

In the Supreme Court of the United States

Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act of 2021 v. Pfizer-BioNTech
COVID-19, Moderna COVID-19 and J&J Single Shot Vaccines HA-6-3-21

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Ampicillin for Writ of Certiorari

The judgments of the United States Supreme Court have not been published online since June 20, 2019. Hospitals & Asylums has been published yearly, equinox and solstice since 2000, online since 2004, pursuant to the recovery of extra service pay from negligence, false arrest and severe illness in *US v. Thomas Fillebrown, Secretary of Commissioners of Navy Hospitals* 32 US 28 7 Pet. 28 (1833) as cited by Justice Story in *Minis v. US* 40 U.S. 423 (1841). The original jurisdiction supporting this brief is to immunize the *Friends and Bar* (FAB) against the *Justice Associated Meningitis* (JAM) opportunistic bacterial infection of brain shrinkage from unwitting statin and pseudo-ephedrine exposure. Although considerable appellate jurisdiction exists from the *Andrew and Ginsburg Estates* (AGE), lawyers and non-lawyers of all ages must be informed by the High Court and followed up on by everyone who still loves their law, to ensure they substantively treat the unpublished cruel and unusual delusions from bacterial meningitis of their shrunken brains, rendering them illiterate, with antibiotics, especially ampicillin, amoxicillin, penicillin or Azithromycin (Z-Pack), if allergic to penicillin, taken with probiotics, such as yoghurt, and prevent further chronic pneumococcal infection of their heart, lung and brain damage with Pneumovax 23. The justices of the United States Supreme Court, publishing for themselves, are the ideal test subjects. All friends of the Court are welcome to not perish, and counseled to avoid the ubiquitous *Attorney General Enforcement* (AGE) that dissuades physicians from reporting vaccine injury incidents and adulterously delays online pharmaceutical deliveries requiring international transactions pre-authorization, until liberated by *Amistad* 40 US 518 (1841).

Hippocrates, to officially end the global coronavirus pandemic mega-murder, gag order and lockdown, with this anti-trust case, shall compel the Vaccine Injury Compensation Fund and Food and Drug Administration Coronavirus Advisory Committee to require that the highly subsidized and diplomatically defended coronavirus vaccine manufacturers pay to advertise that the *Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act of 2021* at www.title24uscode.org/help21.pdf cures coronavirus, and especially that 'Hall's mentholypus cures both coronavirus and flu', in their public information under 15USC§1. Its 16% devaluation of the US dollar helps the Treasury to pay for calendar year 2020 federal operations and current disputed coronavirus relief act counterfeited to protect the stock exchange from catastrophic depression as occurred in Great Britain pursuant to 31USC§5153. It would increase the US dollar size of the global economy theoretically 12 percent more than the -4.4 percent depression of US \$85.7 trillion Gross World Product to US \$96.1 trillion Gross World Product (GWP) using 2020 Bretton Woods Institution statistical estimates pursuant to the Marshal Lerner Condition under 19USC§4421, 22USC§5301 *et seq.* and 2020 Revised estimates: effect of changes in rates of exchange and inflation Report of the Secretary-General A/74/585 of 11 December 2019 corroborated by the nearly completed 2nd edition full length free online *Medical Textbook* (2021) at www.title24uscode.org/medicine.html

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1. Andrew and Ginsburg Estates

This anti-trust case began when a Yosemite National Park Ranger took offense to the newly coined international greeting of 'hydrocortisone, eucalyptus, lavender or peppermint help to cure coronavirus' in violation of the prohibition against any federal interference with the practice of medicine under Sec. 1801 of the Social Security Act under 42USC§1395. The officer did not call to check the Pacific Crest Trail (PCT) permit. Instead he called to run the author's expired ID through their organized conspiracy to arson the National Forests. In this federal accountant there was enough counterfeit currency from the CARES Act for the FBI to ignite 1,000 fires via his mother's divorce where two cities were destroyed. The *posse comitatus* is believed to have been swiftly guided by the Police Chief's best friend to the Governor for unemployment compensation pursuant to 24USC§419(a)(4). California Governor Newsom has the petroleum refining and maritime power to profit from extinguishing the self-combusted styrene railcars in the Arctic with 4-tertiary-butyl-catechol (TBC). Participation in the Permanent Select Committee on Intelligence that needs to be entirely abolished disqualifies Nancy Pelosi as Speaker of the House. Via the USDA Budget Officer, the US District Court for the Central District of California amended counterfeit currency under 31USC§5153 to refer to the Federal Reserve and restored Exclusive Privileges at Sequoia and Yosemite National Park under 16USC§45d to its original un-infringed condition. Has the Secretary of the Interior outlawed the *ultra vires* Yosemite wilderness permit requirement pursuant to *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U. S. 402, 410 (1971) and *Grayned v. City of Rockford* 408 US 104 (1972)?

Associate Justice Ruth Bader Ginsburg (March 15, 1933 – September 18, 2020) did not survive the tampering of *Inyo et al v. Yosemite National Park Thousand Fire Identity Theft Posse*. U.S. District Court for the Central District of California HA-14-28-9-20 (Ginsburg J). Ruth Bader Ginsburg was an associate justice of the United States Supreme Court from 1993 until her death. She is most famed for her pursuit of gender equality and surviving the Whipple operation for pancreatic cancer and lung nodule removal, without impairing the ability of the Court to publish its decisions. She published the book *My Own Words*, MORE in 2016 and starred in the movie *On the Basis of Sex* in 2018. *Aspergillus niger* mold aflatoxin often found in tobacco and peanuts is implicated in pancreatic and other cancers by the International Agency for Research on Cancer (IARC). Topical hydrocortisone crème to the chest instantly cures hard pulmonary nodules from *Aspergillus* spp. (Bindschadler '89: 112)(Sanders; Chest '20: 178).

As a matter of gender equality it is significant to note *Almeda Fire Adultery* HA-19-2-21 (Andrew Esq.) resolves to amend ORS§107.105(1)(h) To change the name of either spouse by requiring the use of the original (maiden) name on all divorce (and probate ?) filings. Widows in mourning often wish their name to be buried next to their eternal spouse, although this can bother the family. While it is necessary that divorcees be counselled to change their name to use their original, maiden name from the moment they file for divorce, dissolution or annulment, the duty to change the name of the un-remarried widow to her maiden name requires name change facilitation by Probate to reduce the burden of proof upon the widow and family of the deceased under 24USC§302 and 24UC§420. A decision resting upon “non-infringement” is generally much more secure than one on invalidity *Harries v. Air King Products Co.* No. 210, Docket 21600 (1950) L. Hand, Chief. It is therefore resolved to amend the law: To change the name of either spouse by facilitating the use of the original, maiden, name on all divorce and probate filings under ORS§107.105(1)(h).

Ephraim Andrew appeared on his birthday Feb. 5, 1973 to petition for the extinguishment of +/- \$40,000 student loans for two Bachelor degrees in psychology and substance abuse pursuant to *Almeda Fire Adultery* HA-19-2-21 (Andrew Esq.). The medical doctor should be greatly honored to pay for Ephraim's psychology and substance abuse Bachelor degrees because Ephraim was born with cerebral palsy and the creation of college fund is necessary to settle her second divisive divorce in behalf of her descendants pursuant to 24USC§420, ORS§107.105(g), ORS§107.085(2)(b)&(3) and 24USC§419. Ephraim's father, Francis E. Andrew aka Skip (Dec. 26, 1938 – Dec. 19, 2021) a retired civil rights and defense attorney, who founded the People's law firm in Chicago, died from Alzheimer's at age 83 without leaving any money, due to three divorces. After a winter holiday outbreak of divorce related involuntary “two bag meth” exposure to brain shrinking pseudo-ephedrine and psychiatric drug temporo-mandibular joint (TMJ) discomfort, Skip's brain became too small to sustain life. The new movie *Judah and the Black Messiah* and the *Murder of Fred Hampton* document Attorney Skip Andrew's greatest case between the Black Panthers and the Chicago Police, from whence the pseudo-ephedrine theory arose to cause premature birth and congenital defects, in his only child. By January statin mitigated un-washable cardiotoxic “robbery” had replaced pseudo-ephedrine and psychiatric drug TMJ as the toxic substances delivered by prohibited devices of divorce court security. Both pseudo-ephedrine and statin drugs cause the brain to shrink. Because pseudo-ephedrine clears the sinuses and nasal passages pseudo-ephedrine is not so prone to meningitis as brain shrinkage caused by statin drugs in people who have not been inoculated with Pneumovax 23. Although rare, it might also be wise for elderly and at risk people with dementia to get the meningococcal vaccine to prevent severe brain infection. It has long been held that statin cholesterol lowering drugs can contribute to or mimic dementia (Horstman '12: 63). Pneumovax 23 cures meningitis overnight, even before the excruciating pain at the injection sites subsides. Pre-treatment with antibiotics is recommended to reduce the snotty load of white blood cell killed bacteremia on the cardiovascular system.

To better protect their minds and the minds of other lawyers and friends of the Court against profound mental disability and illiteracy caused by chronic involuntary exposure to brain shrinking pseudo-ephedrine and statin drugs, cruel delusions due meningitis, and illness, injustice and unhappiness in general, the Justices associated with the US Supreme Court have a duty to the Attorney General and the *Andrew and Ginsburg Estates*: to amend federal torture statute to comply with Arts. 2, 4 and 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (CAT) (1987) by repealing the phrase “outside the United States (tampered in 2009)” from 18USC§2340A(a). This amendment is to be done as a matter of law by the Attorney General, whether or not Pelosi's Congress ever agreed to it when President Obama negligently retorted “the United States does not torture”, whereas national institutions have a fundamental international treaty obligation to redress torture under the Eighth Amendment and *Marbury v. Madison* 5 U.S. 137 Cranch 137; 2 L. Ed. 60; 1803.

The term “qualification standards” may include a requirement that an individual shall not pose a direct threat to the health or safety of other individuals in the workplace in Defense of Title I Sec. 103(b) of the Americans with Disabilities Act (ADA) under 42USC§12113(b). For instance, to prevent rampant torture and organized home invasion associated with narcotic prescriptions it necessary to repeal the “address” requirement from the (home-side) Manner of Issuing Prescription under 21CFR§1306.05 whereas a person may not be used to render a place immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949). To adequately provide Americans with due process to reform organized war criminals and receive just compensation for medically evident torture victimization pursuant to the Fifth and Fourteenth

Amendments, the false accusation and bio-terrorism prone Democratic Congress and Administration must amend Exclusive Remedies at 18USC§2340B to precisely inform the public how and why suffering people, such as workers, disabled workers and crime victims, are paid as a fundamental socio-economic function: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation under Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987).

People and organizations with whom HA has a vested interest, namely members - paying clients and authors of lawsuits, are entitled to dispute resolution. Record is made of conflicts of interest to mitigate loss and counsel parties to realign to seal the record and go separate ways pursuant to the American Bar Association Model Rules of Professional Conduct and Art. 98 of the Constitution of Hospitals & Asylums Non-Government Economy (CHANGE). In response to family dissolution related 1,000 wildfires and adultery in Oregon and California the author plans to stay on the Trail of Tears by winter hot-springing in Arkansas to amend the creation myth of the National Park System in 16USC§1a-1 (2013 restored) and 54USC§100101(b)(1)(A) from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free baths for the indigent' pursuant to 16USC§361 *et seq.* 24USC§18 and §20. Don't forget to wash your face and pits. When the chiggers (treated with nail polish) come out, hike to Battle Mountain Sanitarium Reserve to perfect *bona fide* claims to land and the FY 22 budget under 24USC§153.

