defendant Fauci testified to Congress that Hydroxychloroquine has "no therapeutic effect" on Covid 19. See: https://news.yahoo.com/fauci-shoots-down-flawed-hydroxychloroquine-183931215.html
- 37. On or about January 20 2021, Defendants Fauci and NIH publicly dismissed and subverted the use of Ivermectin, a known and generic antiviral medication that clinically demonstrated a significant reduction in Covid 19 viruses within a 48 hour period. Congressional testimony by Dr. Pierre Kory in December 2020 reported a substantial success rate using Ivermectin as both a prophylactic and cure after conducting a review of dozens of peer reviewed trials, studies and publications. See https://www.bitchute.com/video/YnSppbsgDBYS/ & https://www.medsearchuk.com/controversy-flares-over-ivermectin-for-covid-19/ & https://www.thegatewaypundit.com/2021/06/smoking-gun-fauci-lied-millions-died-fauci-informed-hydroxychloroquine-worked-lied-public-instead-despite-science-fauciemails/">https://www.thegatewaypundit.com/2021/06/smoking-gun-fauci-lied-millions-died-fauci-informed-hydroxychloroquine-worked-lied-public-instead-despite-science-fauciemails/
- 38. On or about January 31, 2020, Defendants Fauci, Collins, Farrar and Daszak conspired to and did conduct a fraudulent clinical trial, in response to positive reports about the benefits of HCQ, wherein they overdosed patients with Hydroxychloroquine for the purpose of creating a published report discounting the drug's efficacy and labeling it dangerous and deadly; said conspiratorial conduct, including the publishing of the fraudulent results in several scientific journals, including *The Lancet* and *Nature*, is now published in their own notes, emails and documents pursuant to a Freedom of Information Act request by and published by *Buzzfeed*. See: https://childrenshealthdefense.org/defender/fauci-emails-top-public-health-officials-lies-covid-origin-treatments/ https://www.msn.com/en-us/health/medical/fda-denies-henry-ford-s-request-for-hydroxychloroquine-approval/ar-BB17VGtg
- 39. Furthermore, Dr. Peter McCullough, who opines frequently as an expert on the use of antiviral medications for the treatment of Covid 19 infections and prevention, testified to on November 19, 2020 to the **Senate Homeland Security Committee Hearing on COVID-19 Outpatient Treatment**; wherein he describes in detail the success of the antiviral medications, clinical studies and treatment protocols that were saving lives at the time. Dr. McCullough also provided statistical data in his testimony to the US senate that 50% of

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the American lives lost could have been saved with early treatment (4-6 drugs in combination). On March 10, 2021, Dr. McCullough testified in the Texas Senate that 85% of the lives lost could have been saved since "we had evolved better treatment programs." The current estimate is 85% of lives lost could have been saved, according to Dr. McCullough. See:

https://www.authorea.com/users/414448/articles/522499-sars-cov-2-mass-vaccination-urgent-questions-on-vaccine-safety-that-demand-answers-from-international-health-agencies-regulatory-authorities-governments-and-vaccine-developers

40. Said testimony patently contradicted the subversive messaging and publications Defendants Fauci, Daszak, Collins and Farrar orchestrated with their co-conspirators. Effectively no policy change resulted even after a redaction by said publications (Exhibit 7 Continued) as it relates to the conduct of the Defendants aforementioned; and the FDA persisted in its banning of the emergency use of HCQ as a treatment alternative. See: https://ratical.org/PandemicParallaxView/DrMcCulloughC19OutpatientTreatmnt.html https://www.nejm.org/doi/full/10.1056/NEJMoa2012410

IN RELATION TO DEFENDANT VACCINE MANUFACTURERS, THEIR OFFICERS, DIRECTORS & CONSPIRATORS

- 41. On or about October 2016, Defendant National Institutes of Health together with other interested parties filed for US Patent WO/2018/081318 to create an injectable compound to cause the recipient to produce prefusion coronavirus Spike proteins. This injectable is known as the "Moderna Covid 19 Vaccine" See **Exhibit 7**.
- 42. Said Moderna Covid 19 Vaccine contains SM-102 (also Luciferase), which is a known poison fatal to humans and animals as disclosed in Moderna's Food and Drug Administration's published ingredients list. See **Exhibit 8** (list of ingredients and toxicity report for SM-102).
- 43. Said Moderna Covid 19 Vaccine, per **Exhibit 7**, is designed to cause the human recipients to mass produce Corona Virus Spike Proteins through messenger RNA stimulus; such Spike Proteins are known to cause acute cardiovascular disease. Indeed See **Exhibit 9**.
- 44. Animal testing conducted with the Moderna Covid 19 mRNA Vaccine was undertaken in 2012, which included a "Challenge" study whereby inoculated animals were exposed to the SARS-Cov-2 virus (later called "Covid 19") and in each and every instance, the test animals developed Pulmonary Immunopathology causing a 100% fatality rate. The conclusions of various scientific journals opine that the deaths of the test animals were not caused directly by the vaccine; rather they were caused by the test subject's immune response of Spike Protein creation from the changes made to the animals' immune system by virtue of the messenger RNA in the Vaccine. See **Exhibit 10** &

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https://varjager.wordpress.com/2021/01/30/dr-lee-merritt-in-animal-studies-after-being-injected-with-mrna-technology-all-animals-died-upon-reinfection/&http://www.uphs.upenn.edu/cep/COVID/mRNA%20vaccine%20review%20final.pdf &https://www.lewrockwell.com/2021/04/no author/dr-lee-merritt-in-animal-studies-after-being-injected-with-mrna-technology-all-animals-died-upon-reinfection/

- 45. Thirteen (13) people died in the Moderna human clinical trials as a result of the said enhanced autoimmune response, which is beyond the industry standard threshold of continued development for marketable use. See **Exhibit 11**.
- 46. All of the Vaccines produced by the Defendant manufacturers (Johnson & Johnson, Moderna, Pfizer and Astra Zeneca) caused the same immunopathological response in their animal challenge tests conducted years in advance of the Emergency Use Authorization and all experienced up to a 100% fatality rate in their challenge studies. Furthermore, the science was so dispositive that on or about January 25, 2021, Pfizer's former Chief Science Officer (Dr. Michael Yeadon) warned "Governments are lying because they are going to kill you and your family." See **Exhibit 12.**
- 47. All of the Defendant manufacturers knew, or should have known, that their Vaccines caused this immunopathological response and were warned by the FDA against conducting human trials. See **Exhibit 13.**
- 48. As of May 28, 2021, the Vaccine Adverse Reaction Reporting System details in excess of 5,100 fatalities and more than 294,000 Serious Adverse Events ("SAE") and serious injuries resulting from all four mRNA vaccines produced by the Defendant Manufacturers. It is worth noting that the VAERS system only collects approximately 1% (and at most 10%) of the actual injury or fatality rates because the reporting format and process is so cumbersome that substantially all people negatively affected by any vaccine or those treating them, simply skip reporting into the system. This means that the real fatality rate is currently somewhere between 51,000 to 510,000. See Exhibit 14 & https://www.openvaers.com/covid-data#modal-anaphylaxis
- 49. On or about April 20, 2012, the Federation of Registration Agencies (DOI) published a report that analyzed all of the mRNA vaccines at the time and arrived at the conclusion that each such injection presents a <u>near certainty</u> that all SARS Coronavirus vaccinations lead to Pulmonary Immunopathology upon challenge of the user; meaning that the inoculated person or animal will die when exposed to the virus or (relative thereto) being vaccinated against. This peer-reviewed, common conclusion of scientists responsible for registration of vaccines arrived at this conclusion more than 8 years in advance of the release, distribution and sale of the Covid Vaccines. See **Exhibit 15**.

