

THE ROYAL BLOODLINE OF DAVID	)	AFFIDAVIT OF LEONARD
and LEONARD GEORGE HOROWITZ	)	GEORGE HOROWITZ ALLEGING
	)	FRAUD, ORGANIZED CRIME,
Plaintiff	)	AND IATROGENOCIDE
	)	AFFECTING THE PUBLIC
vs.	)	HEALTH SECTOR OF THE US
	)	FEDERAL GOVERNMENT
DAVID ROCKEFELLER, RUPPERT	)	PERTAINING TO THE 2009
MURDOCK, LARRY ZIMMERMAN,	)	H1N1 SWINE FLU OUTBREAK,
JERRY I SPEYER, THOMAS H.	)	PANDEMIC, AND
GLOCER, et. al.	)	VACCINATION CAMPAIGN
Defendants	)	
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**AFFIDAVIT OF LEONARD G. HOROWITZ**

1. This Affidavit is based on my personal knowledge, except where otherwise stated, and, if called upon to do so, I could and would competently testify to the matters herein stated.

2. I am a Harvard University trained certified expert in the fields of behavioral science, health education/health promotion, media persuasion, medical sociology, public health, and emerging diseases. I have additional expertise in natural healing methods and materials, including genetics and electrogenetics, by reason of my academic trainings, scientific publications, and internationally recognized authority and celebrity in these fields.

3. I openly disclose my bias as a leading author, personal care educator, consumer protector, alternative and complementary health care specialist, and formulator of natural remedies for public protection and remediation of diseases; and I hold trademarks covering several products that compete with the drug industry's monopolization of medicine in America.

4. I further disclose that I am a Levite priest by virtue of my bloodline, spiritual direction, and ecclesiastical commitments. I am the body corporate and Overseer of The Royal Bloodline of David, an omni-denominational healing ministry established in the State of Washington and certified by the Secretary of State therein in 2000; and was the pro se counsel in Horowitz vs. The State of Hawaii, Department of Health, et al. (Civ. No. 06-1-0296).

Compelled by God and my responsibilities in these positions I have sought on several occasions, by whatever lawful means, to protect the U.S. Constitutional right of every American to exempt from risky vaccinations for religious, philosophical, and medical reasons; and protect Americans' bodies as absolute personal properties for which compensation must be paid if and when taken, according to the 5<sup>th</sup> Amendment of the Constitution.

5. I understand that substantial historical evidence exists proving unequivocally the Rockefeller family's monopolistic influence over American medicine and public health that is material to this affidavit and related complaint; as is the powerful influence over Council on Foreign Relations geopolitics and global economics demonstrated by Rockefeller family members, particularly David Rockefeller.

6. I have reviewed the records and files cited herein and attest to the following facts that evidence fraud, official malfeasance, organized crime, and the administration of genocide (i.e., iatro-genocide) operating under the guise of "public health" within a trust organization established by David Rockefeller called Partnership for New York City involving the US Federal Government, and New York State Government, pertaining to the 2009 H1N1 Swine Flu "outbreak," "pandemic," and advancing vaccination campaign.

7. I conclude that this subject is a matter of extreme urgency, threatening national security, thus demanding the immediate scrutiny of law makers and justice department officials, as well as the public-at-large.

8. It is a well-established fact that "outbreaks" have been caused by laboratory "accidents." For instance, the 1977 Influenza A outbreak of human ("swine flu") H1N1 that went

extinct for twenty years between 1957 and 1977 suddenly re-emerged immediately following: a. The suspicious unexplained 1976 military outbreak at Fort Dix, New Jersey of this strain that was most likely a covert military experiment, and b. the subsequent swine flu deadly vaccination program that followed the Fort Dix outbreak, and media-driven fright; that has been attributed to a "laboratory source" according to doctors Zimmer and Burke in the *New England Journal of Medicine* (July 16, 2009; Vol. 361:279-285). (See EXHIBIT 1)

9. The November 1977 sudden reemergence of this Influenza A H1N1 strain in the former Soviet Union is best explained by the National Cancer Institute's, 1978 publication titled *Special Virus Cancer Program* (Library call number: E20.3152;V81/977 and 78-21195). This report revealed the June 15, 1976 contract (N01-CP-6-1047) with the American Type Culture Collection to supply "virus materials . . . to investigators throughout the world" via a "US-USSR Agreement" (a dangerous breach of Cold War national security). Virus materials cited in this document included numerous infectious agents including influenza, parainfluenza, and even laboratory recombinations of influenza with acute lymphocytic leukemia viruses that might spread quick acting lymphatic cancers by sneezing. (See EXHIBITS 2 and 3)

10. The April, 2009 "outbreak" of the H1N1 "swine flu" is, like the 1976 Fort Dix and 1977 general "outbreaks," highly suspicious according to genetic analysts and leading virologists. The rapid

mutation rates of the novel agent circulating and feared as the 2009 "swine flu" strongly suggests a laboratory source, either intentionally or accidentally released.

11. To make it more difficult for the public to comprehend what is ongoing in flu labs, according to EXHIBIT 4, World Health Organization officials developed new terminology to describe viruses used in vaccinations, gene therapies, and advancing biotechnologies. The new terms "reference materials," "biosimilars," "data packages," and "mock-up files," each designate viruses and/or viral materials including gene sequences that cause disease and immune system reactions.

12. According to EXHIBIT 5, World Health Organization officials in charge of developing influenza vaccines, Dr. James Robertson and Dr. John Wood, of the National Institute for Biological Standards and Control (NIBSC) in the UK, testified (April, 2006) that "if a pandemic is imminent, . . . A stockpile of live vaccine, . . . could be used to prime the population in advance . . ."

13. According to this document, these doctors are the "Principal Scientists in the Division of Virology at NIBSC. Dr. Wood and Dr. Robertson lead the NIBSC's influenza group. Their responsibilities include the control and standardization of influenza vaccines. On behalf of the United Nations' World Health Organization (WHO) the NIBSC is involved in the serological

testing of vaccine trials; the preparation and distribution of influenza viruses to vaccine manufacturers; and the coordination of EU strain selection process." (ie., the selection of viruses that shall be used by governments worldwide, and their "vaccine pipelines."