2. Prove Hall's mentholiptus cures both coronavirus and flu

The COVID-19 pandemic caused by the “novel” severe acute respiratory syndrome coronavirus (SARS-CoV-2) has brought to light that Hall's mentholiptus is the safest and most effective frontline treatment for both coronavirus and influenza. Nurses like to say, “that which doesn't kill us (as SARS-CoV-2 has mega-murdered more than a million people around the globe) makes us stronger” and for once they are legally allowed to prescribe and administrate this miraculous lifesaving over-the-counter medicine. Coronavirus is the only cold with a cure. Coronavirus colds can be deadly if the lungs fill up with fluid or pneumococcal co-infection, similar to human influenza, but even more contagious. Coronavirus is however easily cured with hydrocortisone, eucalyptus lavender or peppermint (HELP) (Sapeika '63)(Kit-Ying '06). It has long been held, certain essential oils used in aromatherapy can treat and cure allergy and asthma symptoms where conventional medicine has failed – essential oils of lavender, peppermint and eucalyptus are particularly curative of allergic rhinitis (Sapeika '63). For Severe Acute Respiratory Syndrome (SARS), a coronavirus, the inpatient treatment with no fatalities was to ventilate the patient and medicate with the antibiotic levofloxacin (Levaquin), and corticosteroids methylprednisolone IV and then prednisone (Kit-Ying '06).

For the sake of confused coronavirus vaccine monographs and public health pictographs, it is necessary to instantly distinguish the fluid filled lung death jeopardizing allergic rhinitis of coronavirus from the fever, fatigue and wet cough of influenza, fictitious stomach flu, probably caused by unfiltered water and/or bad food and mental illness caused by pneumonial meningitis of shrunken brains caused by involuntary statin and to a lesser extent, sinus and nasal clearing, pseudo-ephedrine exposure, without broad spectrum pneumococcal immunity from Pneumovax 13 and/or 23. It is interesting to note, due to symptoms exhibited by test subjects, usual coronavirus testing is believed to test positive for both coronavirus and influenza. It is however not known how effective the novel coronavirus vaccines are

at curing either coronavirus (95% confidence level misinterpretation?) and flu (?) nor how deadly and dangerous the risk of vaccine injury. In general, a dry cough is pneumonia and wet cough is the flu, treated with Oseltamivir (Tamiflu), Zanamivir (Relenza) and Amantadine (Symmetrel). A dry cough is pneumonia, best treated with ampicillin or best-selling azithromycin (Z-pack) (Sanders; Chest '20:429).

Hydrocortisone crème is highly curative of asthma, allergies of the skin, tissues and digestive tract, aspergillosis, allergic rhinitis, and coronavirus when smeared on the chest or nose and can be purchased at the dollar store. There are many more expensive corticosteroid drugs available. Prescription (nebulized): Pulmicort Respules (budesonide). Prescription (systemic –inject and oral): Celstone (betamethasone), Decadron (dexamethasone), Medrol and Solu-Medrol (methylprednisolone), Prapred and Pediapred (prednisolone), Prednisone and Prelone Syrup (prednisone). Prescription (nasal): Flonase (fluticasone), Nasacort (triamcinolone), Nasalide (flunisolide), Nasonex (mometasone), Pulmicort and Rhinocort (budesonide), Qvar, Vancesnase DS, Vancenase pocket inhaler, Vanceril, and Vanceril DS (beclomethasone). Steroid Nasal Sprays. Common types of inhaled steroids include: beclomethasone (Qvar), budesonide (Pulmicort), budesonide/formoterol (Symbicort) – a combination of a steroid plus a long-acting bronchodilator drug, ciclesonide (Alvesco), fluticasone (Flovent HFA), fluticasone propionate (Flovent Diskus), fluticasone furoate (Arnuity Ellipta), fluticasone propionate/salmeterol (Advair) — a combination of a steroid plus a long-acting bronchodilator, fluticasone furoate/umeclidinium/vilanterol (Trelegy Ellipta) — a combination of a steroid, an anticholinergic, and a long-acting bronchodilator drug, mometasone furoate (Asmanex), and mometasone/formoterol (Dulera) — a combination of a steroid plus a long-acting bronchodilator drug.

Cushing's disease side effects of corticosteroids can include osteoporosis and osteonecrosis, facial changes and weight gain, moodiness, acne, facial hair, upset stomach, glaucoma and cataracts, adrenal insufficiency, high blood sugar (hyperglycemia), high blood pressure (hypertension), increased risk of infection and swelling or water retention necessitating salt elimination and calcium supplementation diet and cortisol dependency (Bernatsky & Senécal '05: 38, 48-52, 86). Tampering with a table on the equivalent doses of glucocorticosteroid drugs with hydroxy-chloroquine and countless other drugs, was noted (Sanders; Oncology '21: in progress).

The COVID-19 pandemic coincides with the premeditated failure to legally exempt corticosteroid inhalers from the 2020 goals of Montreal Protocol on Substances that Deplete the Ozone of 1987, first noted by HA around 2016. It is hoped that Congress will take the initiative to pass the Hydrocortisone, eucalyptus, lavender or peppermint (HELP) Act and the United Nations the included Convention on Pandemic Treatment (CPT). Having established that corticosteroids are the standard medical treatment for coronavirus, to avoid Cushing's disease and depletion of the drug stockpile, it is necessary to prescribe hydrocortisone, eucalyptus, lavender or peppermint to help cure coronavirus allergic rhinitis. Eucalyptus cures coronavirus. This has been made obvious by reports that there are no coronavirus cases in Australia or New Zealand. The Food and Drug Administration (FDA) has approved Lysol, active ingredient eucalyptol, as an environmental cleanser for coronavirus in response to the COVID-19 pandemic. Eucalyptus detergent is also prescribed for mite infested fabrics. Hall's mentholiptus cough drops have proven to safe and effective frontline treatment for curing both coronavirus of the nose and chest and influenza. Hall's mentholiptus to cure coronavirus and flu is the all around winner of the coronavirus product study.

To treat countless exposures, without side-effect or allergies. many curative coronavirus remedies have been tried. Several Baby Boomers recalled their grandmothers having essential oil of eucalyptus

scented humidifiers that might get kids back to school safely. Lavender has also been put in Vitamin water, lattes, and chamomile tea with even more highly curative effect so that there is no nasal irritation by the end of such a drink. Essential oil of eucalyptus, lavender or peppermint aromatherapy cure coronavirus and mold allergies, but may take about an hour to clear the infected nostrils. To avoid injury that slows healing, it is best to use the spray for environmental cleaning and immediately clear the nostrils with the aroma alone. Echinacea is a life-saving and curative treatment for coronavirus infections that have descended to the lungs. A strong peppermint tea is probably the safest, most convenient, and effective herbal remedy for coronavirus. Peppermint candy takes about an hour to clear nostrils, it may be slow, but when every snot nosed child in the nation has had a candy cane at the same time, it is our belief in Sanders Clause that will bring the COVID-19 pandemic and associated gag orders, drug stockpile shortages and lockdowns to an end. A half gallon of peppermint ice cream will cure coronavirus. With a little army discipline regarding washing your pits (including face and nostrils) pursuant to 24USC§20, there is no denying that the all around best frontline treatment to cure all global germaphobic coronavirus and influenza pandemics is - Hall's and other mentholyptus.

To inform the public it should be adequate for the Food and Drug Administration Coronavirus Product Advisory Committee to publish and email this decision that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and mentholyptus cough drops cure both coronavirus and influenza pursuant to 21CFR§14.1(2)(iv), and procedures for classifying OTC drugs as generally recognized as safe and effective and not misbranded, and for establishing monographs under 21CFR§330.10, for the edification of the Secretary of Health and Human Services under 42USC§300u. Due to failure to act, initial and any further noncompliance of the FDA Coronavirus Products Advisory Committee to inform the public that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and mentholyptus cough drops cure both coronavirus and influenza, administrative remedy must be exhausted by the Committee in good faith respect for the author under 21CFR§14.7 and §10.30. Having prescribed Hall's mentholyptus to cure coronavirus and influenza or failed to perform is it time to terminate the Coronavirus Products Advisory Committee pursuant to 21CFR§14.55. Whereas the electronic docket at <http://www.regulations.gov> at Docket No. FDA 2013-S-0610 is inaccessible the Coronavirus Products Advisory Panel is requested to submit two copies of this case to Division of Dockets Management, Department of Health and Human Services, Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

3. Coronavirus and flu vaccine antitrust advertising and injury compensation lawsuit

Coronavirus vaccine monographs confuse nasal symptoms of coronavirus and cough and fever of influenza used by public health departments to describe coronavirus. In some coughing communities the pandemic is indeed influenza, but in most snot nosed coronavirus prevails. This confusion regarding coronavirus symptoms discourages and complicates the study of vaccine effectiveness. Frontline tests are also thought to test positive for both influenza and coronavirus. In Brazil the Chinese vaccine was only 50% effective and deaths were reported in the elderly test subjects of the Pfizer vaccine in Scandinavia, in the United States only one death was reported because it is said that is what the “vaccer” would have wanted. To conclusively end the COVID-19 pandemic and prevent future coronavirus and influenza pandemics it is medically necessary to sue coronavirus and influenza vaccine monopolists under anti-trust statute for deceptive advertising in restraint of trade in mentholyptus cough drops, such Hall's as the frontline treatment for both coronavirus and influenza under 15USC§1, §2, §13a and §15. To prevent depletion of drug stockpiles it is necessary to inform the public that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and mentholyptus

cough drops cure both coronavirus and influenza. However, international conspiracy by the UN News Centre to protect vaccine manufacturers against dissent has been compounded by the monopolization of the news media and all levels of government to advertise for dangerous experimental coronavirus vaccines, although biological experimentation is a war crime. Many people have died from participating in coronavirus vaccine experiments and millions more have died from not being informed of the cheap, over-the-counter remedies for coronavirus – hydrocortisone, eucalyptus, lavender or peppermint, with Hall's mentholiptus curing both coronavirus and influenza. Cooperation of vaccine manufacturers should be elicited by limiting their fine for deceptive advertising eliminating competition to up to \$5,000 under 15USC§13a with a limit of up to \$100 million fine for personal suits for disability and death bypassing the physician boycott of the Vaccine Injury Compensation Trust Fund under 15USC§15.

Germaphobia is the irrational fear of germs and./or their treatment. Because coronavirus and influenza are statistically deadly viral infections, fear of these pandemics is not entirely irrational, however fear or inability of the medical establishment to prescribe a cure is as deadly as it is infuriating to any rational observer who diagnoses coronavirus by nasal inflammation and influenza by the wet cough and treats both with mentholiptus cough drops. There are two reasons for this. The first is that the law of perversity, expounded upon in the many full length medical textbooks edited by National Institute of Allergies and Infectious Disease Director Anthony Fauci, is that the least is known about the most common diseases. The second is that doctors make the worst patients. This is the *mens rhea* for the commission of restraint of trade. Coronavirus and influenza are such highly contagious diseases that the plurality of exposed health professionals cannot help but contract them and suffer from denial regarding the symptoms to justify working although infected and then mistakenly plea for immunity from a vaccine, that has either failed or isn't available, when they should be prescribing mentholiptus cough drops, but don't know to do so and then inexplicably “shank” anyone who does. The pith and substance of this anti-trust case is that coronavirus vaccine monographs deceptively confuse coronavirus and influenza symptoms, casting the medical effectiveness of the vaccine on a confused population into doubt, and eliminate competition posed by curative treatment with over-the-counter hydrocortisone, eucalyptus, lavender or peppermint.