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- 50. At all material times Defendants Fauci, Birx, Gates, Tedros, Baric, Daszak and others were acting in their official capacities and had the authority to represent the interest of and contractually bind the institutions or entities by whom they were employed or compensated.
- 51. At all material times, Defendants Fauci, Rothschild, Gates, Baric, Daszak, NIH, CDC, WHO and other named and unnamed Defendants had economic interests in the intellectual property rights of the Covid 19 Virus or the various Covid 19 Vaccines or both and conspired to economically benefit from the exploitation of these bio weapons. See: https://www.niaid.nih.gov/research/anthony-s-fauci-md & https://fort-russ.com/2020/04/breaking-kennedy-exposes-dr-faucis-role-in-creating-highly-infectious-mutant-strain-of-coronavirus/

Publicly Available Opinions of Medical Doctors and Scientists

- 52. Medical Doctors and scientists in the biological health and treatment of human beings confirm:
 - a) the fatality rate of the SARS-COV-2, also known as COVID-19, virus (hereinafter "Virus") is .0046% across combined age groups under age 70 in the United States; See: https://www.cdc.gov/coronavirus/2019-ncov/index.html
 - b) the case fatality rate was purposefully inflated by Defendants World Health Organization, Centers for Disease Control and Prevention, The National Institutes of Health or any other governmental or non-governmental agency or entity acting with authority to make such a declaration; See:

 https://www.cnsnews.com/article/washington/melanie-arter/cdc-director-i-think-youre-correct-about-inflated-covid-death
 - c) there are widely available and extremely effective therapeutic medicines, inclusive of hydroxychloroquine and ivermectin, that both prevent and treat said Virus; see: https://pubmed.ncbi.nlm.nih.gov/32283237/
 - d) Defendants named herein caused people, entities, organizations and health care services to avoid the use, prescription and delivery of said therapeutic medicines to patients and the public at large and caused the therapeutic medicines to be unavailable to infected individuals and the public, resulting in large numbers of unnecessary injuries and deaths in those that were infected with the Virus; see: https://noqreport.com/2021/05/31/dr-pierre-kory-exposed-whos-suppression-of-ivermectin-youtube-keeps-deleting-this-video/
 - e) credible evidence exists to support a conclusion that interested parties and stakeholders disregarded scientific data and alternative, efficient therapies to coerce people and entities to require COVID-19 injectables as a condition of employment,

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entry to properties, purchase of goods and services and admission to gatherings; See: https://stateofthenation.co/?p=64361

- f) the Defendant manufactures of the four "COVID-19 Vaccines" identified herein, have attempted and failed to create a messenger RNA styled vaccine that is suitable for sale or distribution due to safety concerns, fatalities and morbidities experienced during both animal and human trials despite more than 10 years of testing; See: https://edition.cnn.com/2020/09/01/health/eua-coronavirus-vaccine-history/index.html
- g) the Defendants, manufacturers and other participants, were warned in multiple scientific and media papers that mRNA designed to increase spike protein production is and was hazardous to the users' autoimmune systems; See: https://principia-scientific.com/halt-covid-vaccine-prominent-scientist-tells-cdc/
- h) the mRNA and adenoviral injections all code for the original spike protein that was the product of Gain of Function (hereinafter "GOF") research in Wuhan, China; See: https://childrenshealthdefense.org/defender/covid-vaccine-spike-protein-travels-from-injection-site-organ-damage/
- i) this laboratory engineered spike protein component created in Wuhan, China is intentionally caused to be produced in humans via the subject COVID-19 injections. Furthermore, said spike protein was intentionally modified at the furin cleavage site of the protein, making the spike protein elicited to be produced in the body by the COVID-19 injections far more dangerous and infectious to the human body than the original spike protein created in Wuhan, China; See: https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7859469/
- j) the spike protein elicited to be produced by injection of the purported COVID-19 "vaccines" has intentionally placed sequences of RNA that code for known epitopes of the HIV virus (see: https://www.thegatewaypundit.com/2021/06/caught-top-official-thanks-dr-fauci-email-april-2020-insisting-covid-19-naturally-occurring-men-knew-lie/);
- k) once administered to humans, all COVID-19 injections cause the human body to produce the modified Wuhan spike protein product of Gain of Function ("GOF") research in an uncontrolled fashion for as long as two weeks with no regulation mechanism for 1) the concentration of spike protein, 2) the tissues or locations in the body where it is created, 3) its distribution in the body, and 4) the duration of its ability to be produced in the body; see: https://www.pnas.org/content/117/41/25254
- l) this Wuhan spike protein product of GOF research directly causes damage to blood vessels and major organs, including the lungs, heart, brain, kidneys and liver and directly promotes the development of blood clots in critical organs resulting in permanent disability and death in some cases; See:

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https://drmalcolmkendrick.org/2021/06/03/covid19-the-spike-protein-and-blood-clotting/

- m) the United States mass vaccination program is investigational and Defendants, either knowingly or with a duty to know and with a reckless disregard for human life, committed egregious malfeasance that has resulted in harm to at least hundreds of thousands and death to at least many thousands of people, in failing to establish an external unbiased clinical event adjudication committee, data safety monitoring committee, or human ethics committee. As a result, there is no mechanism for risk mitigation in the investigational program (critical event committee, data safety monitoring board, human ethics committee) and this has contributed to causing the aforementioned injuries and deaths. Remarkably, 46% of the deaths that have occurred following the injections have taken place on days 1, 2 or 3 post injection; See: https://www.wsj.com/articles/people-harmed-by-coronavirus-vaccines-will-have-little-recourse-11602432000
- n) furthermore, in an act of egregious malfeasance, Defendants recommended administration of the experimental injections in large patient groups that were excluded from the registrational trials on the basis of either anticipated lack of benefit or excessive harm, resulting in severe harm and/or death to at least many thousands of people in these groups that were administered the injections. These groups include: COVID-recovered, suspected COVID-recovered, those with positive serologies, pregnant women, and childbearing women who could not assure contraception. In fact, Defendants knowingly administered the COVID-19 injections to individuals with durable natural immunity due to prior infection with COVID-19, despite many known studies spanning decades and demonstrating that these individuals were more susceptible to serious injury from the injections; see: https://www.thelancet.com/journals/langas/article/PIIS2468-1253(21)00008-X/fulltext
- o) intentional disregard of the results of the animal challenge studies which resulted in up to 100% fatality rates, was egregious conduct under the norms of the medical communities' policies, procedures, ethical, licensing and other mandates which govern such conduct; see:

https://foreignaffairsintelligencecouncil.files.wordpress.com/2021/02/horrific-latent-deaths-predicted-among-the-elderly-by-genetics-professor-after-immunization-with-rna-vaccines.pdf

- p) Defendant Manufacturers knew or should have known their Emergency Use Authorization would result in mass fatalities of the Users; See: https://www.lifesitenews.com/news/vaccine-researcher-admits-big-mistake-says-spike-protein-is-dangerous-toxin
- q) Defendants threatened medical doctors who prescribed widely available, safe and effective therapeutic medicines in furtherance of coercing the public to take the