14. Dr. Robertson also testified that "there is a lack of vaccine research in the UK compared with the US," and that he and Dr. Wood "consider that pandemic vaccine development in the EU has been slow due to limited public funding. This is in contrast to the situation in the USA. Dr. Wood told the group that the NIBSC collaborate with the vaccine industry . . . The EMEA have helped to persuade industry to invest in pandemic vaccines with the introduction of the *mock up files* and by waiving the regulatory fees . . ." [Emphasis added]

15. The European Medicines Agency (EMA) is a decentralised body of the European Union with headquarters in London. Its main responsibility is, according to its website, "the protection and promotion of public and animal health, through the evaluation and supervision of medicines for human and veterinary use."

16. Thus, it is certain that when the Mexican Swine Flu 2009 "outbreak" occurred in mid April, 2009, first in the United States in two unrelated children living approximately 100 miles apart in southern California, then soon after in Mexico among people who had not been exposed to these two children, that foul

play is a most reasonable explanation, especially since this unique virus held genes from avian, swine, Spanish, and regular flu strains—unprecedented in the history of “natural selection” health science assessing evolution.

17. Occum’s Razor analysis holds that, “Of several acceptable explanations for a mysterious phenomenon, the simplest is preferable, provided that it does not contradict the observed facts.”

18. Accountable US Federal officials overseeing America’s “biopreparedness” response against this mutant H1N1 flu, including vaccinations and predicted quarantines, offer no explanation for the initial outbreak of this laboratory sourced recombinant; nor does the mainstream media. So called “experts” accept and regurgitate the lame explanation of “somehow” and “somewhere” bird, pig, and 1918 Spanish flu viruses mated curiously synchronously with the first availability of biotechnology to produce vaccines alleged to be safe and effective against this precise new H1N1 and H5N1 genetic recombinant.

19. Alternatively, the following substantial evidence indicts David Rockefeller et al, including celebrated Federal agents, agencies, and vaccine makers that control the mainstream media and the practice of medicine in an organized criminal conspiracy

to profit by generating and promoting this pandemic via the mainstream media:

- a. Days **before** the media's first reported swine flu cases in April, 2009, Novavax Corporation, partnered with the General Electric (GE) company that co-owns NewCo with media mogul Rupert Murdoch, issued press releases generating widespread publicity.
- b. Thus, America's most powerful news media consortium and cable television conglomerate, publicized Novavax's vaccine research in collaboration with CDC officials, alleging their vaccine protected against this unprecedented recombination of flu strains—avian, Spanish flu, and regular flu infections. (See EXHIBIT 6)
- c. According to Dr. Robertson's testimony presented above, Novavax received its "biosimulars" through CDC Influenza Branch director, Ruben O. Donis, and Dr. Rick Bright. Dr. Bright previously worked with Dr. Donis at the CDC. In April, 2009, Dr. Bright was Novavax's Vice President of Global Influenza Programs.
- d. The publicized outbreak caused Novavax's stock to soar. Novavax's CEO, Rahul Singhvi, and his previous corporate affiliate, the Merck

Pharmaceutical company that manufactures the flu-related pneumonia vaccine (Pneumovax), both profited heavily from the "outbreak," media coverage, and declared advancing pandemic.

- e. No group in the world other than the Anglo-American vaccine "pipeline," with its faucets at the NIBSC and CDC, would supply Novavax's collaborators with the wherewithal to manufacture and release the recombinant virus reported by officials and Reuter's News Service.
- f. A Google search proves Thomas H. Glocer is the Chief Executive Officer of the Thomson Reuters Corporation (TRC) and Director of the TRC that partnered in David Rockefeller's biotechnology trust called "Partnership for New York City," (PNYC). Thomas H. Glocer is also a Merck [pharmaceutical company] Director since 2007, according the Merck company website. (See EXHIBIT 7.)
- g. Two additional "partners" are the New York State Government, and the US Federal Government, likewise advancing vaccine research in partnership with private companies in this

PNYC. Both governments then purchase vaccines from other partners in the PNYC.

- h. The PNYC, according to their website (<http://www.pfnyc.org/history.html>), was initially formed out of the merger of two organizations: the New York Chamber of Commerce and Industry and the New York City Partnership. The New York Chamber of Commerce was founded on April 5, 1768 by a group of merchants whose purpose was to encourage business and industry, . . . the Chamber remained sufficiently loyal to the [British] Crown to have received a royal charter in 1770 from King George III, . . . After the [Revolutionary] war, . . . the New York State Legislature . . . confirm[ed] their original charter [on April 13, 1784] . . . entitled "An Act to Remove Doubts Concerning the Chamber of Commerce and to Confirm the Rights and Privileges Thereof." . . . Following in the tradition of three generations of Rockefellers who were closely associated with the Chamber, David Rockefeller transformed the organization in 1979. In that year, he founded the New York City Partnership and affiliated it

with the Chamber. Although the original Chamber had taken a broad look at what it considered to be "business interests", it was primarily a business advocacy group. Under Rockefeller's vision, the new Partnership would allow business leaders to work more directly with government and other civic groups to address broader social and economic problems in a "hands on" way. In 2002, the New York City Partnership and Chamber of Commerce became the Partnership for New York City. . . ."

- i. Ruppert Murdoch is Co-Chairman with Honorary Co-Chairman David Rockefeller in the PNYC.
- j. Ruppert Murdoch's mother, Elisabeth Murdoch is Dame Commander of the Order of the British Empire, established by King George V; a Companion of the Order of Australia (AC), which is an order established by Elizabeth II, Queen of Australia. Elisabeth Murdoch administers the Royal Woman's Hospital in Victoria, Australia, a vaccine research center and heavy promoter of the swine flu vaccines and drugs for pregnant women.

- k. Jerry I Speyer, owner of the Rockefeller Center, is chair emeritus of the PNYC and on their board of directors. He is Chairman and Co-Chief Executive Officer of Tishman Speyer, Chairman of the Museum of Modern Art, former Chairman of the Board of Directors, the Federal Reserve Bank of New York; chairman emeritus of Columbia University; chairman emeritus of the Real Estate Board of New York; and a member of the David Rockefeller-directed Council on Foreign Relations.
- l. Nelson Rockefeller's protégé, Dr. Henry Kissinger, is a highly influential member of The Council on Foreign Relations, composed of the most influential business leaders in America, and his Kissinger Associates, Inc. is Merck and Company, Inc.'s leading management consulting firm.
- m. Merck and Company, Inc. is the world's largest vaccine maker. The company not only profits from flu frights and pandemics by sales of Pneumovax, but also is credited for having spread the AIDS virus, HIV, through contaminated hepatitis B vaccines according to

research published in the peer reviewed scientific journal *Medical Hypotheses* (Volume 56, Issue 5, Pages 677-686) by this affiant.