The World Health Organization (WHO) is to blame for denying that there is any treatment for coronavirus, however the United Nations is protected against liability by the UN Convention on the Privileges and Immunities of the United Nations (1946). Application of the Convention on the Prevention and Punishment of the Crime of Genocide (*The Gambia v. Myanmar*) Summary 2020/1 23 January 2020 held Myanmar's military and security forces responsible, inter alia, for killings, rape and other forms of sexual violence, torture, beatings, cruel treatment, and for the destruction of or denial of access to food, shelter and other essentials of life, all with the intent to destroy the Rohingya group, in whole or in part. This decision brought to light that destruction, denial and deprivation of rights are common crimes of genocide, and that it is a war crime against the entire race for the WHO to deny a prescription for hydrocortisone, eucalyptus, lavender or peppermint to cure coronavirus and mentholiptus to cure coronavirus and flu. Civil action for deprivation of rights is available under 42USC§1983, most skilfully heard as anti-trust, restraint of trade, monopolization and discrimination in vaccine advertisement against cheap, safe and effective over-the-counter remedies of hydrocortisone, eucalyptus, lavender or peppermint cure for coronavirus and mentholiptus cure coronavirus and influenza pursuant to 15USC§1 *et seq.* A complaint must include enough fact to raise a reasonable expectation that discovery will reveal evidence of illegal agreement pursuant to *Bell Atlantic Corp. v. Twombly* No. 05-1126 (2005). *Federal Trade Commission v. Phoebe Putney Health System, Inc, et al*

No. 11-1160 (2013) held the Authority must show that it has been delegated authority not just to act, but to act or regulate anticompetitively *Columbia v. Omni Outdoor Advertising, Inc.*, 499 U.S. 365, 372 (1991). Federal courts are "bound to defer" to a foreign government's construction of its own law, whenever that construction is "reasonable." *In re Vitamin C Antitrust Litigation*, 837 F. 3D 175, 189 (2016) and *Animal Science Products, Inc et al v. Hebei Welcome Pharmaceutical Co. Ltd. et al* No. 16-1220 (2018). It is unreasonable to deny the public information that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and mentholypus is the frontline treatment for both coronavirus and influenza.

Systematic review of 51 studies found no evidence that the flu vaccine is any more effective than a placebo in children (Smith et al '08). Studies published in 2008 found that influenza vaccination was not associated with a reduced risk of pneumonia in older people although it did contribute to a reduction in mortality (Jackson et al '08)(Eurich et al '08). In the winter flu season of 2012-2013 the flu vaccine was only 8% effective (Fiore '09). There are two more problems with the flu vaccine. First, flu vaccine manufacturer propaganda leak. There is considerable loss and theft during the wrongful solicitation for live influenza viruses to create a new vaccine after the last one failed, these leaks are the primary sustainer of the pandemic. For instance, Meridian Bioscience of Newtown in Cincinnati, Ohio knew that it had shipped a potentially lethal flu virus to thousands of medical labs in 18 countries. The H2N2 virus is believed to have been made for Meridian by American Type Culture Collection, a non-profit organization in Manassas, Va., that makes a host of viruses and pathogens for medical and scientific purposes. The H2N2 virus currently is classified as a mid-grade biosafety level 2 risk by the U.S. Centers for Disease Control and Prevention, leaving it in the same grade as other, less-deadly influenza viruses noted in *Health Inspector v. Meridian Bio Science* HA-15-4-05. Second, the pandemic does not end until the prescription flu drugs arrive. The Mexican Swine Flu A (H1N1) pandemic of 2009 brought to light how poor the control of vaccine solicitations are over the flu virus. The pandemic continued until a shipment of prescription influenza drugs arrived pursuant to the *Legal Consequences of Off-Season Flu Delivery* HA-14-5-09. Around 2010 the FDA removed some 600 different types of flu remedies from the market. The most effective remedy has always been Over-the-counter Theraflu, most consumers are better the next day. The FDA has approved Allegra (Sanofi-Aventis) and Children's Allegra (fexofenadine) and Allegra-D (fexofenadine and pseudoephedrine) product lines to be marketed over-the-counter. The two prescription antivirals that are most commonly used these days are the neuraminidase inhibitors Oseltamivir (Tamiflu) and Zanamivir (Relenza). To this is added Amantadine (Symmetrel) that is reported by the FDA to cure both influenza and the potentially lethal extra-paramyodal syndrome side-effect of one regular dose of anti-psychotic drugs (Smith et al '08). New evidence indicates that Hall's mentholypus cough drops are the frontline cure for both coronavirus and influenza.

4. Termination of COVID-19 pandemic leaks, gag orders, lockdowns and school closures

State, local and tribal responses to the COVID-19 pandemic have incompetently "leaked" restrictive measures while failing to inform the public that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and mentholypus cures coronavirus and influenza. The gag orders, mask requirements, business closures and stay at home orders are unjustified because public officials do not prescribe Hall's mentholypus. On the other hand, because the World Health Organization goes unchecked on their assertion that there is no treatment for COVID-19, hospitals, swamped with COVID-19 patients, due to the diversion of coronavirus and influenza patients from general practice to COVID-19 testing stations and thence to hospital Intensive Care Unit (ICU), where patients are treated

with many drugs including curative dexamethasone IV, hypocritically demand public officials lockdown non-essential commercial activity and issue stay-at-home orders, instead of informing the public that hydrocortisone crème smeared on the nose is a safe and effective corticosteroid for the public to cure their coronavirus with, and that Hall's mentholyptus is the frontline treatment for coronavirus and influenza. The fundamental legal reason for this grave economic error is that it is necessary 'To insert the word 'prescription' after inspection, and before fumigation, in domestic quarantine statute under 42USC§264 and 42CFR§70.2 to weather the global public health germaphobia regarding common coronavirus and influenza pandemics. Public health authorities and public officials in the United States must ignore the incitement to unconventional fumigation and learn to respond appropriately to statistical and health inspection information indicating the presence of contagious disease by “prescribing” the best available treatment for the disease – hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and Hall's mentholyptus is the frontline over-the-counter treatment for both coronavirus and influenza.

The economy and public space must be locally protected against deadly disease, misinformation, and inappropriate gag orders requiring masks, non-essential service closures and stay-at-home order by requiring that all responses to the COVID-19 pandemic involve prescribing hydrocortisone, eucalyptus, lavender or peppermint to cure coronavirus and metholyptus to cure coronavirus and influenza pursuant to anti-trust statute. No damages, interest on damages, costs or attorney’s fees may be recovered under section 4, 4A, or 4C of the Clayton Act (15 U.S.C. 15, 15a, or 15c) in any claim against a person based on any official action directed by a local government, or official or employee thereof acting in an official capacity under 15USC§35 and §36. Given the antitrust laws' values of free enterprise and economic competition, "state-action immunity is disfavored," in *FTC v. Ticor Title Ins. Co.*, 504 U.S. 621, 636 (1991). To be as fair to quarantining public officials as vaccine manufacturers, state health inspectors must be held responsible for advertising that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and Hall's mentholyptus cures coronavirus and influenza, to the establishment they are compelled to inspect. The up to \$5,000 fine for anti-competitive advertising may be necessary to discipline unemployment compensation paying Governors in every State to prescribe, at least Hall's mentholyptus and essential oil of eucalyptus scented humidifiers to safely lift the quarantine and get back to school under 15USC§13a. It is not that state actors owe monetary compensation for their unjustified tortures and deprivations of rights under color of COVID-19 pursuant to Art. 14 of the Convention against Torture, it is that state actors owe people the over-the-counter prescription they need to protect the public against COVID-19 so that the pandemic is medically redressed and public space fully rehabilitated. . Public officials must prescribe the public the hydrocortisone, eucalyptus, lavender or peppermint they need to cure the COVID-19 pandemic. Mentholyptus cures both coronavirus and influenza. In some communities, local influenza pandemics have been misdiagnosed as coronavirus by public health authority quarantine pictographs. Hall's mentholyptus has miraculously arisen to cure both coronavirus and influenza to resolve this deceptive advertising by public health authorities and make us stronger and less asthmatic in the future.

Great care must be taken with reopening restaurants, bars, retail establishments and schools to ensure that every individual in the population knows to treat the potentially deadly COVID-19 nasal irritation with over-the-counter hydrocortisone, eucalyptus, lavender or peppermint and that mentholyptus cures coronavirus and influenza. Vaccine propaganda doesn't work, vaccines are not entirely effective, many people don't get vaccinated and vaccinated people can be covered in coronavirus or other germs they are insensitive and immune to, most frighteningly in regards to the UN health professional monopolized ebolavirus vaccine, and transmit it to others. Public spaces, especially schools of “snot

nosed children and adults” are highly advised be fumigated with non-toxic and hypo-allergenic essential oil of eucalyptus scented humidifiers. Air purifiers recommended in response to the COVID-19 pandemic are placebo or make air quality worse for nasal health. Several Baby Boomers have reported that essential oil of eucalyptus scented humidifiers were widely used by their grandparents in the 1950's. Because there is nothing more important than the health and safety of our children, who may not have learned to medicate themselves with Hall's mentholiptus, schools reopening are highly advised to strategically place essential oil of eucalyptus humidifiers to sterilize all the air in public spaces and classrooms within the school pursuant to standing regulations to control communicable disease under 42USC§264 and measures in event of inadequate local control under 42CFR§70.2.

5. Vaccine Injury Compensation Program boycott coronavirus vaccine injury settlement

Good faith cooperation of vaccine manufacturers is hoped to be elicited by converting their up to \$100 million fine under the Sherman Anti-Trust Act to budget to pay compensation for personal suits for disability and death incidental to biological experimentation with the coronavirus vaccine to bypass the physician boycott of the Vaccine Injury Compensation Trust Fund under 15USC§15. The boycott of the Vaccine Injury Compensation Program (VICP) by physicians has been highly criticized every permanently disabled victim. It is virtually impossible to convince any physician to submit their medical evidence to the VICP for compensation. Reporting case studies to the FDA, free of charge, has however been highly successful at making biologics safer. After reporting the risk of deformity of the hip from Pertussis vaccine exposure during child development, the Diptheria, Tetanus and Pertussis vaccine (DtaP) has been changed to just Diptheria and Tetanus (DT). More recently a claim was heard regarding Hashimoto thyroiditis from exposure to the Mumps, Measles and Rubella (MMR) vaccine. The reference to auto-immune disease should have been immediately checked with antibiotics to try treating chronic infection of the deformed thyroid gland before administering Pneumovax 13 for children or 23 for adults. Infringement with the MMR message on cell phones is noted whereas a patent is valid if it is not infringed pursuant to *Altvater v. Freeman* 319 U.S. 359, 363, 63 S.Ct. 1115, 1117, 87 L.Ed. 1450 (1950) Friendly J.