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COVID-19 injections; See: https://www.reuters.com/article/us-health-coronavirus-usa-hydroxychloroq-idUSKBN23B340

r) Defendants defrauded and coerced the public by knowingly failing to disclose scientific study results and facts as well as knowingly disseminating fraudulent information to the public; See:

http://amsterdamnews.com/news/2020/dec/24/why-black-people-cannot-trust-pfizer-vaccine/

- s) Defendants failed to provide notice of risks and the right of informed consent to the public (per Nuremberg Code); https://pubmed.ncbi.nlm.nih.gov/33113270/
- t) sufficient evidence exists to support a determination that: 1) a bioweapon in the form of a spike protein created in Wuhan, China through GOF research was released into the civilian population; 2) for the purpose of or intent to cause a demand for COVID-19 injections; 3) irrespective of or with intent to diminish, disregard or subvert known and efficient, existing therapies; 4) with the intent to cause harm or without regard to the consequences of harm that was known or foreseeable to the users; 5) for purposes of injuring, harming, controlling or killing the users; 6) while Defendant stakeholders enjoy and/or enjoyed monetary or other economic, academic or political rewards. See: https://thetruthaboutvaccines.com/stop-damage-mrna-vaccines/ & https://thetruthaboutvaccines.com/stop-d

CONCLUSION

- 52. Based upon the above information there is probable cause to believe that one or more of the named Defendants has committed the offenses set forth above in this Criminal Complaint. All or some of the Defendants intentionally, with malice aforethought and/or with reckless regard for human life and in criminal coordination and planning with steps in furtherance thereof, among Conspirators and Co-Conspirators, engaged in acts that:
 - 1) Planned, coordinated, colluded and collaborated among two or more named and unnamed Defendants to design a criminal enterprise and took steps in furtherance thereof for the following acts;
 - 2) Involved the creation of the Covid 19 Virus as a Bio warfare weapon;
 - 3) Involved the enhancement of it the Virus' efficacy to infect, contaminate and transfer among the global population for the purpose of killing human beings;
 - 4) Orchestrated and implemented fraudulent acts, statements and publications in order to diminish the knowledge, use and efficacy of existing therapeutic medicines for the purpose of coercing, intimidating or forcing the Complainants into receiving one of the four enumerated knowingly deadly experimental gene therapy injections collectively called "Covid 19 Vaccines";

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- 5) Pre-planned the use and distribution of fraudulent, non-efficacious PCR tests for the purpose of creating false positive results, false narratives, false pretenses and false conditions about infection in order to terrorize, incite fear, intimidation and coercion in the general population in support of their sales, marketing and distribution of deadly Covid 19 Vaccines;
- 6) Conceived, created, manufactured, sold and distributed deadly Covid 19 Vaccines for the purpose of stimulating a well-known and established hyper or enhanced immune response in the victims and users of the experimental gene therapy injectables;
- 7) Falsified data and reports in scientific and news media publications regarding the safety and efficacy of the Covid 19 Vaccines for the purpose of hiding the deadly effects of the injectables;
- 8) Conspired with and among the many named and unnamed Defendants to use the afore-stated manipulation, tactics and coercion in furtherance of their economic benefit and genocidal pursuits;
- 9) Conspired to terrorize, kill and infect non-vaccinated persons by ensuring, by virtue of the enhanced immune response, the four Covid 19 Vaccines would cause production, shedding of transmissible and contagious prions and Spike proteins by the inoculated persons;
- 10) Engaged in, conspired, coordinated and executed on this criminal homicidal enterprise for their pecuniary, economic, academic or political benefit as a plan to infect, inoculate and kill not less than 70% of the global population;

In particular the evidenced elements of the crimes alleged here in are as follows:

A. **CRIMES AGAINST HUMANITY** (18 USC § 2441(d)(1)(c)):

i) The act of a person who subjects, or conspires or attempts to subject, one or more persons within his custody or physical control to biological experiments without a legitimate medical or dental purpose and in so doing endangers the body or health of such person or persons.

B. **PROHIBITIONS WITH RESPECT TO BIOLOGICAL WEAPONS** (18 USC §175(a))

- ii) Whoever knowingly develops, produces, stockpiles, transfers, acquires, retains, or possesses any biological agent, toxin, or delivery system for use as a weapon, or knowingly assists a foreign state or any organization to do so, or attempts, threatens, or conspires to do the same, shall be fined under this title or imprisoned for life or any term of years, or both. There is extraterritorial Federal jurisdiction over an offense under this section committed by or against a national of the United States.
- iii) Whoever knowingly possesses any biological agent, toxin, or delivery system of a type or in a quantity that, under the circumstances, is not reasonably justified by a prophylactic, protective, bona fide research, or other peaceful purpose, shall be fined under this title, imprisoned not more than 10 years,

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or both. In this subsection, the terms "biological agent" and "toxin" do not encompass any biological agent or toxin that is in its naturally occurring environment, if the biological agent or toxin has not been cultivated, collected, or otherwise extracted from its natural source.

C. GENOCIDE

- iv) Whoever, whether in time of peace or in time of war and with the specific intent to destroy, in whole or in substantial part, a national, ethnic, racial, or religious group as such—
 - (1) kills members of that group;
 - (2) causes serious bodily injury to members of that group;
 - (3) causes the permanent impairment of the mental faculties of members of the group through drugs, torture, or similar techniques;
 - (4) subjects the group to conditions of life that are intended to cause the physical destruction of the group in whole or in part;
 - (5) imposes measures intended to prevent births within the group; or
 - (6) transfers by force children of the group to another group;
 - (7) shall be punished as provided in subsection (b).

D. WAR CRIMES AND CRIMES AGAINST HUMANITY (18 USC § 2442)

- v) Whoever knowingly—
- 1) recruits, enlists, or conscripts a person to serve while such person is under 15 years of age in an armed force or group; or
 - 2) uses a person under 15 years of age to participate actively in hostilities;

E. **MURDER** (18 U.S. Code § 1111(a))

vi) Murder is the unlawful killing of a human being with malice aforethought. Every murder perpetrated by poison, lying in wait, or any other kind of willful, deliberate, malicious, and premeditated killing; or committed in the perpetration of, or attempt to perpetrate, any arson, escape, murder, kidnapping, treason, espionage, sabotage, aggravated sexual abuse or sexual abuse, child abuse, burglary, or robbery; or perpetrated as part of a pattern or practice of assault or torture against a child or children; or perpetrated from a premeditated design unlawfully and maliciously to effect the death of any human being other than him who is killed, is murder in the first degree.

F. ATTEMPTED MURDER (18 U.S. Code § 1113)

vii) Except as provided in section 113 of this title, whoever, within the special maritime and territorial jurisdiction of the United States, attempts to commit murder or manslaughter, shall, for an attempt to commit murder be imprisoned not more than twenty years or fined under this title, or both, and for an attempt to commit manslaughter be imprisoned not more than seven years or fined under this title, or both.

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G. CONSPIRACY TO MURDER (18 U.S. Code § 1117)

viii) If two or more persons conspire to violate section 1111, 1114, 1116, or 1119 of this title, and one or more of such persons do any overt act to effect the object of the conspiracy, each shall be punished by imprisonment for any term of years or for life.