- n. This new flu virus could only end up in Mexico, I realized, via the United States from Britain in care of the CDC.
- o. Further evidencing an Anglo-American conspiracy to commit iatro-genocide using vaccines, a CSL Biotherapies report (EXHIBIT 8) proves this firm operates one of the world's largest influenza vaccine manufacturing facilities for supply to Australia and global markets. This facility based in Parkville, Victoria. This document explains the vaccine manufacturing process and exclusive supply of viruses for vaccine research and manufacture from the WHO or the CDC, thusly:

"The first step in making the influenza vaccine is preparing a 'seed' virus. This is a safe form of the influenza virus, which can be grown in hens' eggs to produce the vaccine. Preparation of the seed takes around 3-4 weeks following receipt of a potential candidate virus from international health bodies such as the World Health Organization (WHO) or the US Centers for Disease Control and Prevention (CDC)."

- p. So Ruben O. Donis at the CDC had to have sent the H1N1 and H5N1 viruses needed for vaccine manufacture to Novavax, where the CDC's former Dr. Rick Bright, is now implicated in this conspiracy to commit genocide by way of flu vaccines.
- q. CSL's primary H1N1 swine flu vaccine testing site is closely linked to Ruppert Murdock. Murdock funds the Murdock Children's Research Institute (MCRI) of Victoria, Australia. His daughter-in-law, Sarah Murdock, is an Ambassador for the MCRI, and a member of its development board since 2000. Murdock's mother's, Royal Woman's Hospital is testing the H1N1 vaccines, at the time of this writing, on children and pregnant women.
- r. The Associate Director of Clinical Development for vaccines at CSL is Dr. Michael Greenberg. CSL is conducting H1N1 vaccine studies on babies at the Murdock Children's Research Institute, according to the MCRI website. Dr. Greenberg joined GlaxoSmithKline in 2005, and CSL in 2009, further evidencing Ruppert Murdock's ties to SmithKline and CSL.

- s. The MCRI is the largest child health research and vaccine testing institute in Australia. It researches childhood diseases, including many that are vaccine-induced autoimmune diseases associated with antigenic complex formation from geneto-protein recombinations and blood intoxications.
- t. Antigenic complex formation is the primary mechanism recognized by immunologists for the generation of myriad auto-immune diseases that result from vaccine-induced/unnatural overstimulation of the immune system whereafter immune cells are hyper-activated to autogenically attack the body instead of simply the infectious agent/pathogen or antigen. The medical community calls this auto-immune dysfunction.
- u. In September 2009, children were being recruited by the MCRI, for "a pandemic H1N1 swine flu vaccine trial" in Melbourne wherein "about 100 Victorian children aged between 6 months to eight years" were selected for study in collaboration with the University of Melbourne and Federal Government of Australia.
- v. This historic testimony evidencing fraud and ongoing genocide within the medical and public health sectors of the WHO-directed US, UK, and

Australian governments is best reconciled by medical sociologist Stephen Kunitz's 2000 report in the *Journal of the American Public Health Association* (Vol 90;10:1531-39) wherein he concluded wherever Anglo-American multi-national corporations travel, so goes genocidal depopulation of native people.

- w. Now this affiant is aware that White House Environmental Advisor for Barack Obama, Van Jones, resigned for signing a petition in 2004 asking for an investigation of high level Bush administration officials implicated by foreknowledge in the September 11, 2001 World Trade Center "terrorist" attacks that immediately killed more than 3,000 people and many more from respiratory related ailments.
- x. This infamous New York site is now home to the PNYC—the world's most powerful biotechnology trust established by David Rockefeller in 1979 with co-partner and co-chairman Ruppert Murdoch.
- y. It must be known that New York's United Nations building was constructed using Rockefeller money. The United Nations's WHO was established thereafter by the Rockefeller family's foundation in 1948--the year after the same Rockefeller cohort established

the CIA. Two years later the Rockefeller Foundation established the U.S. Government's National Science Foundation, the National Institute of Health (NIH), and earlier, the nation's Public Health Service (PHS).\*\*

- z. It must be further understood that England's colonialism has transitioned into neocolonialism, commonly called globalism. British influence has evolved most apparently and consistently with financial support by the European banking community led by the Rothchild family that has, according to geopolitical and economic historians heavily financed Rockefeller family interests since the late 1800s, and vaccination campaigns have been a part of this global conquest agenda.
  
- aa. Population reduction by vaccination for eugenics and genocide has earlier examples. Kunitz wrote about the Yanomami Anglo-American genocide in Venezuela. In 1968, very deadly and obviously contraindicated Edmonson B measles vaccine was administered by James V. Neel and colleagues to conduct genetic studies funded by the Rockefeller Foundation and US Atomic Energy Commission that maintains obvious ties to British commissioners. The vaccine cause the death of several thousand

Yanomami. Lesser-known examples of vaccine-induced genocide involve the polio and hepatitis B vaccines as published by this affiant in 2000 in the journal *Medical Hypotheses*; and the Tuberculosis skin testing genocide ongoing in Hawaii as published in *Medical Veritas* in 2007 (4:1505-1509).

bb. The eugenics movement began at Rockefeller and Carnegie funded Cold Spring Harbor Labs in New York. Eugenics investors in genetic engineering and "population management" extended their institutional control over Nazi Germany; advancing "showers" with IG Farben and Bayer Corporation supplied Zyclone B. Concentration camp victims believed they were taking showers for "public health" and "disinfection," not for "racial hygiene." Later eugenics "experiments" included Tuskegee's syphilis study administered on behalf of Rockefeller interests by the U.S. Public Health Service.

cc. I testify as an expert in medical sociology and vaccine virology this is not "conspiracy theory," but a certifiable "conspiracy reality" operating in health science sustained by a "conspiracy of silence" infecting responsible journalists, the media, and the American people. It is a

sociopolitical pathology preventable only by the free exercise of First Amendment right to a free press. Given the manner in which the defendants control the media, including the medical scientific media, America's founding fathers objective to secure civil rights and happiness by way of a free press has been substantially negated by these criminals.

dd. In the United States, the NIH, PHS, and the American Academy of Pediatricians (AAP) have incestuous relationships with "BigPharma" and its ring of organized crime. These agencies and official agents minimize vaccination risks, deny vaccine ingredient toxicities (e.g., mercury and the vaccine additive MF59 (Novartis/CHIRON) or AS02-4 containing squalene and IL-2), and promote vaccination policies ignoring reason and legitimate objections based on published science.

