

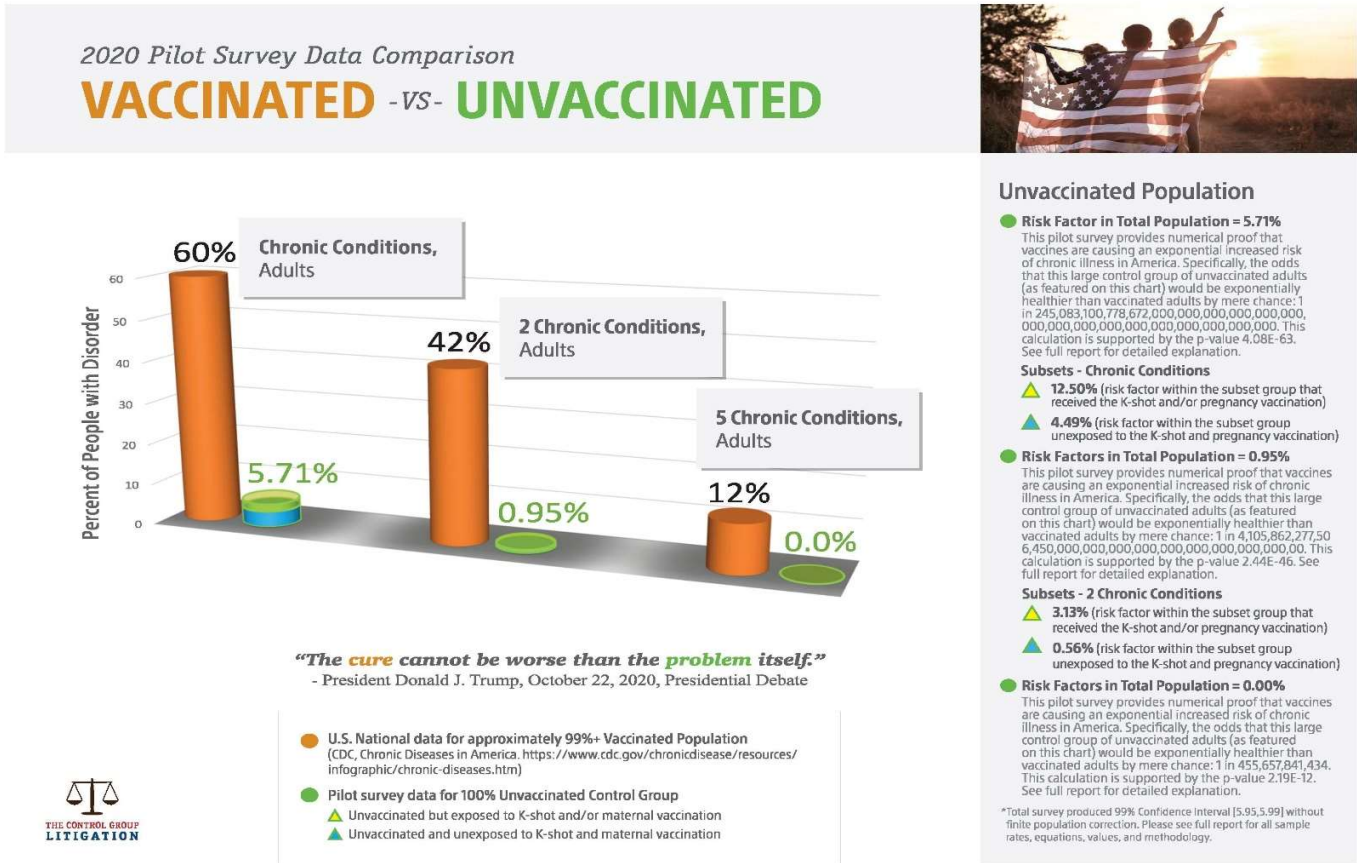
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NOTICE OF CRIMINAL VIOLATIONS & CEASE DESIST DEMAND