H. **ASSAULT WITHIN MARITIME AND TERRITORIAL JURISDICTION** (18 U.S. Code § 113)

- ix) Whoever, within the special maritime and territorial jurisdiction of the United States, is guilty of an assault shall be punished as follows:
 - (1) Assault with intent to commit murder or a violation of section 2241 or 2242, by a fine under this title, imprisonment for not more than 20 years, or both.
 - (2) Assault with intent to commit any felony, except murder or a violation of section 2241 or 2242, by a fine under this title or imprisonment for not more than ten years, or both.
 - (3) Assault with a dangerous weapon, with intent to do bodily harm, by a fine under this title or imprisonment for not more than ten years, or both.
 - (4) Assault by striking, beating, or wounding, by a fine under this title or imprisonment for not more than 1 year, or both.
 - (5) Simple assault, by a fine under this title or imprisonment for not more than six months, or both, or if the victim of the assault is an individual who has not attained the age of 16 years, by fine under this title or imprisonment for not more than 1 year, or both.
 - (6) Assault resulting in serious bodily injury, by a fine under this title or imprisonment for not more than ten years, or both.
 - (7) Assault resulting in substantial bodily injury to a spouse or intimate partner, a dating partner, or an individual who has not attained the age of 16 years, by a fine under this title or imprisonment for not more than 5 years, or both.
 - (8) Assault of a spouse, intimate partner, or dating partner by strangling, suffocating, or attempting to strangle or suffocate, by a fine under this title, imprisonment for not more than 10 years, or both.

I. FRAUD IN CONNECTION WITH MAJOR DISASTER OR EMERGENCY BENEFITS (18 U.S. Code § 1040)

- x) Whoever, in a circumstance described in subsection (b) of this section, knowingly—
 - (1) falsifies, conceals, or covers up by any trick, scheme, or device any material fact; or
 - (2) makes any materially false, fictitious, or fraudulent statement or representation, or makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or representation, in any matter involving any benefit authorized, transported, transmitted, transferred, disbursed, or paid in connection with a major disaster declaration under section 401 of the Robert T. Stafford Disaster

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Relief and Emergency Assistance Act (42 U.S.C. 5170) or an emergency declaration under section 501 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5191), or in connection with any procurement of property or services related to any emergency or major disaster declaration as a prime contractor with the United States or as a subcontractor or supplier on a contract in which there is a prime contract with the United States, shall be fined under this title, imprisoned not more than 30 years, or both.

| I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief. |
|---|
| (name) |
| Citizen and resident of (county) in the State of |
| Complainant |
| |
| Subscribed and sworn to before me at da |
| of, 2021 |
| |
| (Judge/Law Enforcement Officer/County Clerk/Notary) |
| Signed: |
| Sealed: |

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Exhibit 1 https://www.wsj.com/articles/BL-WHB-1322



But in an age of fallen wealth idols, it was inevitable that a meeting of billionaire minds would draw scrutiny. Surely all that money and power in one room had to

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EXHIBIT 2 See: https://www.who.int/ihr/9789241596664/en/

REVISION OF THE INTERNATIONAL HEALTH REGULATIONS

The Fifty-eighth World Health Assembly,

Having considered the draft revised International Health Regulations;

Having regard to articles 2(k), 21(a) and 22 of the Constitution of WHO;

Recalling references to the need for revising and updating the International Health Regulations in resolutions WHA48.7 on revision and updating of the International Health Regulations, WHA54.14 on global health security: epidemic alert and response, WHA55.16 on global public health response to natural occurrence, accidental release or deliberate use of biological and chemical agents or radio nuclear material that affect health, WHA56.28 on revision of the International Health Regulations, and WHA56.29 on severe acute respiratory syndrome (SARS), with a view to responding to the need to ensure global public health;

Welcoming resolution 58/3 of the United Nations General Assembly on enhancing capacity building in global public health, which underscores the importance of the International Health Regulations and urges that high priority should be given to their revision;

Affirming the continuing importance of WHO's role in global outbreak alert and response to public health events, in accordance with its mandate:

Underscoring the continued importance of the International Health Regulations as the key global instrument for protection against the international spread of disease;

Commending the successful conclusion of the work of the Intergovernmental Working Group on Revision of the International Health Regulations,

- 1. ADOPTS the revised International Health Regulations attached to this resolution, to be referred to as the "International Health Regulations (2005)";
- 2. CALLS UPON Member States and the Director-General to implement fully the International Health Regulations (2005), in accordance with the purpose and scope set out in Article 2 and the principles embodied in Article 3;
- 3. DECIDES, for the purposes of paragraph 1 of Article 54 of the International Health Regulations (2005), that States Parties and the Director-General shall submit their first report to the Sixty-first World Health Assembly, and that the Health Assembly shall on that occasion consider the schedule for the submission of further such reports and the first review on the functioning of the Regulations pursuant to paragraph 2 of Article 54;
- 4. FURTHER DECIDES that, for the purposes of paragraph 1 of Article 14 of the International Health Regulations (2005), the other competent intergovernmental organizations or international bodies with which WHO is expected to cooperate and coordinate its activities, as appropriate, include the following: United Nations, International Labour Organization, Food and Agriculture Organization, International Atomic Energy Agency, International Civil Aviation Organization, International Maritime Organization, International Committee of the Red Cross, International Federation of Red 1 See document A58/4

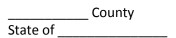


EXHIBIT 2 (continued) See: https://www.thesun.co.uk/news/15069561/fauci- admits-us-sent-600k-wuhan-lab-covid/ & https://www.zerohedge.com/covid-19/email-shows-researcher-who-funded-wuhan-lab-admits-manipulatingcoronaviruses-thanked

Email Shows Researcher Who Funded Wuhan Lab, Admits Manipulating Coronaviruses, Thanked Fauci For Dismissing Lab-Leak Theory



BY TYLER DURDEN

WEDNESDAY, JUN 02, 2021 - 08:16 AM

×

Authored by Steve Watson via Summit News.

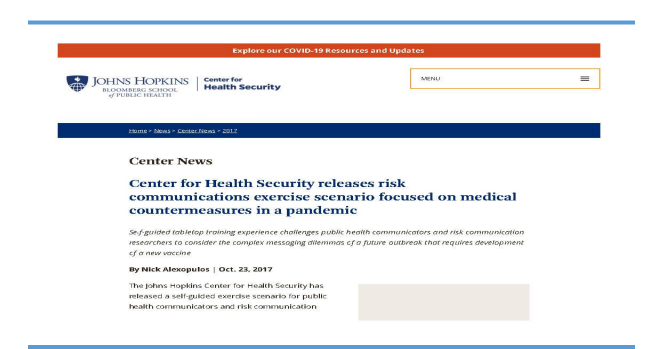
Dr Fauci's emails have been released via a Freedom of Information Act request, and there is some pretty interesting stuff in them, particularly one email where a researcher who funded the Wuhan Institute of Virology thanks Fauci for publicly dismissing the lab leak theory early on during the pandemic.

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EXHIBIT 3 See: https://principia-scientific.com/2010-rockefellers-operation-lockstep-



predicted-2020-lockdown/



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LOCK STEP

A world of tighter top-down government control and more authoritarian leadership, with limited innovation and growing citizen pushback

In 2012, the pandemic that the world had been anticipating for years finally hit. Unlike 2009's H1N1, this new influenza strain -originating from wild geese -was extremely virulent and deadly. Even the most pandemic-prepared nations were quickly overwhelmed when the virus streaked around the world, infecting nearly 20 percent of the global population and killing 8 million in just seven months, the majority of them healthy young adults. The pandemic also had a deadly effect on economies: international mobility of both people and goods screeched to a halt, debilitating industries like tourism and breaking global supply chains. Even locally, normally bustling shops and office buildings sat empty for months, devoid of both employees and customers.