ee. The reach and impact of the defendants' trust, the PNYC, obviously taints geopolitics and economics globally. For example, according to recent Biomedical Research Alliance promotions, and PNYC promotions, Kathryn S. Wylde, the President and CEO of the PNYC since 1982, was appointed to the Board of Directors of the Federal Reserve Bank of New

York in 2009. She describes Asian financial influence on the PNYC thusly:

- ff. "The announcement of the China Center is a step toward economic recovery for New York. The Vantone Group's commitment to helping New York become the western headquarters location for the increasing number of global businesses coming out of China is extremely important to our city's future as a global capital of business and finance."
- gg. The "China Center" lease is being administered by Silverstein Properties, Inc. a "partner company" in the PNYC. It is owned by Larry A. Silverstein, the infamous real estate tycoon, and alleged heroin drug trafficker, who cashed in on his timely \$3.2 billion lease of the World Trade Center property seven weeks before "9-11" (2001). The subsidiary of GE Capitol, Industrial Risk Insurers company, paid some of Mr. Silverstein alleged loss of \$7 billion needed to reconstruct the new World Trade Center.
- hh. The top 5 floors of this new construction, "Chinese Center" is administered by Vantone Group director Feng Lun (pronounced Fung LEW-in).
- ii. Feng Lun, according to Mr. Silverstein's press announcement, is "a pioneer of China's booming real

estate market, so influential that some of the biggest names in American real estate, like *Jerry Speyer, Mortimer Zuckerman* and *Sam Zell*, have expressed an interest in forming a partnership with him.”[Emphasis added.](See EXHIBIT 9.)

jj. The Mortimer B. Zuckerman Research Center (MBZRC) is the namesake created by the chairman and co-founder of the publicly traded Boston Properties, also a partner company in PNYC. The Center is associated the Memorial Sloan-Kettering Cancer Center and Rockefeller University. Zuckerman is also editor-in-chief of *U.S. News and World Report* and publisher of the *Daily News*. A Harvard Law grad, he is also member of the Council on Foreign Relations largely directed by honorary PNYC chairman, David Rockefeller. Mr. Zuckerman is a fixture on Sunday talk shows like The McLaughlin Group. Zuckerman is reported to have an estimated net worth of \$2.8 billion. Mr. Zuckerman, a candidate for US Ambassador to Israel, is also a leading financier of the American Lyme Disease Foundation that heavily promoted SmithKline company’s disastrous Lymerix vaccine. This vaccine was pulled from the market following hundreds-of-thousands of reported cases of recipients suffering post-vaccination symptoms of Lyme disease.

- kk. Another major promoter and Federal Government endorser of SmithKlein's toxic and terminated Lyme disease vaccine is the US Federal Government's, National Institute of Health, National Institute for Allergies and Infectious Diseases (NIAID) Director, Anthony S. Fauci, upon whom Mr. Zuckerman bestowed an "America's Best Leaders" award on November 24, 2008.
- ll. At this same meeting Mr. Zuckerman provided the same award to David Baltimore, the senior pioneer of retroviral research associated with HIV/AIDS-like immunodeficiency bioengineering during the Special Virus Cancer Program (SVCP).
- mm. The SVCP was speciously investigated in 2002 by the United States General Accounting Office (GAO-02-809R Origin of AIDS Virus), that concluded its fraudulent study in June 17, 2002. The investigation was forced by persecuted, and later incarcerated, Honorable Ohio Congressman, James A. Traficant, Jr. Mr. Traficant has decried his persecution by a "Jewish conspiracy" with intimate ties to Israel and intelligence organizations that adequately describes the defendants in this case.
- nn. The SVCP is undoubtedly linked to the origin of HIV/AIDS as evidenced by its documentation

revealing HIV co-discoverer, Dr. Robert Gallo, and his employment as National Cancer Institute, as overseeing Litton Bionetics's contract (71-2025) "Investigation of Viral Carcinogenesis in Primates," as "Project Officer." This document relates to the Merck company SVCP contract (71-2059) "Oncogenic Virus Research and Vaccine Development," directed by Dr. Maurice Hilleman.

oo. Before his death, Dr. Hilleman, Merck's vaccine division chief, stated that he brought the AIDS virus into North America in contaminated monkeys destined for vaccine research at Merck. This suppressed interview was posted by this affiant on You Tube where it is currently viewable, (See: YouTube's "Merck Vaccine Chief Brings HIV/AIDS to America")

pp. Litton Bionetics also exclusively administered the NCI's facilities at Fort Detrick, Maryland at the time Litton supplied chimpanzees were used by the CDC, FDA, NIAID, and the Merck drug company to produce four subtypes of hepatitis B virus vaccines for testing on at least three known populations: 1. homosexual men in New York City, 2. African villagers in Zaire/Congo/Uganda, and 3. Willowbrook State School for mentally retarded children on

Staten Island in New York. The latter studies were conducted under U.S Army contract with the New York University Medical Center's Dr. Saul Krugman.

qq. Thus, the leading HIV/AIDS institute in the US, the NIAID, directed by the leading American infectious disease official, HIV/AIDS czar, and leading swine flu vaccination proponent, Dr. Anthony Fauci, has grossly and criminally neglected compelling documents and solid science that indicts Merck, the FDA, CDC, and his own NIAID. The suppressed and neglected evidence proves the origin of the world's deadliest plague, AIDS, was triggered by vaccinations advanced by this alliance between these defendants' public and private enterprises.

rr. Additional analysis of published genetic analyses concordant with this suppressed thesis and documented history of the SVCP, and related HIV activity, will prove to any reasonable person the NIAID played a central role in the aforementioned hepatitis B vaccine studies. (See: USDHEW *Virology: Volume 4—Control of Viral Infections*. NIAID Task Force Report. Bethesda, MD: Public Health Service, NIH, 79-1834, 1979, p. 20; 65-78)

ss. Related to current swine flu propaganda, the NIAID director, Dr. Fauci, has been *heavily* promoting

swine flu vaccinations by way of the defendants' media properties as he did previously with the Lyme vaccine.

- tt. Dr Fauci was also senior author on the *New England Journal of Medicine's* article detailing a suspiciously incomplete developmental history of this novel H1N1 virus. (See: *NEJM* Vol. 361;3:225-229, July 16, 2009.
- uu. The NIAID and Dr. Fauci operates subject to Central Intelligence Agency (CIA) review and direction according to CIA documentation and the *Washington Post*. (See: EXHIBIT 10)
- vv. Dr. Fauci is also co-patent holder (No. 5,696,079; Dec. 9, 1997) (See: EXHIBIT 11.) on "Immunologic enhancement with intermittent interleukin-2 therapy" described as being central to gene therapies and the future of "geneto-pharmaceuticals." The Assignee on this patent is: The United States of America as represented by the Department of Health (Washington, DC).
- ww. The [Associated Press](#) has reported that the government owns the patents and the scientists are listed as inventors so they can share in licensing deals struck with private manufacturers. . . .