Pediatric well child visits center around the vaccination schedule. The CDC recommended immunization schedule. First Hepatitis B (Hep B) is given at birth. 2nd Hep B, and 1st Diptheria and Tetanus [Diptheria, Tetanus and Pertusis (DPT or DtaP acellular Pertussis)], Hib, Inactivated Poliovirus (IPV), rotavirus and Pneumococcal are at 2 mo, DPT or DTaP, Hib, IPV at 4 mo., Hep B, DT [DPT or DtaP], Hib, IPV at 6 mo. Hep B, DT [DPT or DTaP], VZV at 12 mo., MMR at 15 mo., DT [DPT] at 18 mo., DPT or DTaP, IPV, MMR at 4-6 years. Hep B, MMR, VZV at 11-12 years. The second dose of MMR is recommended at 4-6 years and should be received no later than 11-12 y. Susceptible children can receive the varicella vaccine at any visit after the first birthday, and children should be immunized by age 11-12 y. Susceptible children 13 y or older should receive two doses, at least 1 mo apart. Rv (rotavirus vaccine) was removed from the market in 1999, it had been administered at ages 2, 4 and 6 mo. Pneumococcal vaccine recently has been recommended to be administered at 2, 4 and 6 mo with a booster dose as 12-15 mo. Between 18 months and 18 children are also subjected to an annual influenza vaccination, Hep B at 18 mo., DTaP at 18 mo and 4-6 years, IPV 18 mo and 4-6 years, MMR 4-6 years, VAR 4-6 years, Hep A 18 mo and 19-23 mo, Meningococcal HibMenCY at 11-12 and at 16 years, Tdap 11-12 years. 2vHPV females, 4vHPV for males. Polio and smallpox have been eradicated and measles and mumps are been greatly reduced as threats to children. A transient morbilliform rash is an adverse effect associated with the MMR vaccine. The pertussis vaccine is thought to cause death, neurological and developmental hip disorder in some babies and small infants and is not administered

to children under age 2 in Europe. The United States now provides a DT (Diphtheria and Tetanus) vaccine to replace the DTP (with pertussis) and DTaP (activated Pertussis). The rubella vaccine is active, infectious and dangerous to unvaccinated pregnant mothers (Sanders; Chest '20:460). Rubella is certainly the infringing agent in the MMR. Rubella causes congenital rubella syndrome, sensorineural deafness, cataracts, heart defects (patent ductus arteriosus, septal defects), meningoencephalitis, IUGR, thrombocytopenia, hepatitis, and pneumonitis. All rubella nonimmune women are supposed to be vaccinated except during pregnancy. A lot of the problem with rubella is that the vaccine uses a live culture (Sanders; Children '16: 69-70), that requires more study to provide a more attenuated inactive rubella vaccine. The coronavirus vaccine is currently recommended for people over the age of 16. Vaccination for adults is not compulsory except for international travelers and occupational medicine. There is no way that either the coronavirus nor influenza vaccines can or should be made compulsory. Hall's mentholyptus cures both coronavirus and influenza.

The pneumococcal vaccine, Pneumovax 13 for children and 23 for adults, is a miracle for disease prevention, and healing heart, lung and brain damage. Pneumovax was developed to prevent pneumonias caused by the pneumococcus bacteria, which can cause severe, even fatal pneumonia and infection of damaged hearts and brains. After receiving Pneumovax, the body is able to make antibodies against the pneumococcus bacteria. These antibodies, in people with COPD, appear to remain at high levels for five to ten years or longer, so injections at about ten-year intervals are usually recommended. This vaccine can cause increased soreness and swelling at the injection site if given too soon after the last injection, because of the high antibody levels still present in the body (Tucker et al '01: 77). *Streptococcus pneumonia* (pneumococcus) is a bacterium associated with many cases of pneumonia, meningitis, bacteremia (systemic infection in the bloodstream) and ear infections. At least 10 to 25 percent of all pneumonia cultures *S. pneumonia* and approximately one-third of all ear infections in children are associated with *S. pneumonia* growth. In addition the estimated incidence of pneumococcal meningitis is 1 or 2 per 100,000 persons, and pneumococcal bacteremia (infection in the bloodstream) may occur as often as 160 per 100,000 children under two years of age. In 1977 a pneumococcal vaccine was licensed which contained 14 types of *S. pneumonia*. This was replaced by a vaccine of 23 types in 1983. The estimated effectiveness of the pneumococcal vaccine is 60 to 70 percent. Approximately 50 percent of vaccines (30 to 40 percent in children) develop swelling and pain at the injection site. Fever, muscle pain and severe swelling occur in less than one percent of those vaccinated (Neustadter '96: 187-189). Pneumovax 23 has been held to prevent *Streptococcus pyogenes* that causes strep throat and rheumatic heart disease, with 25 percent chance of dying in 10 years if untreated with antibiotics. Pneumovax 23 is highly useful for preventing opportunistic infections of damaged hearts, lungs and brains and a fundamental argument in this brief is that inoculated health practitioners insensitive to these chronic infections need to routinely prescribe Pneumovax every decade for working age people, and not only to persons over the age of 65. Pneumovax 23 cures meningitis overnight, even before the excruciating pain at the injection sites subsides. Pre-treatment with antibiotics is recommended to reduce the snotty load of white blood cell killed bacteremia on the cardiovascular system.

To prevent adverse reaction and compensate those people who are victims of adverse reactions to vaccines there is established a National Vaccine Injury Compensation Program to be administered by the Secretary under 42USC§300aa-10. Whereas the Vaccine Injury Table is somewhat outdated most claims are directed to the Secretary to revise the Table under 42USC§300aa-14(c)(1). A civil action against a vaccine manufacturer for damages for a vaccine-related injury or death associated with the administration of a vaccine, shall be tried in three stages. (a) Liability: The first stage of such a civil

action shall be held to determine if a vaccine manufacturer is liable. (b) General damages: The second stage of such a civil action shall be held to determine the amount of damages (other than punitive damages) a vaccine manufacturer found to be liable to pay. (c) Punitive damages: If sought by the plaintiff, the third stage of such an action shall be held to determine the amount of punitive damages a vaccine manufacturer found to be liable to pay, if in such an action the manufacturer shows that it complied, in all material respects, with all requirements under the Federal Food, Drug, and Cosmetic Act under 21USC§301 *et seq.*

The VICP has experienced a steady increase in claims in recent years. In total, claims have doubled over FY 2009 levels and are projected to steadily increase through FY 2017 and beyond. At the same time as claims have increased, the appropriated reimbursement from the Vaccine Injury Compensation Trust Fund has not significantly increased since FY 2009. In FY 2009, 400 cases were filed; VICP funded 41 FTE for an average caseload per attorney of 9.7. By 2015, the number of cases significantly increased to over 800 but, currently, the VICP only funds 36 FTE. Cases are expected to further increase to approximately 1,000 in FY 2016 and 1,200 in FY 2017. Without additional relief, the caseload per attorney will be 30 cases; however, with the additional reimbursement requested, the caseload will be 23.1 per attorney. To fully fund the Program in FY 2017 and to add staff to handle the increasing claims, an additional \$2.6 million reimbursement from the Vaccine Injury Compensation Trust Fund is required, bringing the total appropriated reimbursement from \$9.4 million to \$12.0 million. Payments are very high. Payments are so high, few of the many victims are compensated. Discretionary funding for the Vaccine Injury Compensation Program (VICP) distorts the budget to invent the concept of Direct payments, to justify accounting for VICP as discretionary rather than mandatory funding, but it adds up. The Centers for Disease Prevention and Control (CDC) similarly distorts their budget by claiming billions of dollars of outlays for vaccines but offsets every penny and is not believed to exercise any fiscal authority regarding vaccines whatsoever, only the illusion of having some basis in the market to account for the sale of vaccines.

6. DEA Diversion Control registration boycott and other conventional health non-infringement

It is highly reassuring, online pharmacies neither sell controlled substances nor are they required to register DEA under 21CFR§1301.11(b). Physicians, practical nurses, surgeons and pharmacists who do not prescribe, nor have any legitimate reason to prescribe, any UN controlled substances, in the course of their professional practice, are hereby encouraged not to pay the \$1,500 biannual DEA registration fee, they don't use under 21CFR§1301.11. The DEA license is thought to be unbecoming of an officer, especially health professionals who don't use the license, but pay for it anyway due to peer pressure, have poor to nonexistent legal educations, and cannot help but to offend the principle of non-use of force in Art. 2(4) of the UN Charter as explained in *Military and Paramilitary Activities in and against Nicaragua (Nicaragua v. United States of America)* Judgment No. 70 (1986). State pharmacy boards are encouraged to take over responsibility for DEA Diversion Control fees of health professionals, if the fee is not entirely deregulated by state pharmaceutical statute pursuant to the prohibition against any federal interference with the practice of medicine under Sec. 1801 of the Social Security Act under 42USC§1395. There is no denying Congress must repeal the “address” requirement from the (home-side) Manner of Issuing Prescription under 21CFR§1306.05 whereas a person may not be used to render a place immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949).

President Trump transferred financing of the Office of National Drug Control Policy (ONDCP) financing from the Centers for Medicare and Medicaid Services (CMS) to the Attorney General. This was a prudent move, but there is a residual mole in the White House and the Attorney General has been the only agency implicated in the toxic delivery of live coronavirus to victimize legitimate petitioners, and is more corrupt than totally since the 2009 tampering of torture statute became enforced by 2010. ONDCP financing by the Center for Medicare and Medicaid Services (CMS) must be terminated. Furthermore, Health and Human Services (HHS) FBI and Attorney General Health Care Fraud Enforcement and Health Care Fraud and Abuse (HCFA) Control Financing must be abolished to prevent infringement by law enforcement on the Health Care Financing Administration (HCFA). Health care is regulated by medical, nursing and pharmacy boards in cooperation with local police, Courts and Treasury. HHS must not pay the Attorney General to defend them against the Federal Court and corrupt the communities of concerned citizens. To stop inciting intelligence failure DHHS must change its name to Public Health Department (PHD).

President Obama received a petition from more than 300 economists to legalize marijuana and abolish drug prohibition law enforcement. The ABA Kennedy Commission (2004) noted the United States has the largest penal population in the world and efforts must be made to reduce it. It is essential that the unwarrantable, undereducated federal police force and corrupt foreign service programs are completely abolished. Although not all of their corruption is health related, it is important to note that the Permanent Select Committee on Intelligence disqualifies Pelosi as Speaker of the House and correct for error. To make the transition from secret federal police only slightly less toxic than the KGB and Gestapo and even more pervasive via their ongoing Windows 8 infringement of Microsoft under Rule 4 Fed. Crim. P., the US Marshall shall require a Bachelor degree, as is required of all law enforcement officers to prevent recidivism, and their budget shall increase in excess of 3 percent annually based upon the usurpation by the federal court of any legitimate responsibilities of the corrupt agencies abolished. The same hold true for Customs and Border Protection (CBP) in regards to the abolition of Immigration and Customs Enforcement (ICE). The agencies slated to be abolished are the Federal Bureau of Investigation (FBI) (protecting only Uniform Crime Reports, National Forensic Laboratory and Police Academy), Drug Enforcement Administration (DEA) (destroying the DEA stockpile and all drugs seized by the police, and terminating DEA Diversion Control if the Department of Health and Human Services or state pharmacy Boards do not want to charge the biannual fee), Immigration and Customs Enforcement (ICE), Interagency Drug and Crime Enforcement, Office of National Drug Control Policy, Sentencing Commission, Central Intelligence Agency (CIA) (State Department protecting the World Factbook), international military finance, international military education, international narcotic control and law enforcement and non-UN peacekeeping are to be completely abolished pursuant to Art. 54 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949) and incremental or total repeal of Authorization for employment of FBI and DEA Senior Executive Service under 5USC§3151-§3152 and 24USC§419(a)(4) for conspiracy in violation of Art. 81 Uniform Code of Military Justice under 10USC§881 .

The reason for the termination of these organizations is that international and domestic terrorism is defined as behavior intended intimidate or coerce a civilian population; to influence the policy of a government by intimidation or coercion; or to affect the conduct of a government by mass destruction, assassination, or kidnapping under 18USC§2331. The intelligence failure is that the moral and material interest of the author under Art. 27 of the Universal Declaration on Human Rights (1948) must be protected against providing material support to terrorists under 18USC§2339A and the Convention on the Prevention and Punishment of Crimes against Internationally Protected Persons, including

Diplomatic Agents (1973). These organizations must not be allowed to perpetuate their misconduct and the misconduct of others pursuant to the prohibition against retaliation and coercion in Sec. 503 of the Americans with Disabilities Act (ADA) under 42USC§12203. A career appointee may be removed from the Senior Executive Service under 5USC§3592(a)(2), if the employee is found by the Office of Personnel Management to be unable, because of disease or injury, to render useful and efficient service in the employee's position and is not qualified for reassignment and is therefore due disability retirement under 5USC§8337(a). Customarily when a significant number of employees are selected for release in a force reduction employees must be given 60 written notice regarding their eligibility for re-employment under 5CFR§351.803. In general, people employed in positions other than legitimate, are not eligible for re-employment with the state or federal government. They are due 40% to 80% of their current wages depending on their length of contribution under 5USC§8339(f, g).