April 3, 2022

TO ALL LEGISLATORS FOR THE STATE OF CALIFORNIA & STAFF: RE: Public Health & Safety

The graphs below are the result of a nationwide public health study documenting the long-term health outcomes of vaccine exposure. It has been peer reviewed by multiple concurring experts who’ve sworn under penalty of perjury as to the validity and accuracy of the conclusions reached. BEHOLD the legislature’s “compelling interest” in their unlicensed practice of medicine (in violation of criminal law) and their rights deprivations engineered to coerce increased vaccination uptake:



CAUSE:

Based upon the sample size of this random sample, the odds that vaccines are not the cause of over 90% of the health problems suffered by Americans over the age of 18 are: 1 in 245,083,100,778,672,000,000,000,000,000,000,000,000,000,000,000,000,000,000,000,000,000,000,000. This profound evidence of cause is exponentially more certain than the highest standards of evidence relied upon in any branch of science in existence today.

All Roads Lead to Injured Immune Systems

All of the most common, rapidly-exploding, and *deadly* health conditions observed in Americans today are *known* to be caused by *immune* dysfunction, including heart disease,¹ diabetes,² thyroid disorders,³ life-threatening allergies,⁴ digestive disorders,⁵ cancer,⁶ arthritis,⁷ eczema⁸ asthma, brain and nervous system disorders⁹, kidney failure¹⁰, cirrhosis of the liver,¹¹ and other major organ failures.

¹ "Atherosclerosis (AT) was once considered to be a degenerative disease that was an inevitable consequence of aging. However, researchers in the last three decades have shown that AT (heart disease) is not degenerative or inevitable. It is an *autoimmune*-inflammatory disease associated with infectious and inflammatory factors, characterized by lipoproteins metabolism *alteration* that leads to *immune system activation* with the consequent proliferation of smooth-muscle cells, narrowing arteries and atheroma formation." (Emphasis added.)

Autoimmunity: From Bench to Bedside. Chapter 38 - Cardiovascular involvement in autoimmune diseases - Jenny Amaya-Amaya, Juan Camilo Sarmiento-Monroy, and Adriana Rojas-Villarraga.

<https://www.ncbi.nlm.nih.gov/books/NBK459468/>

² "This *autoimmune process* is thought to smolder for years, and there are individuals at risk of developing *diabetes* who do not yet have the diagnosis." University of CA, San Francisco – Diabetes Education Online: Autoimmunity – At: <https://dte.ucsf.edu/types-ofdiabetes/type1/understanding-type-1-diabetes/autoimmunity/>

³ The American Thyroid Association states that: "*Autoimmune* thyroiditis occurs when thyroid cells are damaged by the immune system. Many different organs and tissues can be affected by *autoimmune disease*, including the endocrine glands, nerves, muscles, skin, blood cells, and the digestive system." At:

<https://www.thyroid.org/patientthyroid-information/what-are-thyroid-problems/q-and-a-autoimmune-thyroiditis/>

⁴ "Allergic reactions begin in your *immune system*." <https://www.hopkinsmedicine.org/health/conditions-and-diseases/allergies-and-the-immune-system>

⁵ "Millions of people in the United States have one or more autoimmune *digestive disorders*, which are conditions that occur when the body's immune system wrongly attacks part of the gastrointestinal tract." See: **Autoimmune Diseases** - Everyday Health By [Jennifer Acosta Scott](#) Medically Reviewed by [Pat F. Bass III, MD, MPH](#) December 2, 2009 - <https://www.everydayhealth.com/autoimmune-disorders/autoimmune-digestive-disorders.aspx>

⁶ "There is a definite connection between many autoimmune diseases and cancer," says [Anthony Perre](#), MD, Internist and Chief of the Division of Outpatient Medicine for Cancer Treatment Centers of America® (CTCA).