Fauci received \$45,072.82 in royalties since 1997 when the government licensed the treatment they invented to drug maker Chiron Corp. Fauci, allegedly, donated his royalties to charity to avoid conflict-of-interest charges, but admitted it was his decision to make to withhold disclosures to patients undergoing tests of IL-2 under his supervision.

xx. Thus, Dr. Fauci's co-patent filing evidences entrepreneurship of the US Federal Government, through its Department of Health, at the expense of taxpayers, in this valuable biotechnology now licensed to CHIRON Corporation, makers of the swine flu vaccine adjuvant additive called squalene.  
(See: EXHIBIT 12.)

yy. I am aware of substantial scientific evidence, some of which was attended by the United States Congress during its investigation into Gulf War Syndrome, that squalene adjuvant is implicated in poisoning masses of military personnel who received the anthrax vaccine.

zz. Regarding the history of IL-2, now in vaccine adjuvant, on Monday, Oct. 6, 2008, Dr. John Niederhuber, the director of the NCI, told

Lawrence K. Altman of the New York Times that Dr. Gallo "was instrumental in every major aspect of the discovery of the AIDS virus." He added: "Dr. Gallo discovered interleukin-2 (Il-2), an immune system signaling molecule, which was necessary for the discovery of the AIDS virus, serving as a co-culture factor that allowed the virus to grow." Dr. Fauci added to this, "There's no doubt that Bob Gallo made enormous contributions to AIDS research, and if the Nobel rules allowed four recipients, Bob would belong in the group". . . .

aaa. I am also aware of new research bearing on Dr. Fauci's IL-2 in the "proprietary" formula of swine flu vaccine adjuvants, that show IL-2 caused no benefit whatsoever stimulating the immune systems of 58,000 subjects at a cost of \$85 million. Yet, more money and time will be spent researching Drs. Fauci and Gallo's darling drug.

bbb. Regarding the other principle ingredient in adjuvants, according to Dr. Andrus Brun Laursen, the amount of squalene in the Pandremix vaccine made by GlaxoSmithKlein is far more concentrated in

the swine flu vaccine than in anthrax vaccine implicated in producing Gulf War Syndrome.

- ccc. CHIRON's MF59 adjuvant used in the 2009 swine flu vaccines by GlaxoSmithKline and Novartis, and Merck's Lymerix vaccines, contain squalene along with Dr. Fauci's co-patented Interleuken-2, preferred by the drug trade due to its toxic side effects as this makes money for shareholders in BigPharma.
  
- ddd. The aforementioned evidences how the American people are being psychologically abused--"brain-washed," sensitized, and traumatized--by the trust's media; and physically assaulted with painful injections delivering blood contaminations to the ill-informed generally objecting public.
  
- eee. From the view of theologians, people are reaping what they have sewn--being physically poisoned by misplaced faith in the CDC, FDA, AAP, NIAID, PHS, NCI; and in Novartis, Novavax, SmithKlein, Merck, CSL, and Baxter Corporation's vaccines. Rather than reinforcing the sacred dictum, "In God We Trust," the PNYC trust conditions people to place faith in medical deities (MDs) to advance their genocidal agendas. Thus, the constitutional and religious

freedoms from "mandated" blood intoxications (as per Leviticus 19:19) are being attacked and suppressed by Anglo-American agents for David Rockefeller and the British Oligarchy's PNYC trust.

fff. Among the trust's deceptive, coercive, unethical, and fraudulent media machinations is their promoted myth that vaccinations are "mandatory" when, by Constitutional law, they shall be voluntary in honor of religious beliefs and equal protection under the law.

ggg. Another second key deception is the notion that "immunization" means "vaccination" or visa versa; when, in fact, "immunization" traditionally referred to a natural exposure to antigens and innate immune response associated with acquiring lasting natural immunity. The word "vaccination," alternatively, refers to a medical procedure, and typically delivers hyper-sensitization reactions within the lymphatic system.

hhh. Another fraudulent myth is that the FDA tests products and/or assures safety and efficacy of vaccines. This myth persists due to continuous

reinforcement by the news media controlled by the trust.

iii. These intentional obfuscations by the media and institutionalized medicine and public health, manipulated and misdirected by the trust, illustrate the social engineering and cross-cultural suppression of native and traditional beliefs in natural healing, immuno-competance, and spiritual metaphysics involved in natural health and spontaneous recovery.

jjj. And unless We the People diagnose and treat the root causes of this psycho-social, geopolitical, and economic pathology, humanity may literally go extinct. The recognition of spiritual immunity, bio-energetically commanding natural physical immunization, must be reexamined and culturally restored.

kkk. The intent of the FEDERAL GOVERNMENT OF THE UNITED STATES, in partnerships and collaborations with pharmaceutical and media industrialists, to engage in organized crime by conspiring to commit psychological warfare to effect a genocidal vaccination agenda is proven by:

- i) Gross chronic criminal irresponsibility for safety testing lasting adequate lengths of time to provide reasonable assurances that new or old vaccines are safe, and will not cause disease or premature death months and years after inoculations.
- ii) Reliance of Federal licensing officials on studies and data exclusively provided by drug companies/vaccine makers who have consistently manipulated data for profit.
- iii) Gross criminal neglect of readily available, lower-to-no cost, risk reducing/zeroing, highly reliable natural alternatives to risky vaccinations and chemotherapies for the flu (e.g., Tamiflu), such as mega-doses of Vitamins C and D, or the new silver hydrosols (e.g., OxySilver). If health officials were not subject to a drug-cult mentality they would be educating the public appropriately how to avoid or recover most naturally and cost-effectively from the flu.
- iv) Gross criminal malfeasance in co-creating persuasive deadly propaganda that generates fears and phobias in people everywhere

adding to the psychosocial, economic, and ecological burdens of water polluting and behavior modification from antidepressant drugs' uses and abuses.