7. Seizure and destruction of toxic substance delivery and cyberstalking devices

Detoxifying from the coronavirus pandemic during a bio-terrorist Democratic Congress and Administration, will require a concerted effort to seize and destroy toxic substances, and their delivery, counterfeiting and cyberstalking devices by public health inspectors and federal Court pursuant to the Food Drug and Cosmetic Act (FD&CA) injunctions under 21USC§331-§333. To enhance control of dangerous biological agents and toxins the Secretary must publish a list of these biological agents and toxins that has the threat to pose a serious risk to society, and update this list biannually. The Secretary shall thereby regulate the activities of public health service laboratories and grantees as well as license and inspect all bio-medical research laboratories using, possessing or stockpiling dangerous toxic substances and laboratory supply companies distributing these toxins to laboratories and when a licensed biological product is determined to present an imminent hazard shall recall such batch, lot or other quantity up to all, from the market and ultimately from existence under 42USC§262(d). To end the COVID-19 pandemic it is essential that all coronavirus from diagnostic testing and unused vaccine laboratory supplies is destroyed pursuant to *Health Inspector v. Meridian Bio Science* HA-15-4-05.

Informed consent is the integral component of the Nuremberg Code developed in the Trials of War Criminals before the Nuremberg Military Tribunals under Control Council Law No. 10, Vol. 2, pp. 181-182. Washington, D.C.: U.S. Government Printing Office, 1949. The Doctors' Trial (officially *United States of America v. Karl Brandt, et al.*) was the first of 12 trials for war crimes that the United States authorities held in their occupation zone in Nuremberg, Germany after the end of World War II. Before the American Medical Association (AMA) Code of Medical Ethics index was severely degraded by leadership accused of unethical biological experimentation on humans, it provided for a million dollar fine for violations of informed consent. The vast majority of informed consent violations involve involuntary exposure to toxic substances. The substances most out of control at this time seem to be weaponized statin and pseudo-ephedrine drugs to shrink brains, administered in conjunction with cardiotoxin or potentially lethal psychiatric drugs, respectively. These are delivered by projectile weapons, syringes or nearly invisible high tech devices initially used to deliver popular "two bag meth". Two bag meth is comprised of pseudo-ephedrine and psychiatric drugs that cause temporomandibular (TMJ) joint discomfort mimicking methamphetamine.

Pseudoephedrine is a fundamental hypocrisy of the COVID-19 pandemic because it is advertised to be used for the temporary relief of stuffy nose and sinus pain/pressure caused by infection (such as the common cold, flu) or other breathing illnesses (such as hay fever, allergies, bronchitis). Pseudoephedrine is a decongestant (sympathomimetic) abused by health professionals in emergency

response to the COVID-19 pandemic, and the treatment of other conditions that should use hydrocortisone. Pseudo-ephedrine is a speed that causes insomnia, except in small doses taken at reasonable hours, that makes it particularly difficult to impossible to overturn false charges and publish, and is an old trick of the police force to foist false charges on the Court. Pseudo-ephedrine is derived from Ephedra a desert scrub found in the Great Basin of Nevada and Utah and is traditionally made into Mormon tea in violation of their bizarre prohibition of hot drinks. Brands of pseudo-ephedrine are: SudoGest, Suphedrine, Wal-Phed D, Sudafed 12 Hour, Sudafed 24 Hour, Sudogest 12-hour, Sudafed, Suphedrin, Wal-phed 12 hour, Sinus 12 Hour.

There seem to be four classes of psychiatric drugs, all are deadly or dangerous, their psychiatric use must be discouraged, and it is absolutely essential that they not be weaponized or abused, most people flush them down the toilet. Although an accurate psychiatric diagnosis may provide valuable insight towards a viable socio-economic solution to mental illness, they ignore the psychosocial, psychotropic and meningitis causes of mental illness, eg. topical exposure to Dimethoxymethylamphetamine (DOM) causes a three panic attack and six month recovery from severe mental illness if not washed off with water (Elvin-Lewis '77). The toxicity of psychiatric drugs totally discredits the psychiatric and mental health professions, whose medical training might be useful in treating mental illness, if they used it to help their patients, rather than enslave and murder them with psychiatric drugs, the modern implement of torturing the tortured mentally ill. Ritalin and Aderol are highly addictive ADHD medicines, similar to cocaine, implicated in Tourette's syndrome. Antidepressant cause particularly violent withdrawal symptoms that have been implicated in school rampage shootings and other self-defeating tortures. Anti-anxiety drugs cause TMJ that may or may not spiral into extra-pyramidal syndrome with one regular dose. TMJ is a disease that mimics the side-effect methamphetamine. Third generation antipsychotic drugs have been designed by combining two second generation drugs, to cause potentially lethal extra-pyramidal syndrome, an out of control spasm of the jaw, with one regular dose. Their dosage is started out low and increased until the patient is immune to the lethal single dose, however patients discontinue use and if they don't flush them, in time of stress take one out of their medicine cabinet and die. The instant cure for the extra-pyramidal syndrome was benztropine (Cogentin) but this life-saving drug was removed from the market by its manufacturer. Hospitals are addicted to benadryl but this is not proven to be effective. The Food and Drug Administration (FDA) approved the flu drug Amantadine (Symmetrel) to cure the extra-pyramidal syndrome side-effect of psychiatric drugs, its efficacy is uncertain.

Statin exposure is highly abused to avoid informing chronic patients that cardiotoxins are unwashable and all contaminated fabric must be thrown away and that a vegan diet and cardiovascular exercise are essential. To maliciously cause brain damage statins are often sprayed in the hair or hat that must be washed. Statin brain damage is particularly vulnerable to meningitis and it is imperative that statin consumer be inoculated with Pneumovax. Statin cholesterol lowering drugs or interactions can contribute to or mimic dementia (Horstman '12: 63). After decades of concentrating on cholesterol as the supposed culprit in arteriosclerosis the development of statin drugs was almost inevitable. Statin drugs Lipitor, Mevacor, Zocor, Pravachol, or the ill-fated Baycol, all use HMG-CoA reductase enzyme inhibitors to halt the cholesterol synthetic pathway. The Baycol trial held in Corpus Christi, Texas, studied the side effects of statin drugs ending in an injunction against the drug. Numerous other studies have however found that statin cholesterol lowering drugs significantly decrease death from heart attack and stroke. Defenders of Lipitor, Zocor, Pravachol, Mevacor and Lescol point out that statins reduce the risks of heart attacks, strokes and cardiovascular deaths. This is true, but helping people also means reducing the risks of serious side effects like chronic muscle pain, muscle injury, liver

injury, kidney injury, brain damage, psychological changes, cognitive impairments, global amnesia and cancer. After years of using statins without difficulty, 1 in 2,000 people develop nerve injuries that can be severe and permanent. With twenty million Americans taking statins, that's 10,000 people per year (Graveline '04: i, v, 39-41). Supplements of CoQ10 reduce muscle pain from statins taken about 60-120 mg twice daily. Another approach is to reduce the dose of statin and add ezetimibe, a drug that lowers cholesterol by blocking its absorption in the lining of the intestine. Ezetimibe doesn't affect the muscles, but it helps the statin work eight times better, so a much lower dose of statin will be effective (Spence '05: 153, 154).

Cardiotoxins are leaked from large "kegs" ostensibly used to supply cruel and unusual animal laboratory research experiments, usually conducted on medical campuses, such as the major leak from the University of Cincinnati published by the American Journal of Physiology (Butler et al '07). The University of Cincinnati Medical Campus of Tuskegee Syphilis Study infamy, is believed to have another keg 2021 that must be seized and destroyed pursuant to 42USC§262(d). These "keg parties" can cause extensive local damage, with scores of mattresses thrown out on trash day, and uncounted deaths of elderly and unwitting patients who must check their mate, without medical counsel regarding the danger posed by cardiotoxins. Cardiotoxins from kegs can be transported to create interstate franchises that are noted for being popular with corrupt divorce court security. Cardiotoxins cause ischemic chest pain from arteriosclerosis, and damage the heart making it vulnerable to infectious endocarditis usually caused by *Streptococcus pyogenes* that must be treated with antibiotics or there is a 25% chance of dying over ten years of excruciating chronic disease, without excessive re-exposure to deadly cardiotoxins. Although cardiotoxins wash off from the skin and hair, they are a permanent invisible dye on fabrics that cannot be washed out. If washed or exposed to water the cardiotoxin contaminate all fabrics that come in contact with the aqueous solution. Treatment involves swiftly throwing away all contaminated fabrics, and replacing essential garments, bedding and mattresses at great expense. Provided the heart damage is not too advanced the chest pain should immediately subside, otherwise it can take three days for a healthy heart to recover, or longer for a flabby out of shape heart. Fresh fabrics are essential but expensive. Failure to use fresh fabrics will lead to severe heart damage, infection and likely death from a heart attack. Statin drugs can help to tolerate the pain and improve survival but the dementia impairs necessary identification of the contaminated fabrics resulting in chronic condition and drug dependency. Institutional Review Boards (IRBs) established pursuant to Title 45 Code of Federal Regulations, Part 46, Protection of Human Subjects, Revised November 13, 2001, effective December 13, 2001 must adhere to the voluntary principles of the Declaration of Helsinki and companion Guiding Principles in the Care and Use of Animals and whereas there is absolutely no legitimate reason to conduct cruel and unusual cardiotoxic research on animals and these experiments are so prone to abuse, they must be prohibited by the IRB, and the keg of cardiotoxin, at the University of Cincinnati and elsewhere, seized and destroyed by the Secretary of Health and Human Services under 42USC§262(d).

Any electronic, mechanical, or other device used, sent, carried, manufactured, assembled, possessed, sold, or advertised in violation of 18USC§2511 or 18USC§2512 may be seized and forfeited to the United States under 18USC§2513. There are a number of cyberstalking devices that must be prohibited, seized and destroyed with regards as to whether there is any legitimate use for the device or if it was merely abused by an unjustified law enforcement officer. The primary concern of the unpublished US Courts is unauthorized desktop surveillance that enables unauthorized access and alteration of computer records and websites perish under 18USC§2701 and 18USC§1512. Also of

concern are telephone and cellphone wiretapping and geo-location technology, particularly in Oregon where interception of oral communications without order under ORS§133.726 has not been repealed pursuant to *Public Utilities Commission et al v. Ellen Rosenblum, Oregon Attorney General* HA-16-11-20 and obtaining geolocation information from portable electronic devices ORS§133.539(1)(b) is unwarranted, toxic and un-redressed by the statute although interception of communication is a common crime under ORS§165.543. Law enforcement officers installing and accessing pen trap and track and trace devices are identified under 18USC§3123(3)(A)(i). Searches without warrant are prohibited under 18USC§2236, search warrants procured maliciously under 18USC§2235 and authority exceeded in executing search warrant under 18USC§2234. A distinction is made regarding surveillance that is dangerously poisonous in its intent to kill, injure, harass, intimidate, by stalking statute under 18USC§2261A. Unemployment insurance should be available whereas the term “qualification standards” may include a requirement that an individual shall not pose a direct threat to the health or safety of other individuals in the workplace in Defense of Sec. 103(b) of the Americans with Disabilities Act (ADA) under 42USC§12113(b) and 24USC§419.