Autoimmune Disease and Cancer – At: <https://www.cancercenter.com/risk-factors/autoimmune-diseases>

⁷ "Rheumatoid arthritis (RA) is a chronic, autoimmune, systemic, inflammatory disorder that affects synovial joints, both small and large joints, in a symmetric pattern. This disorder usually does not directly cause death but significantly reduces the quality of life and life expectancy []." **Pathogenic Role of Immune Cells in Rheumatoid Arthritis: Implications in Clinical Treatment and Biomarker Development** *Cells*. 2018 Oct; 7(10): 161. Published online 2018 Oct 9. doi: [10.3390/cells7100161](https://doi.org/10.3390/cells7100161) - PMID: [30304822](https://pubmed.ncbi.nlm.nih.gov/30304822/) - PMCID: PMC6211121

⁸ "These autoimmune skin diseases can show in a variety of ways. Symptoms can include: rashes, blisters, lesions, fatigue, (and) scaly patches." - **Autoimmune Skin Diseases:** University of Utah – Health <https://healthcare.utah.edu/dermatology/services/autoimmune-skin-diseases/>

- ⁹ "Previously, we did not know how common autoimmune encephalitis was, as no prior studies evaluated this," Dr. Flanagan says." **When the Body Attacks the Brain: Immune System Often to blame for Encephalitis** - Mayo Clinic – February 12th, 2018 - By Susan Barber Lindquist -

¹⁰ "Our study sheds light on a new pathogenesis of interstitial nephritis and kidney failure," says researcher Nils Landegren from the Department of Medicine at Karolinska Institutet in Solna. "Our findings suggest that mechanisms similar to those that cause diseases like type 1 diabetes and thyroiditis, in which the immune system targets a specialized type of cell, can also cause interstitial nephritis." Karolinska Institutet. **Autoimmune Attack Underlying Kidney Failure** - ScienceDaily, 16 March 2016.

<https://www.sciencedaily.com/releases/2016/03/160316194409.htm>

¹¹ "Autoimmune liver diseases occur when the body's immune system attacks the liver, causing inflammation. If left - (continued) -

99.74% Vaccine-Exposed Population

Over 99% of the American population has been exposed to this class of drug, which is specifically engineered to permanently alter the immune system, and to alter it in ways that our 'top' immunologists openly admit are *still*, at best, "poorly understood". No tissue of the victim is shielded against this internal attack against their own bodies, which is triggered by direct injection. This mechanism can, and usually does, function much like a delayed incendiary device, such that the damage caused (by the now-altered and dysfunctional immune system) can take many weeks, months, or years of tissue destruction before the victim knows they have a serious problem.

Delayed Incendiary Devices

Without having ever studied or tested a *single* vaccine for its long-term or cumulative health effects, Pharma's only "alibi" is that most of this damage is not *immediately* diagnosable after injection, or - "I was in Hawaii when the building was burned to the ground." And our so-called 'scientists' (pharma-funded 'immunologists') *continue* pleading the 5th when called to explain what is destroying the immune systems of most Americans at this time. Pharma's financial influence controls the "health" industry, many politicians, the mainstream media, and big tech, in order to maintain and continually increase, this astounding level of corruption, human suffering, and death - which is all required to protect and advance pharma profits, as well as the political careers of those who advance these interests by abusing their governmental positions.

Criminal Acts: Legislators Violate CA BP §2052 and Title 18, U.S.C., SECTION 242.

The unlicensed practice of medicine includes the act of prescribing drugs, including but not limited to, prescribing drugs which are formally classified as "unavoidably unsafe". See: Restatement (Second) of Torts § 402A Comment K. All vaccines are formally classified as "unavoidably unsafe" under our system of laws.

The unlicensed prescription of non-OTC drug injections may be charged as a felony under California Business and Professions Code, Sec. 2052 (hereafter, "BP §2052"). A license to practice medicine cannot be granted in the legislative branch, nor in any corporation, association, or any other 'collective' entity. Only a qualified and properly licensed individual may lawfully prescribe non-OTC drugs *to anyone*. The legislature is not authorized to grant *in itself* a license to practice medicine, either individually, or upon the general public. Nor has it formally done so in any prior legislation. No part of CA BP §2052 has been repealed, such that these stark violations, here originating from the legislative branch, have been in any way decriminalized, no matter *who* the perpetrators are, or what the contrivance by which they violate it.