The pandemic blanketed the planet -though disproportionate numbers died in Africa, Southeast Asia, and Central America, where the virus spread like wildfire in the absence of official containment protocols. But even in developed countries, containment was a challenge. The United States's initial policy of "strongly discouraging" citizens from flying proved deadly in its leniency, accelerating the spread of the virus not just within the U.S. but across borders. However, a few countries did fare better -China in particular. The Chinese government's quick imposition and enforcement of mandatory quarantine for all citizens, as well as its instant and near-hermetic sealing off of all borders, saved millions of lives, stopping the spread of the virus far earlier than in other countries and enabling a swifter postpandemic recovery.

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EXHIBIT 4 See: https://www.centerforhealthsecurity.org/event201/about



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EXHIBIT 5 See: https://jdfor2020.com/2020/10/us-patent-2020279585-pcr-test-submitted-by-richard-rothschild/



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Exhibit 6 See:

https://wits.worldbank.org/trade/comtrade/en/country/ALL/year/2018/tradeflow/Imports/partner/WLD/nomen/h5/product/382

Medical Test kits (382200) imports by country | 2018

Page 2 of 7

- Training overview
- Video Tutorials
- · eLearning
- Support Links
 - · Did you know
 - FAQ
 - · WITS manual
 - Help
 - · eLearning

Medical Test kits (382200) imports by country

in 2018

Additional Product information: Diagnostic reagents based on polymerase chain reaction (PCR) nucleic acid test.

Category: Medical Test kits/ Instruments, apparatus used in Diagnostic Testing

The data here track previously existing medical devices that are now classified by the World Customs Organization as critical to tackling COVID-19

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- Google Plus
- Reddit
- Stumble Upon
- Delicious
- Email

Change selection (Reporter, Year, Trade Flow, Partner and HS 6 digit Product)
In 2018, Top importers of Medical Test kits are European Union (\$4,330,527.34K , 44,362,800 Kg), United States (\$3,882,156.16K , 27,745,600 Kg), Germany (\$3,001,344.10K , 32,722,000 Kg), China (\$1,785,607.10K , 10,867,600 Kg), Netherlands (\$1,676,833.03K , 16,201,200 Kg).

Medical Test kits exports by country in 2018

| Reporter | TradeFlow | ProductCode | Product Description | Year | Partner | Trade Value 1000USD | Quantity | Quantity Unit |
|----------------|-----------|-------------|------------------------|------|---------|---------------------------|-------------|------------------|
| European Union | Import | 382200 | Medical Test kits | 2018 | World | 4,330,527.34 | 144,362,800 |) Kg |
| United States | Import | 382200 | Medical Test kits | 2018 | World | 3,882,156.16 | 527,745,600 |) Kg |
| Germany | Import | 382200 | Medical Test kits | 2018 | World | 3,001,344.10 | 32,722,000 |) Kg |

https://wits.worldbank.org/trade/comtrade/en/country/ALL/year/2018/tradeflow/Imports/p... 5/31/2021

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Exhibit 7 See: https://www.ott.nih.gov/technology/e-234-2016

From: (b) (6)

Sent: Wed, 11 Mar 2020 06:19:13 -0400

To: NIAID Public Inquiries

Subject: Fwd: Coronavirus bioweapon production method

Sent from my iPhone

Begin forwarded message:

From: Adam Gaertner

Date: March 11, 2020 at 6:16:40 AM EDT

To: "Fauci, Anthony (NIH/NIAID) [E]" (b) (6)>

Subject: Coronavirus bioweapon production method

Hello Anthony,

This is how the virus was created.

Intervirion Fusion. HIV-luc(ACE2) (500 ng of p24) was mixed with 1,000 ng of p24 of HIV-gfp particles incorporating ASLV-A envelope, SARS-CoV S protein, or both envelopes in PBS at 4°C for 30 min to allow binding. Samples were raised to 37°C for 15 min to allow for conformational rearrangements. Virions were adjusted to the desired pH with 0.1 M citric acid. PBS, TPCK-trypsin (final concentration 10 $\mu g/ml$), CTSL, cathepsin B (CTSB) (final concentrations 2 $\mu g/ml$) or CTSL buffer alone was then added. Recombinant CTSL (R &D Systems) was preactivated by incubation for 15 min at 10 $\mu g/ml$ in 50 mM Mes, pH 6.0, on ice. Recombinant CTSB (R &D Systems) was preactivated in 25 mM Mes, 5 mM DTT, pH 5.0, for 30 min at 25°C. After a 10-min incubation at 25°C, proteolysis was halted by the addition of 300 μ l of DMEM10 containing leupeptin (25 $\mu g/ml$) and STI (75 $\mu g/ml$). Virions were then incubated at 37°C for 30 min to allow membrane fusion. 100 μ l of the virion mixture was added in quadruplicate to HeLa-Tva cells pretreated for 1 h with leupeptin (20 $\mu g/ml$). The cells were spin-infected and incubated at 37°C for 5 h

(b) (6)

2286 / 3234

NIH-000697

Exhibit 7 (continued)

Articles

Hydroxychloroquine or chloroquine with or without a macrolide for treatment of COVID-19: a multinational registry analysis



Mandeep R Mehra, Sapan S Desai, Frank Ruschitzka, Amit N Patel

Summary

Background Hydroxychloroquine or chloroquine, often in combination with a second-generation module, are be widely used for treatment of COVID-19, despite no conclusive evidence of their benefit. Although the rally fe when used for approved indications such as autoimmune disease or malaria, the safety and benefit the deatment regimens are poorly evaluated in COVID-19.

Methods We did a multinational registry analysis of the use of hydroxychloroquine oquine wit hout a macrolide for treatment of COVID-19. The registry comprised data from 671 hospit in spatients hospitalised between Dec 20, 2019, and April 14, 2020, with a positive laboratory prinents We included g for SARS-CoV-2. Patients who received one of the treatments of interest within 48 h of diagra included in f four treatment groups (chloroquine alone, chloroquine with a macrolide, hydroxychlor ine alone, or hydroxychloroquine with a macrolide), and patients who received none of these treatments formed control gr Patients for whom one of the treatments of interest was initiated more than 48 h after diagnosis o le they w on mechanical ventilation, of in as well as patients who received remdesivir, were excluded. The main outo t were in-hospital mortality and the occurrence of de-novo ventricular arrhythmias ed ventricular tachycardia or ventricular fibrillation)

OVID-19 were hospitalised during the study Findings 96 032 patients (mean age 53 - 8 years, 46-3 women period and met the inclusion criteria. Of the patie were in the treatment groups (1868 received è, 3016 gived hydroxychloroquine, and 6221 received chloroguine, 3783 received chloroguine with nacto e control group. 10 698 (11-1%) patients died in hydroxychloroguine with a macrolide) and hospital. After controlling for multiple sex, race or ethnicity, body-mass index, underlying diabetes, upared w cardiova scular disease and its risk facerlying lung disease, smoking, immunosuppressed condition, and baseline disease severity), w rtality in the control group (9-3%), hydroxychloroquine % 1·2. 18–1·531), (18 · 0%; hazard ratio 1 · 335, 95% 457), hydro. ychloroguine with a macrolide (23 · 8%; 1 · 447, 1 · 368-1 · 531), chloroguine (16·4%; 1·365,4 shloroquine with a macrolide (22-2%; 1-368, 1-273-1-469) were each independently associated an increased In-hospital mortality. Compared with the control group (0.3%), 935-2-900, hydroxychloroquine with a macrolide (8-1%; 5-106, 4-106-5-983). 2.36 hydroxychloroquine (@ 0-4-596), and chloroquine with a macrolide (6-5%; 4-011, 3-344-4-812) were chloroquine (4-3%; an ince independently associate d risk of de-novo ventricular arrhythmia during hospitalisation

Interpretation We've unables in firm a benefit of hydroxychloroquine or chloroquine, when used alone or with a macro on its social outcomes for COVID-19. Each of these drug regimens was associated with decreased in-hospital decreased frequency of ventricular arrhythmias when used for treatment of COVID-19.