There is a new close range app that turns off the power to Macintosh computers from public and private electricity outlets. The term “energy facility” means a facility that is involved in the production, storage, transmission, or distribution of electricity. Destruction of an energy facility is a terrorist crime to knowingly and willfully damage or attempt or conspire to damage the property of an energy facility under 18USC§1366. The production of these defective national-defense utilities needs to be terminated under 18USC§2156. Manufacture, distribution, possession and advertising of these wire, oral or electronic communication intercepting devices must be prohibited under 18USC§2512. This opportunistic app is insulting the severe injury to Macbook Air battery life reduced from 12 hours to 6 hours by the new Catalina processor. New computers and cell phones have also become increasingly sensitive to heat and cold. Testimony on the street has revealed that there is a conspiracy between computer and cell phone technology manufacturers to save electricity by limiting charging ability to temperatures over 40 degrees and less than 80 degrees Fahrenheit. Apple and other computer and cell phone manufacturers are sued for injuriously assaulting battery life, in conspiracy to harass and intimidate computer users under 18USC§2261A(2). Anti-trust against electronics manufacturers is warranted to redress this grievous restraint of trade in regards to charging batteries in the heat or cold and in places other than complete isolation in defense of First Amendment freedoms pursuant to 15USC§1 *et seq. Cantwell v. Connecticut* 310 US 296 (1940), *Associated Press v. United States* 326 US 1 (1945), *Bantam Books, Inc. v. Sullivan* 372 U.S. 58, 70 (1963) and *New York Times v. Sullivan* 376 U.S. 254 (1964).

8. Warranty for adulterated tobacco products

It is interesting to note that menthol cigarettes cure coronavirus. To redress widespread tobacco product adulteration in the beginning of 2021, transient infringement on the Bureau of Alcohol, Tobacco, Tax and Trade Bureau (TTB) incidental to an interstate cardiotoxin customer at the University of Cincinnati medical campus, evident in at least Oregon and California gas stations and convenience stores, other than professional tobacconists and smoke shops, certain tobacco products need to be removed from the shelves and replaced with unadulterated products at no cost to the buyer, retailer, manufacturer or wholesaler pursuant to Warranty of Title and Against Infringement, Obligation of the Buyer against Infringement Sec. 2-312. The theory is that the tobacco products are switched with recalled tobacco that has been seized, adulterated and counterfeited by a conspiracy of police and health professionals acting under auspice of the Affordable Care Act that can be held liable

for up to \$100 million restraint of trade under 15USC§1. The Food and Drug Administration will need to ensure the apologetic cooperation of the Center of Tobacco Products that severely contaminated the 2014 harvest with green tomatoes, with their unskilled teenage anti-smoking propaganda soldiers, and be nice to the affected tobacco producers – specifically the cheap pipe tobacco people roll to avoid paying the high price of premium tobacco and Taylor makes, some of which may be adulterated, and any high tech counterfeiting devices are especially wanted pursuant to Food Drug and Cosmetic Act under 21USC§331-§333. Human testing is complicated by the TMJ induced allergy to good tobacco, that can cause potentially lethal extrapyramidal symptoms until the the toxic substance is excreted. The other poison causes nausea that is quickly relieved by smoking good or TMJ contaminated tobacco.

Alcohol, Tobacco, Tax and Trade Bureau (ATTTB) was formed in January 2003, under the Homeland Security Act of 2002, but its history began more than 200 years ago as one of the earliest federal tax collection agencies. The history of taxation and regulatory control on the alcohol and tobacco industries the first Federal taxes levied on distilled spirits in 1791 by Alexander Hamilton that paid off the Revolutionary War debts at the cost of a Whiskey Rebellion. The Alcohol and Tobacco Tax and Trade Bureau (TTB) was created in January of 2003, when the Bureau of Alcohol, Tobacco and Firearms (ATF), was extensively reorganized under the provisions of the Homeland Security Act of 2002. TTB is the third largest tax collection agency in the U.S. government, behind the Internal Revenue Service (IRS) and U.S. Customs and Border Protection (CBP). Annual revenues from the alcohol, tobacco, firearms, and ammunition industries are approximately \$22 billion. TTB excise tax collections reached an historic high of nearly \$24 billion in FY 2010, principally due to an unfair increase in the price of pre-rolled and roll-your-own tobacco that has driven dwindling consumers to smoke pipe tobacco and causing steadily dwindling tobacco revenues. TTB collected nearly \$22 billion in excise taxes and other revenues from more than 14,000 taxpayers in the alcohol, tobacco, firearms, and ammunitions industries FY 17. Historical Table 2.4 regarding Excise Taxes OMB lists alcohol and tobacco as separate spending categories, ignores other less significant sources of revenues and produces a total that is \$2.7 billion higher than total revenues reported by TTB. This could be explained by \$3 billion in excise taxes on alcohol and tobacco imports by Customs, that should be left with Customs. To normalize agency reporting OMB Table 2.4 is advised to be simplified by consolidating alcohol and tobacco excise taxes into a figure that exactly matches net collections reported by TTB. Due to the unfairness of the 2010 tobacco both total TTB excise tax revenues and smoking rates are in decline. TTB has no recourse but to propose a federal excise tax on recreational marijuana to Congress. TTB is highly advised to change the name of their agency to Alcohol, Tobacco and Marijuana (ATM), to support the taxation of recreational marijuana by Congress and release of nonviolent drug prisoners from federal prison, with the clever acronym for a Treasury agency that needs to remind consumers to pay in cash. Congress and the Attorney General must only repeal marijuana from Schedule I(c)(17) of the CSA under 21USC§812(c).

It has been advised that the Center of Tobacco Product be abolished, because FDA inspectors should not spend their tobacco and other revenues on "tobacco". As of December 31, 2015, FDA had contracts to conduct compliance check inspections at tobacco retail establishments with 55 States, territories, and tribal jurisdictions. Compliance check inspections pertain to tobacco marketing, sales, and distribution of tobacco products at retail locations. Since the October 2010 inception of FDA's Tobacco Retail Compliance Check Inspection Program through December 2015, FDA has: completed over 549,300 inspections issued over 38,800 warning letters, levied more than 6,400 civil monetary penalties, filed 8 No-Tobacco-Sale Order (NTSO) complaints commissioned more than 2,300 officers and employees from the States, territories, and their political subdivisions and provides a training

program for those that perform inspections. Tobacco use is alleged to remain to be the leading cause of preventable disease and death in the United States, causing more than 480,000 deaths every single year. Tobacco use also causes substantial financial costs, with direct health care and lost productivity costs totaling nearly \$300 billion a year. In 2017, FDA announced a new comprehensive plan for tobacco and nicotine regulation that will serve as a multi-year roadmap to better protect kids and significantly reduce tobacco-related disease and death. The approach places nicotine, and the issue of addiction, at the center of the agency's tobacco regulation efforts. The goal is to ensure that FDA has the proper scientific and regulatory foundation to efficiently and effectively implement the Family Smoking Prevention and Tobacco Control Act. FDA must stop scheming to strike a match between revenues and made science bent on reinventing the cigarette. CTP must be abolished under the Nuremberg Code to prevent adulteration, misbranding or false representation of tobacco products under 21USC§331-§333.

The Center for Tobacco Products has extended FDA drug regulation to tobacco products made available to people over the age of 18 by specially licensed vendors since the Family Smoking Prevention and Tobacco Control Act (Tobacco Control Act) became law on June 22, 2009 charged with developing a more informative drug label. Although required to do so by July 22, 2010 the Federal Cigarette Labeling and Advertising Act has yet to be amended and industry to implement the new labels, and the cigarette labeling project has been abandoned. The Food and Drug Administration (FDA) spent (obligated) less than half of the \$1.1 billion in tobacco user fees it collected from manufacturers and others from fiscal year 2009 through the end of fiscal year 2012; however, FDA's spending increased substantially in fiscal year 2013. Through December 31, 2013, FDA spent nearly 81 percent of the approximately \$1.75 billion in fees collected by that time. According to officials in FDA's Center for Tobacco Products (CTP), the center established by the Family Smoking Prevention and Tobacco Control Act (Tobacco Control Act) to implement the act's provisions, the time it took to award contracts contributed to the center spending less than it had planned to spend. In fiscal year 2013, FDA was able to carry out a number of activities that were originally planned for fiscal years 2011 and 2012, such as efforts to educate youth on the dangers of smoking. About 79 percent (\$1.12 billion) of user fees spent as of December 31, 2013, was spent by three CTP offices: Office of Health Communication and Education, Office of Science, and Office of Compliance and Enforcement. The publicly proposed lower nicotine level law is such an involuntary biomedical experiment, with an unproven product, that funding for the tobacco regulatory agency must be terminated by informed consent of the Nuremberg Code, Sec. 301 of the Food, Drug and Cosmetic Act under 21USC§331 and Art. 2 Sec. 3 of the United States Constitution. The FDA must keep all estimated \$1.3 billion tobacco user fees, safe from any addiction to tobacco spending, at all.

As of January 7, 2013, CTP had finished initial, but not final, review steps for most of about 3,800 submissions it had received for new tobacco products (those not on the market on February 15, 2007). Ninety-nine percent of the submissions received were made under the substantial equivalence (SE) pathway, through which CTP determines whether the product has the same characteristics as a predicate tobacco product (a product commercially marketed in the United States on February 15, 2007, or previously found to be substantially equivalent) or has different characteristics that do not raise different questions of public health. For most SE submissions received by January 7, 2013, CTP took more than a year and a half from the date a submission was received to the date CTP's initial review steps were completed; initial review steps precede a scientific review step during which CTP determines whether the product is substantially equivalent to a predicate product. CTP made its first decisions on SE submissions in late June 2013—about 3 years after FDA's receipt of the first SE submission—and as of December 31, 2013, had made final decisions for 30 of the 4,490 SE

submissions the agency had received. CTP officials stated that CTP requests for additional information from manufacturers for submissions and having to hire and train new staff impacted the time it took to review submissions. GAO also found that CTP has not had performance measures that include time frames for making final decisions on SE submissions by which to assess its progress. Time frames would allow CTP to evaluate its efficiency and effectiveness and help it make appropriate adjustments.

After the great success of growing the monoclonal antibody for the ebolavirus cure Zmap in tobacco plants, there is some concern that there may be genetic damage to tobacco crops after the 2015 tobacco harvest was contaminated with green tomatoes. It is not known whether the ebola virus research was financed by CTP. On May 12, 2015, FDA launched the first phase of its tobacco farming “Fresh Empire” campaign of entrapment that must be discontinued – a youth- focused effort to reduce the number of smokers in our country. The campaign is designed to prevent and reduce tobacco use among at-risk multicultural youth aged 12 to 17 including African American, Hispanic, and Asian American/Pacific Islander youth. By harvest season the product of many fields of tobacco or tobacco drying in sheds had been contaminated with unmistakable throat damaging contamination of green tomatoes. The discomfiting degeneration of throat tissue can last weeks to months, and surely leads to throat cancer. Throat Coat echinacea and lemonbalm tea is safe and effective treatment. After diagnosing the green tomatoes, tobacco quality has improved. Green tomatoes are an even greater threat to tobacco than tobacco mosaic virus is to tomatoes; the two plants, tobacco and tomato, should be grown far apart. Throat cancer is one of modern oncological treatments' 95% cure rates. *Aspergillus niger* mold, found in peanuts, a laboratory supply catalogue, and CTP adulterated tobacco, can cause a life threatening lung infection, that can be transmitted by contaminated tobacco, and is cured with \$1 hydrocortisone crème to the chest and/or throat to avoid a swift death from the two year prognosis for lung cancer. Smoked crushed small pellets of rat poison cause stomach sphincter relaxation; drunk rat poison causes a slimy rectum, consumption of rat poison contaminated products must cease to prevent death by stomach or colon cancer. CTP propaganda and biological experimentation poses a serious threat to consumer safety and civil society. CTP must be abolished so FDA tobacco revenues finance the FDA and not tobacco product adulteration, misbranding, false representation and counterfeiting in violation of 21USC§331-§333 pursuant to the principle of non-use of force in Military and Paramilitary Activities in and against Nicaragua (*Nicaragua v. United States of America*) Judgment No. 70 (1986).