The legislature wrongly presumed that it may medicate the population (write drug prescriptions for the population) in violation of criminal codes which specifically prohibit such acts. Apparently, the legislature functions under the illusion that it may brazenly violate any public safety laws it wishes, and even conspire to violate the citizens' civil rights in order to enforce its criminal drug prescriptions,...so long as it clothes its criminal acts as "legislative". Such criminal 'legislative acts' are *ultra vires*. Brazen violations of criminal public safety codes do not qualify as authorized "legislative duties". The immunity for such acts is no more "absolute" than if the legislature was to "vote" to murder an innocent citizen during the

untreated, the liver inflammation may eventually cause cirrhosis of the liver, which may lead to liver cancer and liver failure." - **Autoimmune Liver Disease** – Beth Israel Lahey Health, Beth Israel Deaconess Medical Center.
<https://www.bidmc.org/conditions-and-treatments/kidney-liver-and-urinary/autoimmune-liver-disease>

course of a “legislative session”. Whomever has advised CA State legislators otherwise, is either ignorant of the law and its proper application, or they have intentionally lied to you.

No existing statutory law, or case law, has “decriminalized” these acts:

Those who rely upon the 1905 *Jacobson v. Massachusetts* case to support any inference that the legislature may engage in the unlicensed practice of medicine are deluded, reading far too much into the case. In *Jacobson*, the unlicensed practice of medicine was never raised or decided. At the time of *Jacobson* (1905) state laws regulating the practice of medicine were still in their infancy, and the practice of unlicensed medicine had yet to be criminalized in most localities.

At that time, the Federal government left it up to the states to “regulate” the practice of medicine. It did not however, grant in the state legislatures any authority to practice medicine upon anyone. California has since regulated the practice of medicine by criminalizing the activity without a license. The antiquated *Jacobson* case has precisely zero relevance here. It cannot be relied upon to support any theories that criminal violations of public health and safety laws are within the scope of activities protected from criminal prosecution, particularly when such violations result in grave destruction to public health. The CA State legislature is not licensed, nor qualified to practice medicine upon anyone, let alone upon the general public.

No Authority to Violate Criminal Codes

Overtly criminal actions clearly exceed any authorities granted in the State legislature. Therefore, such acts pierce *otherwise* applicable immunity protections, i.e., immunity protections apply to non-criminal legislative acts that do not exceed the powers granted in the legislature. Likewise, related activities (accepting bribes, conspiring to violate rights, etc.) constitute nothing more than a conspiracy to violate public safety laws, thereby causing serious injuries and deaths, i.e., public harms. These are criminal wrongs resulting in grave health injuries and consequent deaths. Long-standing public safety laws strictly forbid these acts under penalty of criminal prosecution.

No Exceptions

Under BP §2052, there are no exceptions for the legislative body which would allow it to prescribe *any* drugs, let alone to coercively prescribe unavoidably-unsafe drug injections via a conspiracy to deprive citizens of their rights, either individually or collectively, as retribution for the citizens declining the legislature’s criminally prescribed drug injections. Even if every member of the legislature was licensed to practice medicine, the body runs afoul of BP §2052 when it collectively prescribes drugs as a group, to millions of “patients” they’ve never even met.

If Senator Pan wishes to sit down and write out these prescriptions himself, as an *individual* physician who purports that all Californians are his ‘patients’, then let him do so as a private physician. Joining Senator Pan in a criminal conspiracy to deprive citizens of their rights as retribution should they decline these criminally prescribed and unavoidably unsafe drug injections is criminal activity. Criminal acts are not ‘legislative’, but rather, when committed by legislators, they are an exercise of power (under color of law) where no authority or discretion exists. The regulation of the practice of medicine is a “legislative” action. However, the actual practice of medicine is another matter altogether. The unlicensed practice of medicine is a criminal act.