- v) Gross criminal failure of Federal officials to establish vaccine reaction data and analysis. Today, certifiable reporting of vaccination injuries and illnesses are grossly/criminally neglected, often intentionally hidden. For instance, the "Thimerosal VSD Study, Phase I, Update 2/29/00" produced for the CDC, then censored and later altered before publication, gives officials fraudulent information and license to claim mercury in vaccines and recipients is safe at concentrations far exceeding Environmental Protection Agency toxic dose limits.
- vi) Deliberate obfuscation of the meanings of the words "vaccination" and "immunization."
- vii) Gross criminal neglect of reason and common sense regarding the epidemiological tracking of the 2009 H1N1 flu outbreak's origin; purposefully evading substantial evidence that the current pandemic virus

appeared suddenly, suspiciously,  
unnaturally, and immediately following  
companies in the trust issuing of vaccine  
sales propaganda.

viii) Gross criminal breach of obtaining adequate  
informed consent for medical  
experimentation using inadequately tested  
vaccines. Obviously, new H1N1 swine flu  
vaccines containing "live" "mock" viruses,  
"fast-tracked" to provide only a few weeks  
of safety testing, when it is well known  
that autoimmune reactions to vaccinations  
and even cancers caused by recombination of  
unstable viruses commonly take months or  
even years to develop.

ix) Gross criminal breach of informed consent  
while "mandating" medical experimentation  
in recipients of new H1N1 swine flu  
vaccines containing "live" "mock" viruses  
that are genetically engineered and  
expected to recombine with other  
circulating viruses potentially creating  
more potent pathogenic strains of flu and  
pandemics.

- x) Fraudulent inducements of people of all ages to take the "mandatory" vaccinations for free access to schools and workplaces, to avoid fines and quarantines, and/or to avoid persecution by social service departments and child custody battles with officials trained and paid to condemn vaccine objectors.
- xi) Gross neglect of human rights and US Constitutional Freedoms of religion, the Press, to life, liberty, and personal pursuits because Federal officials overstep their legal authorities when "mandating" vaccinations, even during declared epidemics.
- xii) Official malfeasance and neglect of 4<sup>th</sup> Amendment rights of people to be secure in their persons and houses, without threat of unwanted invasions of their bodies and properties.
- xiii) Official malfeasance and neglect of people's 5<sup>th</sup> Amendment rights to secure life, liberty, or personal property,

including their body sovereigns, and  
due process of law;

xiv) Nor shall private property be taken for  
public use, without just compensation.  
Without compensating people for the  
taking of their natural immunity, and  
natural immune system function, due to  
the medical intervention and  
immunological intoxication called  
vaccination, this Constitutional right  
is damagingly subverted.

xv) Gross criminal neglect of the US  
Genocide Accountability Act of 2007,  
TITLE 18, PART I, CHAPTER 50A, § 1091  
wherein We The People of the United  
States of America, by way of forced,  
fraudulently coerced, or extortionately  
compelled vaccinations, are: (1) being  
killed in sufficient numbers to  
initiate this complaint and charge of  
genocide; (2) submitting to serious  
bodily injury; (3) being permanently  
impaired in mental faculties through

drugs, including Tamiflu, and by mercury in vaccines linked to neurodevelopmental and behavioral disorders in children, and aluminum in vaccines potentially triggering or aggravating Alzheimer's dementia;(4) subject to conditions of life under "mandatory" vaccination containing sterilants, toxic chemicals, and foreign genetic materials that are intended to cause the physical destruction of immunization as it occurs naturally in human bodies according to God's laws, and subsequent to common side effects requiring detoxification, natural remediation, or risky medical interventions and further intoxications depopulating the group in whole or in part;(5) imposing measures intended to prevent births within the group as has been documented in *Vaccine Wkly* (1995 May 29 - Jun 5:9-10) wherein it states, "[T]etanus vaccines laced with hCG have been uncovered in the Philippines and

in Nicaragua. In addition to the World Health Organization (WHO), other organizations involved in the development of an anti-fertility vaccine using hCG include the UN Population Fund, the UN Development Programme, the World Bank, the Population Council, the Rockefeller Foundation, the US National Institute of Child Health and Human Development, the All India Institute of Medical Sciences, and Uppsala, Helsinki, and Ohio State universities." Barack Obama's science czar, John Holdren, it should be noted, co-authored John Holdren co-authored the book *Ecoscience* in 1977 calling for population reduction through the use of sterilizing vaccinations; (6) transfers by force children of the group to another group—precisely what is happening when unvaccinated children are forced to take the injection or else suffer the stigma of, according to

brainwashed health officials, presenting great risk to the community of vaccinated children. This policy is psychologically and emotionally abusive; whereas the alternative is physically intoxicating and generally stressful.

20. In conclusion, compelling evidence in this sworn affidavit is sufficient to persuade most reasonable people that dangerous conflicts of interest exist between US Federal health officials and grossly negligent or frankly criminal drug industrialists, both groups profiting from global depopulation intoxications from vaccinations that kill more than 1 million Americans annually according to my highly conservative calculations as an expert in this field.

21. For reasons written above, I pray that this honorable Court will carefully examine the evidence exhibited and referenced herein, and rule judiciously granting an immediate injunction on the FDA's licensing and health agencies' administration of the swine flu vaccines until this urgent declaration of genocide can be sufficiently studied and due process of law applied.

22. I declare under penalty of law that the foregoing is true and accurate.

DATED: August 22, 2009

\_\_\_\_\_  
Leonard George Horowitz  
State of Idaho  
County of \_\_\_\_\_

Subscribed and sworn to before me, this \_\_\_\_\_  
[day of month] day of \_\_\_\_\_ [month], 20\_\_\_\_.

[Notary Seal:]

\_\_\_\_\_  
[signature of Notary]

Larry et. al.

Below is a list of statutes that in my, non-legal opinion, relates to the criminal violations I am looking at with the evidence compiled over the past few days.

You have heard about Mr. Larry Silverstein of Silverstein Properties, Inc., New York, leaser of the WorldTradeCenter, who authorized to have building 7 "pulled", thus at center of "9-11 truth" investigation. Silverstein is currently "landlord" and "co-partner" in Partnership for New York City (PNYC), thus a co-"partner" with D. Rockefeller who founded PNYC, and media moguls Mortimer Zuckerman, Thomas Glocer, and Ruppert Murdoch. Federal officials in this "partnership" include Katherine Wylde, the President and CEO of the PNYC since 1982; appointed to the Board of Directors of the Federal Reserve Bank of New York in 2009; and Jerry I. Speyer, Chairman of the Board of Directors, the Federal Reserve Bank of New York.