9. Relief from working age death rate inflation by repealing the Affordable Care Act

The bio-terrorist propensity of the Democratic Congress and Administration must be held responsible for the increase in the working age death rate since the passage of the Patient Protection and Affordable Care Act of 2010, Pub. L. No. 111-148, 124 Stat. 119 (2010), known as the Affordable Care Act (ACA). The United States has the highest level of health spending in the world, between 16-18% of GDP. The ACA cost more than the ignored American Health Insurance Program (AHIP) proposal, did not provide Medicare for All, nor Medicaid Prices for All. Hyperinflation in the unacceptably high cost of the Affordable Care Act is not affordable to either Treasury or consumer and seems highly detrimental to the conduct of the tortiously negligent health professions especially in regards to exposed working age people who are either victimized or engaged in bio-terrorist violence, that must be treated under the Hobbes Act under 18USC§1951 *et seq.* COVID-19 pandemic aside, whereas its death toll has not yet been counted, over age 65 death rates have continued to steadily decline. Health outcomes and death rate for covered working age adults have gotten worse every year since the passage of the ACA. The Trump Administration launched numerous lawsuits attempting to repeal the law, while Obama and Biden Administrations have sought to force it through. The best solution, that should

enable the Democrats to realize their lofty domestic social agenda, seems to be to require that Democrats repeal the ACA pursuant to prohibition against any federal interference under Sec. 1801 of the Social Security Act under 42USC§1395.

The United States House of Representative has petitioned for writ of certiorari in behalf of *State of Texas et al v. United States of America et al US 5th Cir.* No. 19-10011 (2019). In *National Federation of Independent Business v. Sebelius*, 567 U.S. 519 (2012), the Court upheld 26USC§5000A, that offered individuals a choice between purchasing insurance and paying a tax, known as a “shared responsibility payment.” In December 2017, the Tax Cuts and Jobs Act (TJCA) reducing the shared responsibility payment to zero. In this case, the court of appeals frivolously held that Section 5000A, as amended, exceeds Congress’s constitutional authority and that the Act’s thousands of other provisions may be invalid as a result. The true reasons for repealing the ACA are hyperinflation in premiums, subsidies and working age death rate. The ACA is “one of the most consequential laws ever enacted by Congress.” *Sissel v. U.S. Dep’t of Health & Human Servs.*, 799 F.3d 1035, 1049 (D.C. Cir. 2015) (Kavanaugh, J., dissenting from denial of rehearing en banc). *United States v. Gainey*, 380 U.S. 63, 65 (1965) (recognizing need to review “the exercise of the grave power of annulling an Act of Congress”). Acknowledging the need for certainty as to the lawfulness of the ACA’s central insurance and health-care reforms, the Court has twice before respected the role of the Legislature, and take care not to undo what it has done. The Court has not express any opinion on the wisdom of the ACA, whereas under the Constitution, that judgment is reserved to the people of *King v. Burwell*, 135 S. Ct. 2480 (2015) and *National Federation of Independent Business v. Sebelius*, 567 U.S. 519 (2012).

It is time for the working age people to be heard. The hyperinflation in premiums is unacceptable. The Treasury cannot afford the subsidies. Price gouging consumers and subsidizing the most extortionate health care system can only be construed as domestic terrorism or Hobbes Act under the Commerce Clause. The 2020 Annual Report of the Federal Old Age Survivor Insurance Trust Fund and Federal Disability Insurance Trust Fund at pg. 87 reports that the under age 65 death rate after steadily declined from 750 per 100,00 in 1940 to 248.5 per 100,000 in 2010 when the ACA was passed. Subsequently, although the sky-high over age 65 death rate continued to steadily decline to an estimated 4,432 per 100,000 in 2018, the under age 65 death rate began to increase. In 2011 the under age 65 death rate increased to 249.2 per 100,000. In 2012 it decreased to 248.8 per 100,000, still more than in 2010, before the ACA. Subsequently, the under age 65 death rate increased to 249.6 per 100,000 in 2013, 251.7 in 2014, 255.2 in 2015, 260.8 in 2016, 261.5 in 2017. In 2018, after the tax penalty was reduced to zero, the death rate declined to 255.8 and in 2019 to 255.3. The estimated reduction to 254.3 in 2020 is overruled pending release of COVID-19 fatalities. The under age 65 death rate of 255.3 per 100,000 in 2019 is 2.7 percent higher than 2010. This is an unacceptable outcome for the ACA. The increase in working age death rate under the ACA justifies the the exercise of the grave power of annulling an Act of Congress pursuant to *United States v. Gainey*, 380 U.S. 63, 65 (1965).

Paying for more health insurance is an unconstitutional ideology in the nation with the highest health expenditure as a percent of GDP in the world. Despite the high cost the United States has high rates idiopathic diseases because the least is known about the most common (expensive) diseases pursuant to the enforcement of the law of perversity by ruthlessly extortionate, anti-antibiotic, toxic. identity thefting, bioterrorist health care workers. Although there is a lot of bioterrorism and simple cures to redress, Pneumovax 23 every ten years for all working age people, not just smokers, might greatly reduce deaths from pneumonia, rheumatic heart disease and meningitis. Hydrocortisone creme cures aspergillosis, mold allergies and coronavirus also cured with eucalyptus, lavender or peppermint.

Hall's mentholyptus cures coronavirus and influenza. Epsom salt bath cures methicillin resistant *Staphylococcus aureus* (MRSA) that often infects the spine and causes skin tags. Health professionals must not neglect these over-the-counter remedies in their pursuit of expensive surgeries, experimental treatments and chronic life-threatening conditions to extort. With more than half of bankruptcies health related, the only health financing law Congress can afford is to repeal 'Medical records and payments' from the Fair Credit Reporting Act under 15USC§1681a(x)(1) pursuant to the negotiation of fair Medicaid prices for safe and effective medical diagnosis and treatment.

10. Speedy international purchase and delivery of *bona fide* online pharmaceuticals

For the past several years banks have infringed on international transactions so that they would need to be pre-authorized by the bank to prevent the account from being frozen since 2020 in conspiracy with India. The National Commission on Electronic Fund Transfers should hold a hearing to redress restraint of trade pursuant to 12USC§2404(a) and 15USC§1. For the most part this has affected +/- \$10 billion annual online pharmaceutical imports to individuals residing in the United States. The delay in international mail deliveries due to the COVID-19 pandemic is adulterously long, up to 5-8 weeks for an express delivery that should not take longer than 5-8 days. These shipments of lifesaving must not be delayed or subjected to unlawful search and adulteration. The Postal Service shall provide prompt, reliable, and efficient services to patrons in all areas and shall render postal services to all communities under 39USC§101(a). States must remove any impediments arising to the free exportation of goods required for humanitarian needs, such as (i) medicines and medical devices; paragraph 98 of Alleged violations of the 1955 Treaty of Amity, Economic Relations, and Consular Rights (*Islamic Republic of Iran v. United States of America*) No. 175 3 October 2018.

The rule of law is that the prescriptions pharmaceutical drugs may be purchased without prescription. Pharmaceutical drugs manufactured in India's several full service generic pharmaceutical drug manufacturers tend to be of equal or higher quality than American pharmacy drugs. In general the foil packages sold by the online pharmacy are far safer from adulteration than the American child-proof cap under 16CFR§1700.14. There is a credible fear that there is an organized conspiracy to counterfeit the sealed packages and replace their contents with toxic substances. There is believed to be at least one high tech online pharmacy counterfeit operation in business since at least 2014 that has opportunistically resurfaced to predate upon the delay in the international delivery of the mail. Pfizer forensic service to the US District Attorney is highly encouraged to pursue the up to \$15,000 fine for each and any prohibited online pharmacy counterfeiting devices, up to \$1 million, discovered by the Postal Service pursuant to the Food Drug and Cosmetic Act (FD&CA) under 21USC§333(f). To avoid the looming cost of devaluation it would be really nice to buy American foil wrapped antibiotics online without prescription by converting the online pharmaceutical counterfeiting machines to legitimate use pursuant to 24USC§225h.

US Attorneys prosecute pharmaceutical drug counterfeiting. On January 27, 2021 Antonio Walthour (28) was sentenced to three and a half years for conspiring to sell counterfeit drugs. These drugs were made with fentanyl to make pills and pressing them to look like legitimate pharmaceutical controlled substances with markings such as "Xanax," "Lortab," "Percocet," or "Watson." Eric and Holly Falkowski were sentenced in 2017 for their roles in the conspiracy to 188 months and 36 months, respectively. In 2020 U.S. Immigration and Customs Enforcement's (ICE) Homeland Security Investigations (HSI) New Orleans seized 51,000 counterfeit items valued at more than \$16.7 million during a holiday-related intellectual property rights surge operation. David Beckford was sentenced to

more than 10 years in prison for his role in a conspiracy to manufacture counterfeit Xanax pills with a pill press. The problem seems to be that the FDA is not certifying online pharmacies who deliver from the high quality generic pharmaceutical manufacturers in India. US Attorneys and law enforcement infringe on this weakness to seize everything they can get their hands on. In cases where there are real manufacturing devices, these devices get into the hands of law enforcement and their health professional informants and are used to counterfeit drugs with the monopolistic intent to adulterate the non-DEA licensed competition, and thereby justify payments for their refusal to treat, improper ineffective and/or experimental prescriptions, and poisonous enforcement, but only generate more mistrust, chronic illness and death. The drug and product mislabelling and counterfeiting device operation is believed to be located in California using equipment seized by the federal police. The FDA has a responsibility to ensure online pharmacies get their products from Indian generic pharmaceutical manufacturers and their shipments are not intercepted and counterfeited pursuant to felony monopolization under 15USC§2.

11. Devaluing the US dollar to conclude the COVID-19 pandemic economic depression

The COVID-19 pandemic is the largest economic contraction since the Great Depression. There is no need for semantics regarding recessions, after six months of recession there is certain to be a depression in the annual economy, nor is there any need for incessant counterproductive bailouts at the expense of the stock exchange. According to the International Monetary Fund World Economic Outlook in October 2020 global economic growth is projected at -4.4 percent in 2020, a less severe contraction than forecast in the June 2020 World Economic Outlook (WEO). According to 2019 World Bank estimates this yielded an unadjusted Gross World Product (GWP) of \$85.7 trillion in 2020. The Bureau of Economic Analysis third quarter annualized Gross Domestic Product (GDP) estimate of \$21.16 trillion is -1.26 percent less than \$21.43 trillion in calendar year 2019. Current-dollar GDP increased 38.0 percent, or \$1.64 trillion, in the third quarter to a level of \$21.16 trillion. In the second quarter, GDP decreased 32.8 percent, or \$2.04 trillion, to a low of \$19.52 trillion. Great Britain had a >11 percent economic depression in 2020, they borrowed all of their money. The European Union devaluated 8 percent to offset the cost of their bailout, but the state of their economy is unknown. The reason the US economy did substantially better than the United Kingdom is that the United States is believed to have counterfeited all federal spending deficit in excess of 3 percent of GDP to protect the stock exchange from catastrophic dollar for dollar withdrawal pursuant to 31USC§5153 and Sec. 1 of the Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Acts of 2020 and 2021.