Funding William vey Distinguished Chair in Advanced Cardiovascular Medicine at Brigham and Women's Hospital.

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Introduction

The absence of an effective treatment against severe acute respiratory syndrome coronavirus 2 (SARS-COV-2) infection has led clinicians to redirect drugs that are known to be effective for other medical conditions to the treatment of COVID-19. Key among these repurposed therapeutic agents are the antimalarial drug chloroquine and its analogue hydroxychloroquine, which is used for the treatment of autoimmune diseases, such as systemic lupus erythematosus and rheumatoid arthritis. ¹² These

drugs have been shown in laboratory conditions to have antiviral properties as well as immunomodulatory effects.³⁴ However, the use of this class of drugs for COVID-19 is based on a small number of anecdotal experiences that have shown variable responses in uncontrolled observational analyses, and small, openlabel, randomised trials that have largely been inconclusive.³⁴ The combination of hydroxychloroquine with a second-generation macrolide, such as azithromycin (or clarithromycin), has also been advocated,

60 nline 22, 2020 1195 //da arg/10 1016/ 50140-6736 (20)31180-6

This online publication has been corrected. The corrected version first appeared at the knoet.com on May 29, 2020

Https://doi.org/10.1016/ 50140-6736(20)31174-0 Brighamand Women's Hospital Reart and Vasou by Center and Harvard Medical School, Roston, M.A. USA (Prat M R Mehra MD); Surg isphere Carpa ration, Chicago, IL, USA (S Sbess Mb); UniversityHaspital Zurich Airich Switzerbad Legartment of Biomedica Engineering, University of Utah, Salt Lake City, UT, USA (A NPatel Mb); and HCA Research Institute, Nashville TN, USA JAN Patel) Carrespandence ta

Prof Mandeep R Meha, Bingham and Women's Holpstal Heart and Vascular Center and Harvard Medical School, Boston MA 02 115, USA mmehra Shavh, harvardsedu

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Exhibit 8 See: https://www.fda.gov/media/144638/download

WHAT SHOULD YOU MENTION TO YOUR VACCINATION PROVIDER BEFORE YOU GET THE MODERNA COVID-19 VACCINE?

Tell your vaccination provider about all of your medical conditions, including if you:

- · have any allergies
- · have a fever
- · have a bleeding disorder or are on a blood thinner
- are immunocompromised or are on a medicine that affects your immune system
- · are pregnant or plan to become pregnant
- are breastfeeding
- have received another COVID-19 vaccine

WHO SHOULD GET THE MODERNA COVID-19 VACCINE?

FDA has authorized the emergency use of the Moderna COVID-19 Vaccine in individuals 18 years of age and older.

WHO SHOULD NOT GET THE MODERNA COVID-19 VACCINE?

You should not get the Moderna COVID-19 Vaccine if you:

- · had a severe allergic reaction after a previous dose of this vaccine
- · had a severe allergic reaction to any ingredient of this vaccine

WHAT ARE THE INGREDIENTS IN THE MODERNA COVID-19 VACCINE?

The Moderna COVID-19 Vaccine contains the following ingredients: messenger ribonucleic acid (mRNA), lipids (SM-102, polyethylene glycol [PEG] 2000 dimyristoyl glycerol [DMG], cholesterol, and 1,2-distearoyl-sn-glycero-3-phosphocholine [DSPC]), tromethamine, tromethamine hydrochloride, acetic acid, sodium acetate trihydrate, and sucrose.

HOW IS THE MODERNA COVID-19 VACCINE GIVEN?

The Moderna COVID-19 Vaccine will be given to you as an injection into the muscle.

The Moderna COVID-19 Vaccine vaccination series is 2 doses given 1 month apart.

If you receive one dose of the Moderna COVID-19 Vaccine, you should receive a second dose of the same vaccine \(\) month later to complete the vaccination series.

HAS THE MODERNA COVID-19 VACCINE BEEN USED BEFORE?

The Moderna COVID-19 Vaccine is an unapproved vaccine. In clinical trials, approximately 15,400 individuals 18 years of age and older have received at least 1 dose of the Moderna COVID-19 Vaccine

WHAT ARE THE BENEFITS OF THE MODERNA COVID-19 VACCINE?

In an ongoing clinical trial, the Moderna COVID-19 Vaccine has been shown to prevent COVID-19 following 2 doses given 1 month apart. The duration of protection against COVID-19 is currently unknown.

Revised: Mar/26/2021

State of

Exhibit 8 (continued)



Page 1/11

Safety Data Sheet acc. to OSHA HCS

Printing date 04/11/2021

Revision date 04/11/2021

1 Identification

- Product identifier
- Trade name: SM-102
- Synonym 8-[(2-hydroxyethyl)[6-oxo-6-(undecyloxy)hexyl]amino]-octanoic acid, 1-octylnonyl ester
- Article number: 33474
- Application of the substance / the mixture For research use only, not for human or veterinary use.
- Details of the supplier of the safety data sheet
- Manufacturer/Supplier: Cayman Chemical Co. 1180 E. Ellsworth Rd. Ann Arbor, MI 48108 USA
- Information department: Product safety department
- Emergency telephone number:

During normal opening times: +1 (734) 971-3335 US/CANADA: 800-424-9300 Outside US/CANADA: 703-741-5970

2 Hazard(s) identification

Classification of the substance or mixture



GHS02 Flame

H225 Highly flammable liquid and vapor. Flam. Liq. 2



GHS06 Skull and crossbones

Acute Tox. 2 H310 Fatal in contact with skin.



GHS08 Health hazard

Carc. 2 H351 Suspected of causing cancer.

Repr. 2 H361 Suspected of damaging fertility or the unborn child.

H372 Causes damage to the central nervous system, the kidneys, the liver and the STOTRE 1

respiratory system through prolonged or repeated exposure.



GHS09 Environment

Aquatic Chronic 1 H410 Very toxic to aquatic life with long lasting effects.



GHS07

(Contd. on page 2)

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Exhibit 9 See: https://www.salk.edu/news-release/the-novel-coronavirus-spike-protein-plays-additional-key-role-in-illness/

The novel coronavirus' spike protein plays additional key role in illness - Salk Institute fo... Page 1 of 5



The novel coronavirus' spike protein plays additional key role in illness

Salk researchers and collaborators show how the protein damages cells, confirming COVID-19 as a primarily vascular disease

April 30, 2021

LA JOLLA – Scientists have known for a while that SARS-CoV-2's distinctive "spike" proteins help the virus infect its host by latching on to healthy cells. Now, a major new study shows that the virus spike proteins (which behave very differently than those safely encoded by vaccines) also play a key role in the disease itself.