This "partnership" represents a trust that substantially, possibly completely, controls biotechnology research and development globally. Health commerce internationally is generally controlled by this trust as well that exercises nearly complete control over mainstream media to promote/propagandize its organized crime. This trust, in essence, makes or breaks

medical and natural healing markets, primarily through the mass media companies and propaganda it wields.

The media communications issued by the trust consistently contain fraudulent claims of safety and efficacy of new pharmaceuticals including vaccines. SmithKlein's Limerix and the new H1N1 swine flu vaccines are good examples of this. The MF59 concentrated squalene adjuvant (CHIRON) and ASO2-4 (Glaxo-SmithKlein) that also contains squalene according to media reports associated with Gulf War syndrome is far more concentrated in the swine flu vaccines. They also contain "proprietary" ingredients including one that I think is central to causing health problems—IL-2, Interleuken-2.

Together, they control the mainstream media. These principle "partners" in Partnership for New York City, in which the US Federal Government, and the New York State Government, have violated RICO

Antitrust Section 1 of the Sherman Act, 15 U.S.C. § 1, provides criminal sanctions against any person "who shall make any contract or engage in any conspiracy" in restraint of commerce. A civil plaintiff must establish that: (1) two or more entities formed a combination or conspiracy; (2) the combination or conspiracy produces, or potentially produces, an unreasonable restraint of trade or commerce; and (3) the restrained trade or commerce is interstate in nature. In a criminal antitrust prosecution, the government must also prove that the defendants intended to restrain commerce and

acted with knowledge of the probable consequences of their actions.

United States v. United States Gypsum Co., 438 U.S. 422, 444 (1978).

Restraint of commerce, vaccine barons suppress silver hydrosol, OxySilver, through the FDA and FCC.

Commerce is defined as:

The exchange of commodities for commodities. Considered in a legal point of view, it consists in the various agreements which have for their object to facilitate the exchange of the products of the earth or industry of man, with an intent to realize a profit.

Commodities is defined as:

Any tangible good or product that is the subject of sale or barter.

(1) the Clean Air Act, 42 U.S.C. §§ 7401-7671, which imposes criminal sanctions on those who knowingly violate federal or state regulations designed to achieve EPA ambient air quality standards;

(2) the Clean Water Act, 33 U.S.C. §§ 1251-1387, which is designed to control and minimize the effects of water pollution by either prohibiting or regulating the discharge of pollutants into water;

(3) Safe Drinking Water Act, 42 U.S.C. §§ 300f et seq., which regulates and controls the discharge of harmful contaminants into public water systems as well as the underground injection of contaminants into groundwater that supplies public water systems;

(4) the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. §§ 6901-6992, which imposes criminal penalties on those who improperly transport, store or treat hazardous wastes;

(5) the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), which established Superfund, 42 U.S.C. § 9601-9675, which imposes criminal liability for the failure to report the release of a hazardous substance;

Toxic Substances Control Act, 15 U.S.C. §§ 2601-2692, which imposes criminal sanctions for the knowing violation of the Act which regulates the manufacture, processing distribution or disposal of chemicals that pose an unreasonable risk of injury to the public or environment; and (8) the Federal Insecticide, Fungicide and Rodenticide Act, 7 U.S.C. § 136, which provides criminal penalties i

The False Claims Act of 1863, 18 U.S.C. § 287, provides criminal penalties for the presenting of a false, fictitious or fraudulent claim to a federal agency. This statute has been liberally construed, enabling the government to use it to prosecute a wide array of offenses, including fraudulent federal tax refunds, Medicare and Medicaid Fraud, Social Security Fraud, government contract irregularities and fraudulent claims for unperformed services under government contracts.

B. Congressional amendments to the False Claim Act in 1986 blurred the dividing line between criminal actions and civil false claims, by strengthening "qui tam" actions. As a result, private citizens may recover up to 25% of a government recovery where the government intervenes and up to 30% where the government does not intervene. Thus, private citizens have a powerful tool and may play an important role in prosecutorial decisions. 31 U.S.C. §§ 3729- 3733. The Act provides both for treble damages and a civil penalty of \$5,000 to \$10,000 per false claim.

## VI. Federal Conflict Of Interest Statutes

A. 18 U.S.C. § 201 prohibits the bribery of, or the giving of illegal gratuities, to a public official with the intent to influence the official in carrying out an official act.

B. 18 U.S.C. § 203 criminalizes the use of a public office for private gain, whether it be by the officeholder/employee or by an outside individual

attempting to influence the governmental official. The "matters" covered include a "contract, claim, controversy . . . [or] charge. C. Ethics Reform Acts, flowing from Watergate and other public scandals, have imposed criminal sanctions for numerous other actions by public officials and private citizens making criminal use of a public office for private gain. See Note, The Congressional Ethics Dilemma: Constituent Service or Conflict of Interest?, 28 Am. Crim. L. Rev. 343 (1991).

The Federal Food, Drug and Cosmetic Act, 21 U.S.C. §§ 301-394, provides for criminal sanctions and forfeiture as part of its scheme to prevent deleterious, adulterated or misbranded articles from entering interstate commerce. Under this Act, "food" is defined to include "(1) articles used for food or drink for man or other animals, (2) chewing gum, and (3) articles used for components of any such article." 21 U.S.C. § 321(f).

#### Health Care Fraud

The Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, created five new health care fraud crimes and expanded existing money laundering, asset forfeiture and fraud injunction statutes to cover "federal health care offenses." These new crimes, which mirror existing white collar offenses such as mail and wire fraud, embezzlement, false statements and obstruction of justice, provide for jail terms of up to 10 years.

A. 18 U.S.C. §669: "Whoever . . . embezzles, steals . . . or intentionally misapplies any of the moneys, funds . . . or other assets of a health care benefit program" shall be sentenced up to 10 years in prison and fined up to \$250,000.

B. 18 U.S.C. §982: "The court, in imposing sentence on a person convicted of a Federal health care offense, shall order the person to forfeit property, real or personal, that constitutes or is derived, directly or indirectly, from the gross proceeds traceable to the commission of the offense."

C. 18 U.S.C. §1035: "Whoever, in any matter involving a health care benefit program, knowingly and willfully . . . makes any materially false . . . statements . . . in connection with the delivery of or payment for health care benefits, items or services" shall be sentenced up to 5 years in prison and fined up to \$250,000.

D. 18 U.S.C. §1347: "Whoever knowingly and willfully executes, or attempts to execute, a scheme or artifice (1) to defraud any health care benefit program; or (2) to obtain, by means of false or fraudulent pretenses . . . any of the money of . . . any health care benefit program" shall be sentenced up to 10 years in prison and fined up to \$250,000.