To pay for the FY 20 federal deficit in excess of 3 percent of GDP, plus the current coronavirus relief measure struggling through Congress, it is estimated that the United States dollar must be devaluated 16 percent. The equation for devaluation = amount of printout - foreign currency reserve / GDP. As of November 6, 2020 the US had only \$141 billion in foreign currency reserves. China had more than a trillion to offset the entire cost of their bailout. The Federal Reserve may attempt to quantify the exact amount of money that has been counterfeited and add or subtract the difference from the 16 percent devaluation, but is probably unable to do so, because devaluation of deficits in excess of 3 percent of GDP is the law being counterfeited. A 16 percent devaluation seems fair. Because the United Nations makes their economic estimates in US dollars it makes a huge difference to the GWP. Devaluating other currencies makes no difference to the GWP total because the nation prints proportionally more of their own currency in relation to the static US dollar value of their economy. On the other hand, devaluating the US dollar would cause the UN to accept the declaration of the BEA at face value for the first time since 2017, and increase the dollar value of all other nations by the inverse of the devaluation of the US dollar. This means the formula to estimate the total world GWP after a 16

percent devaluation of the US dollar is $(\text{Current GWP} - \text{US GDP})(1.16 \text{ appreciation}) + \text{US GDP} = \text{US Dollar Devaluated GWP}$. Using 2020 estimates an unadjusted GWP of \$85.7 trillion in 2020 - the \$21.16 trillion value of the US GDP = $\$64.54 \text{ trillion} \times 1.16 \text{ appreciation} = \$74.9 \text{ trillion} + \$21.16 \text{ trillion US GDP} = \text{US } \$96.1 \text{ trillion GWP}$. A US \$96.1 trillion GWP is 12.1 percent more than \$85.7 trillion Bretton Wood estimate for 2020. To provide a realistic GWP estimate the United Nations may need to compare US dollar estimates with IMF Standard Drawing Rights (SDR), Euro, British pound and up and coming Chinese yuan.

For the global socio-economy to genuinely recover from the COVID-19 pandemic it will be necessary for vaccine manufacturers and government officials to prescribe hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and (Hall's) menthololypus cures coronavirus and influenza pursuant to 15USC§13a. The global economy and health will be protected from future germaphobic coronavirus and influenza pandemics and just compensation will be paid for the personal suit for injury from the war crime of vaccine biological experimentation pursuant to 15USC§15. Stimulus measures have kept the consumer economy afloat and contributed greatly to the GDP, provided the stimulus was not paid for by withdrawing from the stock exchange, as occurred in Euro-phobic Great Britain, or prevented from devaluating by debased currency in developing nations, where a bag of Hall's menthololypus already costs a day's wage. However, large sectors of the economy are shut down, and large numbers of people are suffering from self or government imposed germaphobia that impairs their ability to work and earn the income they normally would in industrialized nations, or anything at all in underinsured and uninsured developing nations.

The US is in a unique position as both a counterfeiter of their coronavirus relief and the standard currency used in UN statistics. The Federal Government is estimated to operate on a deficit in excess of 3 percent of GDP until the TCJA expires in 2024 or is repealed and state employees and rich are taxed the full 12.4 percent OASDI tax on all their income. The US Treasury must devalue the dollar to pay for deficits in excess of 3 percent of GDP pursuant to the Marshall Lerner Condition under 19USC§4421, 22USC§5301 and 2020 Revised estimates: effect of changes in rates of exchange and inflation Report of the Secretary-General A/74/585 of 11 Dec. 2019. Counterfeit currency is unsustainable and vulnerable to civil, criminal and international enforcement of devaluation or catastrophic stock exchange withdrawal, by a profoundly ignore-Anthony world under 31USC§5153. Devaluation should enhance the US export trade and hopefully get the US generic pharmaceutical manufacturers the foil packaging technology they need to sustain a competitive un-DEA licensed domestic and international trade in online prescription drugs without prescription. Extremely debased currency import purchasing power aside, the experience with devaluation has been quite positive. Using 6 Chinese yuan per dollar as the baseline for making China the largest economy in the world by devaluating 50 percent to 3 yuan per dollar, the US largest economy in the world has a 50 percent budget for devaluation and is proposing to devalue 16 percent for 2020 and maybe 24 percent by 2024. The Biden Treasury must devalue 16 percent to pay for calendar year 2020, current bailout, including repayment of state unemployment and Postal Service loans and continue to devalue in December, to be easy for UN statisticians to work with, to pay for deficits in excess of 3 percent of the GDP pursuant to Sec. 1 of the Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act of 2021.

Certificate of Service

Federal questions relating to the original jurisdiction of the US Supreme Court certified for delivery to respective officials by email pursuant to Art. III of the US Constitution.

Have the justices and law clerks of the US Supreme Court been inoculated with Pneumovax 23 to treat suspected chronic meningitis due to unwitting exposure to pseudo-ephedrine and statin brain shrink?

Is the US Supreme Court prepared to publish that they have tried and agree that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and (Hall's) mentholiptus cures coronavirus and influenza with their granting or denial of writ of certiorari for *Hydrocortisone, Eucalyptus, Lavender or Peppermint (HELP) Act of 2021 v. Pfizer-BioNTech COVID-19, Moderna COVID-19 and J&J Single Shot Vaccines* HA-6-3-21 and other judgments or shall the world perish from COVID-19 pandemic?

Has the Secretary of the Interior outlawed the *ultra vires* Yosemite National Park wilderness permit requirement pursuant to *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U. S. 402, 410 (1971) and *Grayned v. City of Rockford* 408 US 104 (1972)?

Does the Bureau of Indian Affairs and Congress approve of amending the creation myth of the National Park System in 16USC§1a-1 (2013 restore?) and 54USC§100101(b)(1)(A) from 'Yellowstone National Park in 1872' to 'Hot Springs Reservation in 1832 to provide free baths for the indigent' pursuant to 16USC§361 *et seq.* 24USC§18 and §20?

Does Congress agree to amend the phrase “outside the United States (tampered in 2009)” from 18USC§2340A(a) and amend Exclusive Remedies at 18USC§2340B so: The legal system shall ensure that the victim of an act of torture obtains redress and has an enforceable right to fair and adequate compensation, including the means for as full rehabilitation as possible. In the event of the death of the victim as a result of an act of torture, their dependents shall be entitled to compensation under Art. 14 of the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (1987)?

Does the Oregon Attorney General agree to authorize: Repeal ORS133.726 (Interception of Oral Communications without Order). Amend ORS 133.737 (Disclosure and use of intercepted communications) to 'Non-disclosure and non-use of intercepted communications' and 'Any' to 'No' in paragraphs 1-3 and repeal 'of the circuit court'. Repeal ORS164.345, ORS164.354 and ORS164.365 (Criminal Mischief) pursuant to *United States v. Curley*, 639 F.3d 50, 54 (2d Cir. 2011) and *Public Utilities Commission et al v. Ellen Rosenblum, Oregon Attorney General* HA-16-11-20. 'To change the name of either spouse by facilitating the use of the original, maiden, name on all divorce and probate filings.' in ORS§107.105(1)(h). To repeal the authorization of covert activities in DR-1-102(D) of the Code of Professional Responsibility (CPR). To amend the redundant Unlawful Practice of Law to brief lawyers and non-lawyers regarding the Unauthorized practice of law, for the judge, by defining 'Unauthorized practice of law, without statutory authority, *ultra vires*' in the first sentence of DR-3-101 of the CPR pursuant to *Almeda Fire Adultery* HA-19-2-21?

Does the Food and Drug Administration Coronavirus Product Advisory Committee agree to publish and auto-reply email this decision that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and mentholiptus cough drops cure both coronavirus and influenza pursuant to

21CFR§14.1(2)(iv), and procedures for classifying OTC drugs as generally recognized as safe and effective and not misbranded, and for establishing monographs under 21CFR§330.10, for the edification of the Secretary of Health and Human Services under 42USC§300u?

Do coronavirus vaccine manufacturers agree to pay up to \$5,000 fine to advertise that hydrocortisone, eucalyptus, lavender or peppermint cure coronavirus and (Hall's) mentholiptus cures both coronavirus and influenza with a little face washing pursuant to 15USC§13a and collectively budget \$100 million to pay for personal suits for injury pursuant to 15USC§15?

Does Congress agree to insert the word 'prescription' after inspection, and before fumigation, in domestic quarantine statute under 42USC§264 and 42CFR§70.2?

Does Congress agree to repeal the “address” requirement from the (home-side) Manner of Issuing Prescription under 21CFR§1306.05 whereas a person may not be used to render a place immune from military intervention under Art. 28 of the Fourth Geneva Convention Relative to the Protection of Civilians in Times of War (1949)?

Does the FDA agree to prohibit two bag meth - pseudo-ephedrine and psychiatric drugs – and weaponized statin drugs pursuant to 21USC§331 *et seq*?

Does the Secretary of Health and Human Services agree to seize and destroy the delivery devices and leaky keg of cardiotoxin at the University of Cincinnati and elsewhere, such as that held by Jackson County Circuit Court security, and fully investigate the American Journal of Physiology animal laboratory research for seizure and destruction of hazardous substances under 42USC§262(d)?

Is the manufacture, distribution, possession and advertising of the Apple computer charging block app prohibited under 18USC§2512?

Are Apple and other computer and cell phone manufacturers sued to protect twelve hours of battery life for Mac Book Air computers, before the Catalina processor reduced it to six, and >90° F heat and <40° F. cold tolerance for computer operation and charging respective of the Sherman Anti-Trust Act?

Have the adulterated tobacco products in Oregon, California and elsewhere been recalled pursuant to the Warranty of Title and Against Infringement, Obligation of the Buyer against Infringement in Sec. 2-312 Uniform Commercial Code?

Do Congress and the Attorney General agree to repeal marijuana from Schedule I(c)(17) of the CSA under 21USC§812(c) and rename the Alcohol and Tobacco Tax and Trade Bureau (TTB) to Alcohol, Tobacco and Marijuana (ATM) Bureau?

Do Congress and Food and Drug Administration agree to absorb tobacco revenues and terminate spending for and abolish the Center for Tobacco Products pursuant to the Nuremberg Code and 21USC§331 *et seq*?

Has the Court admitted 'working age death inflation since 2010' noted in the 2020 Annual Report of the OASDI Trust Funds, to the justification for the petition for writ of certiorari to repeal the Affordable Care Act in *State of Texas et al v. United States of America et al US 5th Cir. No. 19-10011 (2019)*?

Is the United States Postal Service able remove any impediments arising to the free and speedy importation of online pharmaceutical drugs pursuant to paragraph 98(i) of Alleged violations of the 1955 Treaty of Amity, Economic Relations, and Consular Rights (*Islamic Republic of Iran v. United States of America*) No. 175 3 October 2018?

Are there any American pharmaceutical manufacturers interested in the foil packaging technology they need to enter the competitive online generic pharmaceutical industry selling prescription drugs without prescription pursuant to the Buy American provisions under 24USC§225h?

Does the Treasurer agree to devalue the US dollar 16 percent to pay for calendar fiscal year 2020 federal deficit in excess of 3 percent of GDP, pending coronavirus relief bill, state unemployment compensation and postal service loans, and continue to devalue the dollar in proportion with the deficit in excess of 3 percent of GDP in December to both stop counterfeiting and spare the stock exchange catastrophic withdrawal pursuant to the Marshall Lerner Condition under 19USC§4421, 22USC§5301 and 2020 Revised estimates: effect of changes in rates of exchange and inflation Report of the Secretary-General A/74/585 of 11 Dec. 2019?

Done Saturday March 6, 2021,

Anthony J. Sanders
Hospitals & Asylums
Applicant Public Trustee