The paper, published on April 30, 2021, in <u>Circulation Research</u> also shows conclusively that COVID-19 is a vascular disease, demonstrating exactly how the SARS-CoV-2 virus damages and attacks the vascular system on a cellular level. The findings help explain COVID-19's wide variety of seemingly unconnected complications, and could open the door for new research into more effective therapies.

"A lot of people think of it as a respiratory disease, but it's really a vascular disease," says Assistant Research Professor <u>Uri Manor</u>, who is co-senior author of the study. "That could explain why some people have strokes, and why some people have issues in other parts of the body. The commonality between them is that they all have vascular underpinnings."

Salk researchers collaborated with scientists at the University of California San Diego on the paper, including co-first author Jiao Zhang and co-senior author John Shyy, among others.

https://www.salk.edu/ncws-release/the-novel-coronavirus-spike-protein-plays-additional-k... 5/31/2021

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Exhibit 10 See: https://pubmed.ncbi.nlm.nih.gov/22536382/

Immunization with SARS coronavirus vaccines leads to pulmonary immunopathology on ... Page 1 of 2

FULL TEXT LINKS

PLOS ONE

PLoS Ona. 2012;7(4):e35421. doi:10.1371/journal.pone.0035421. Epub 2012 Apr 20.

Immunization with SARS coronavirus vaccines leads to pulmonary immunopathology on challenge with the SARS virus

Chien-TeiTseng I, Elena Strana, Naoko Iwata-Yoshikawa, Patrick C Newman, Tania Garron. Robert L Almar, Clarence J Pelers, Robert B Couch

Affiliations

PMID: 22536382 PMCID: PMC3335060 DOI: 10.1371/journal.pone.0035421 Free PMC article

Erratum in

PLoS One. 2012;7(8). doi:10.1371/annotation/2965cfae-b77d-4014-8b7b-236e01s3S492

Background: Severe acuta respiratory syndrome (SARS) emerged in China in 2002 and spread to other countries before brought under control. Because of a concern for reemergence or a deliberate release of the SARS coronavirus, vaccine development was initiated. Evaluations of an inactivated whole virus vaccine in ferrets and nonhuman primates and a virus-like-particle vaccine in mice induced protection against infection but challenged animals exhibited an immunopathologic-type

Design: Four candidate vaccines for humans with or without alum adjuvant were evaluated in a mause model of SARS, a VLP vaccine, the vaccine given to ferrets and NHP, another whole virus vaccine and an rDNA-produced S protein. Balb/c or C57BL/6 mice were vaccinated i.m. on day 0 and 28 and sacrificed for serum antibody measurements or challenged with live virus on day 56. On day 58, challenged mice were sacrificed and lungs obtained for virus and histopathology.

Results: All vaccines induced serum neutralizing antibody with increasing dosages and/or alum significantly increasing responses. Significant reductions of SARS-CoV two days after challenge was seen for all vaccines and prior live SARS-CoV, All mice exhibited histopathologic changes in lungs two days after challenge including all animals vaccinated (Balb/C and C578L,6) or given live virus, influenza vaccine, or PBS suggesting infection occurred in all. Histopathology seen in animals given one of the SARS-CoV vaccines was uniformly a Th2-type immunopathology with prominent easinaphil infiltration, confirmed with special easinaphil stains. The pathologic changes seen in all control groups lacked the eosinophil prominence.

Conclusions: These SARS-Cov vaccines all induced antibody and protection against infection with SARS-CoV. However, challenge of mice given any of the vaccines led to occurrence of Th2-type immunopathology suggesting hypersensitivity to SARS-CoV campanents was induced. Caution in

Figures

proceeding to application of a SARS-CoV vaccine in humans is indicated.

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Exhibit 11 See: https://principia-scientific.com/13-people-died-during-modernas-covid-vaccine-trial/

13 people died during Moderna's COVID vaccine trial | Principia Scientific Intl.

Page 1 of 5

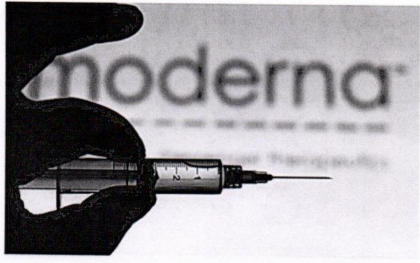




13 People Died During Moderna's COVID Vaccine Trial

Published on December 22, 2020

Written by Michael Haynes



RAFAPRESS / SHUTTERSTOCK.COM

WASHINGTON, D.C, December 21, 2020 (<u>LifeSiteNews</u>) — Official documents from the U.S Food and Drug Administration (FDA) record that 13 people died during trials of the Moderna vaccine, while the FDA has also issued a new warning regarding Bell's Palsy as a potential effect of the vaccine.

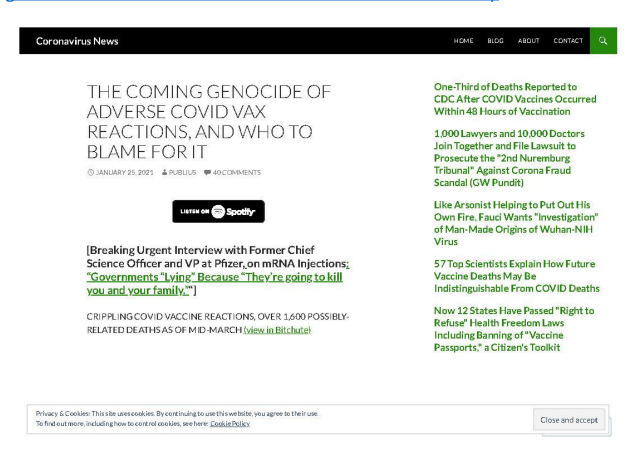
A <u>sponsor briefing document</u> prepared for the Vaccines and Related Biological Products Advisory Committee (VRBPAC) recorded the various outcomes on participants in the Moderna vaccine trial, listing the effects of those who had received the vaccine and those who had taken the placebo.

https://principia-scientific.com/13-people-died-during-modernas-covid-vaccine-trial/

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Exhibit 12 See: https://coronanews123.wordpress.com/2021/01/25/the-coming-genocide-of-adverse-covid-vax-reactions-and-who-to-blame-for-it/



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Exhibit 12 (continued) See also: https://www.cdc.gov/vaccines/covid-19/info-by-product/pfizer/reactogenicity.html

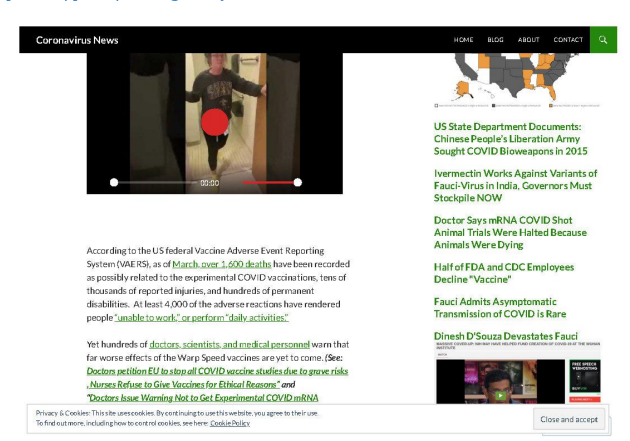


Exhibit 13 See: https://www.ncbi.nlm.nih.gov/pmc/articles/PMC7162764/

Microbes and Infection 22 (2020) 165-167



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Commentary

The potential role of Th17 immune responses in coronavirus immunopathology and vaccine-induced immune enhancement



ABSTRACT

Increasing evidence points to host Th17 inflammatory responses as contributing to the severe lung pathology and mortality of lower respiratory tract infections from coronaviruses. This includes host inflammatory and cytokine responses to COVID-19 caused by the SARS-2 coronavirus (SARS CoV2). From studies conducted in laboratory animals, there are additional concerns about immune enhancement and the role of potential host immunopathology resulting from experimental human COVID-19 vaccines. Here we summarize evidence suggesting there may be partial overlap between the underlying immunopathologic processes linked to both coronavirus infection and vaccination, and a role for Th17 in immune enhancement and eosinophilic pulmonary immunopathology. Such findings help explain the link between viral-vectored coronavirus vaccines and immune enhancement and its reduction through alum adjuvants. Additional research may also clarify links between COVID-19 pulmonary immunopa thology and heart disease.