E. 18 U.S.C. §1518: Obstruction of criminal investigations of health care offenses is punishable by up to 5 years in prison and a fine of as much as \$250,000.

F. 18 U.S.C. §1956: Money laundering statutes apply to the "laundering" of funds derived from the proceeds from health care offenses, allowing for prison sentences of up to 20 years and fines up to \$500,000 or twice the value of the property involved.

G. 18 U.S.C. §3486: Administrative demands are authorized. The federal False Claims Act, 31 U.S.C. § 3729 et seq., and its qui tam or "whistleblower" provisions, which reward private citizens who help the government discover fraudulent claims, are also applicable to health care providers who submit Medicare or other federal funds claims.

#### Mail And Wire Fraud

The federal mail and wire fraud statutes are the "prosecutor's darling." They criminalize "the full range of consumer frauds, stock

frauds, land frauds, bank frauds, insurance frauds, and commodity frauds [as well as] blackmail, counterfeiting, election fraud and bribery." Rakoff, The Federal Mail Fraud Statute (Part 1), 18 Duq. L. Rev. 771 (1980). These statutes are frequently utilized to bring federal prosecutions for what would otherwise be state court offenses.

The Mail Fraud Statute, 18 U.S.C. § 1341, provides criminal sanctions for those who:

(1) engage in a scheme or artifice to defraud; (2) with an intent to defraud; (3) using the mails to further the fraudulent scheme.

The Wire Fraud Statute, 18 U.S.C. § 1343, contains nearly identical language as the Mail Fraud Statute and prohibits fraud or wire communications.

#### IV. Money Laundering

The Money Laundering Control Act of 1986, 18 U.S.C. §§ 1956-1957, was enacted to deter organized crime and narcotics traffickers from "money laundering," defined as the process by which one conceals the existence, illegal source, or illegal application of income, and disguises that income to make it appear legitimate.

This Act provides criminal sanctions for anyone who conducts a monetary transaction knowing, or with reason to know, that the funds involved were derived from unlawful activity.

While this Act was aimed at "the lifeblood of organized crime," it has been utilized by prosecutors against numerous corporations and otherwise legitimate businesses because it enables prosecutors to reach proceeds of criminal conduct, such as tax offenses.

#### V. Obstruction Of Justice

The Obstruction of Justice and Perjury statutes, 18 U.S.C. §§ 1501 et seq., are popular statutes for federal prosecutors. These laws, which are designed to protect the integrity of judicial proceedings -- before grand juries, federal agencies and Congress -- are often utilized to pursue criminal investigations, with otherwise marginal evidence of substantive offenses, because of (a) concealment, alteration or destruction of

documents; or (b) encouraging or rendering of false testimony.

## VI. RICO Offenses

Over the past decade, federal prosecutors have turned to the "RICO" (Racketeer Influenced and Corrupt Organizations Act of 1970) statute, 18 U.S.C. §§ 1961-1968, as a tool in enterprise affecting interstate commerce; (b) acquiring or maintaining through a pattern of racketeering activity or through collection of an unlawful debt an interest in an enterprise affecting interstate commerce; (c) conducting or participating in the conduct of, through a pattern of racketeering activity or through collection of an unlawful debt, the affairs of an enterprise affecting interstate commerce; or (d) conspiring to participate in any of these activities.

Federal prosecutors utilize the RICO statute as a powerful weapon to prosecute offenses such as mail and wire fraud, bankruptcy fraud, and securities fraud. Prosecutors also take advantage of the statute's provisions authorizing courts to enter restraining orders prior to conviction to prevent the transfer of potentially forfeitable property. prosecuting legitimate businesses and their officers. While enacted in 1970 as a "frontal attack" on organized crime, prosecutors have taken advantage of the Act's specific statement that it should be interpreted "liberally . . . to effectuate its remedial purposes" to justify its use in other contexts.

The Act prohibits "any person" from: (a) using income received from a pattern of racketeering activity or through collection of an unlawful debt to acquire an interest in an enterprise affecting interstate commerce; (b) acquiring or maintaining through a pattern of racketeering activity or through collection of an unlawful debt an interest in an enterprise affecting interstate commerce; (c) conducting or participating in the conduct of, through a pattern of racketeering activity or through collection of an unlawful debt, the affairs of an enterprise affecting interstate commerce; or (d) conspiring to participate in any of these activities.

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weapon to prosecute offenses such as mail and wire fraud, bankruptcy fraud, and securities fraud. Prosecutors also take advantage of the statute's provisions authorizing courts to enter restraining orders prior to conviction to prevent the transfer of potentially forfeitable property.

#### Civil Remedies

18 U.S.C. § 1345 provides for a civil injunction prohibiting the withdrawing, transferring or disposing of property obtained as a result of various offenses of Title 18 as well as conspiracies to defraud (and false thereof) and banking violations.

Why was LYMERix permitted to include an adjuvant, especially given that the manufacturer used a lipidated version of the OspA protein? Further, since the inclusion of the adjuvant in LYMERix necessitated the inclusion of the adjuvant in the placebo, what if anything was done to adjust for the likelihood that complaints of adverse reactions to the adjuvant among the placebo group were not permitted to improperly "cancel out" adverse reactions to  
SPECIAL REPORT: LDA MEETS WITH FDA ON LYMERIX

On January 22, 2002 in Bethesda, MD., the LDA was able to get a private meeting with the FDA on the vaccine issue, despite reluctance by the FDA to grant the meeting. Congressman Chris Smith helped facilitate the setup of this meeting.

LDA president Pat Smith invited Andrea Gaito, MD, President, International Lyme & Associated Disease Society, ILADS; Donald Marks, MD, former lab director for Cannaught; Steven Sheller, Esq., member, LDA's Professional Advisory Board; Albert Brooks, Esq.; and Pam Weintraub, former editor, Omni magazine, to present material to the FDA.

OspA among the vaccinees, and therefore reduce the likelihood of finding a "statistically significant difference" in adverse event rates between the two groups?

([http://74.125.95.132/search?q=cache:EyO68XXyM0IJ:www.lymediseaseassociation.org/Vaccine\\_LYMERIXMeeting.html+lymerix+adjuvant&cd=1&hl=en&ct=clnk&gl=us&client=firefox-a](http://74.125.95.132/search?q=cache:EyO68XXyM0IJ:www.lymediseaseassociation.org/Vaccine_LYMERIXMeeting.html+lymerix+adjuvant&cd=1&hl=en&ct=clnk&gl=us&client=firefox-a))