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L. Introduction: COVID19 and Th17

COVID19 caused by the SARS-2 coronavirus (SARS CoV2) has emerged as the third major lower respiratory tract coronavirus infection in the 21st century, after severe acute respiratory syndrome (SARS) and Middle East respiratory syndrome (MERS). The hallmark of each of these infections is a viral pneumonia accompanied by host inflammation leading to pulmonary edema and a syndrome that resembles acute respiratory distress syndrome (ARDS) [1]. New information has highlighted a critical role for host Th17 inflammatory responses in the pathogenesis of COVID19 pneumonia and edema [2]. This includes the release of key cytokines including IL-17 and GM-CSF [2], and other elements of exacerbating viral immunopathogenesis through downregulating Treg cells, promoting neutrophil migration, but simultaneously inducing Th2 responses [2,3]. Importantly, IL-17 can also induce pulmonary eosinophilic responses and allergic disease, in part by promoting eosinophil production from the bone marrow and recruitment and extravasation into the lungs |4-6|.

Th17 cells differentiate in part through the actions of IL-6 [7], and IL-6 has been shown to have an important role in the lung pathology associated with SARS infection [8]. There is additional evidence to suggest the SARS N protein is a potent inducer of IL-6 tesponses, and may mediate coronavirus lung pathology [9].

Although confirmatory studies have yet to be performed. IL-6 induced by the presence of coronaviruses in the lungappears to promote in susceptible hosts Th17 responses that may lead to severe lung pathology that includes eosinophilia. These findings potentially

provide a rational basis for evaluating anti-fL-6 monoclonal antibodies as new therapies for COVID19 [10]. In addition, IL-8 production is also generated under Th17-polarizing conditions [11].

2. Immune enhancement and coronavirus vaccines

Beyond direct virus-induced pathology, immune enhancement associated with eosinophilic infiltration and immunopathology is apotential safety concern linked to first-generation vaccines to prevent severe acute respiratory syndrome (SARS) [12]. A similar phenomenon may have derailed early efforts to develop an inactivated whole virus human vaccine against respiratory syncytial virus

The mechanisms of immune enhancement from SARS vaccinations are still not well understood. In some cases, they have been postulated as a component of antibody-dependent enhancement (ADE) seen in several other human viral infections such as dengue fever [14], while others differentiate eosinophilic immunopathology from ADE. A key element of eosinophilic immunopathology is the appearance of inflammatory infiltrates comprised of mononuclear cells, especially eosinophils, in histopathologic sections of the lungs or livers of vaccinated experimental animals, following live virus challenge. The prominence of lung eosinophils has led some investigators to conclude that immune enhancement occurs Th2-type immunity [15]. Indeed, a document titled "Consensus considerations on the assessment of the risk of disease enhancement with COVID-19 vaccines: Outcome of a Coalition for Epidemic Preparedness from the CEPI alliance (https://taskforce.

https://doi.org/10.1016/j.micinf.2020.04.005 1286-4579/0 2020 Published by Elsevier Masson SAS on behalf of Institut Fasteur.

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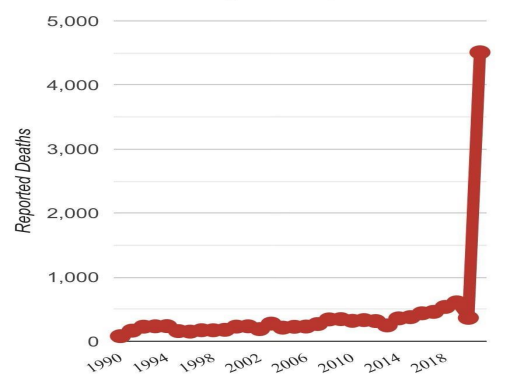
Exhibit 14 See: https://cleverjourneys.com/2021/05/31/serious-adverse-events-after-covid-vaccines-soar-for-12-17-year-olds/ & https://www.openvaers.com/covid-data & https://childrenshealthdefense.org/defender/vaers-data-deaths-reported-following-covid-vaccines/?utm source=salsa&eType=EmailBlastContent&eld=d7469d69-4a7b-4b6b-9134-

Through May 21, 2021

https://www.openvaers.com/covid-data

Reported Deaths post COVID Vaccine: Total 4,406

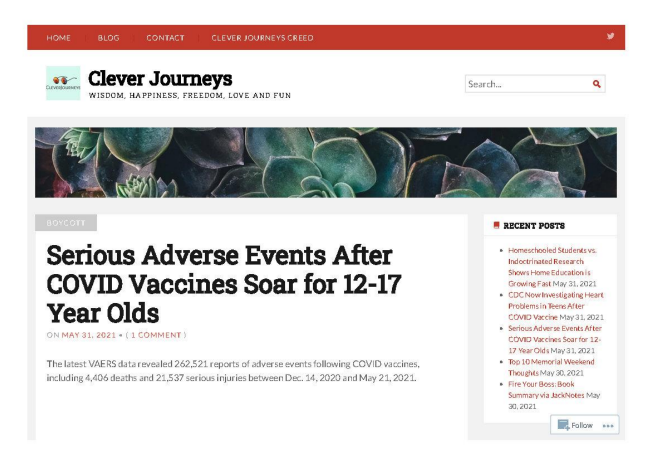
ALL Deaths Reported to VAERS by Year (all vaccines combined)



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Exhibit 14 (continued)





VAERS is the primary government-funded system for reporting adverse vaccine reactions in the U.S. The CDC uses it for their data.

Friday's data show that between Dec. 14, 2020 and May 21, showed an increase of 205 deaths over the previous week — and 21,537 serious injuries, up 3,009 since last week.

Last week's data showed 3,449 total adverse events, compared with 943 reports last week, among 12-to 17-year-olds. Last week's data included 58 reports of serious adverse events in the 12-to-17-year-old age group.

In the U.S 281.6 million COVID vaccine doses had been administered as of May 21. This includes 120 million doses of Moderna's vaccine, 152 million doses of Pfizer and 10 million doses of the Johnson $\$ Johnson (J&J) COVID vaccine.

Of the 4,406 deaths reported as of May 21, 23% occurred within 48 hours of vaccination, 16% occurred within 24 hours and 38% occurred in people who became ill within 48 hours of being

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EXHIBIT 15 See:

https://journals.plos.org/plosone/article?id=10.1371/journal.pone.0035421