The verifiable health outcome graphs on the first page of this NOTICE obviate the need for enforcement of CA BP §2052 under penalty of imprisonment. Permitting unqualified and unlicensed parties to practice medicine places the public at great risk of injury or death. And this is precisely what the CA

State Legislature has been up to, with an absolutely *reckless disregard* for the consequences of their continued criminal violations of CA BP §2052 . The *results* of these criminal violations, i.e., our prior tolerance of these criminal violations of public safety codes by the legislature, are now profoundly and irrefutably *evidenced*. But prior tolerance of criminal violations is no defense to criminal prosecution.

Aiding and Abetting Violations of CA BP §2052

Whether or not a particular member of the legislature has a license to practice medicine, if he or she aids and abets *others* to practice medicine without a license, this person is also guilty of violating BP §2052 (b) which reads:

“Any person who conspires with or aids or abets another to commit any act described in subdivision (a) is guilty of a public offense, subject to the punishment described in that subdivision.”

Conspiracy to Aid and Abet Violations of BP §2052

The legislative body is also in violation of BP §2052 (b) when it *collectively* aids and abets others to practice medicine without a license by “ordering” pharmacies, health departments, or other drug-dispensing agents to inject unavoidably-unsafe drugs into ‘patients’ *without* a prescription *written by a licensed physician*.

These “injectors” will later attempt to rely upon the WW2-era defense of “I vus ohnlay followink ohdahs”. And the next question will be, “*Who* wrote and signed the *criminal* orders were you following?” We all know *who* wrote these illegal orders. The origin and corpus of these criminal acts is obvious to even the most casual observer.

DEPRIVATION OF RIGHTS UNDER COLOR OF LAW - Title 18: U.S.C., SECTION 242.

The drafting and passage of legislation which creates and defines a particular class of persons as *targets* for discriminatory rights deprivations, for the sole purpose of *coercing* the injection of *criminally prescribed* drugs – drugs which are legally-defined as “unavoidably unsafe” - are *stark* violations Title 18, U.S.C., SECTION 242. Deprivation of rights under color of law, as a means of coercing the public’s compliance with the State’s criminally-prescribed drug injections, does *not* fall within the scope of any authorized “official duties” of any state legislature. The resulting ‘legislation’ is merely *printed evidence* of these particular crimes, and the votes identify *who* the specific conspirators are.

When deaths result from such rights deprivations, (as they have in the case of vaccine mandates) the penalties can be equivalent to the injuries *caused by such violations*, i.e., death penalty may be imposed. SEE footnote 12 below.¹² And here, the State Legislature has conspired to *preemptively*, and permanently, strip citizens of their rights, thereafter conditioning the free exercise thereof, upon citizens providing evidence they have been injected with the legislature’s criminally prescribed drugs.

¹² SEE: TITLE 18, U.S.C., SECTION 242 – “Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States,....shall be fined under this title or imprisoned not more than one year, or both, ***and if bodily injury results from the acts committed in violation of this section*** [] shall be fined under this title, or imprisoned for any term of years or for life, or both, ***or may be sentenced to death***. (Emphasis added.) Also see: 42 U.S.C. 1983.

There is no grant of legislative authority for such acts to be found anywhere, least of all in the U.S Constitution, or the California Constitution.

When engaged in criminal acts, particularly when said criminal acts include a conspiracy to deprive citizens of their rights (and even their lives) 'under color of law', public officials *lose immunity*. There are no government "official duties" which include overtly criminal acts in violation of public safety codes, resulting in mass physical injuries and deaths. Violations of criminal public health and safety laws obviate the fact that these acts are not intended to serve any legitimate "public health" or safety purpose. And there is no requirement that prosecutors prove the actors knew their conspiracy to commit these criminal acts *would* result in injury or death. Such criminal violations carry *strict liability*.

As of your receipt of this notice, the California Legislature is now ON NOTICE of the criminal laws which prohibit the specific acts which have caused, and will, if not abated, continue to cause, great bodily injury and associated deaths, egregiously affecting the majority of citizens subjected to the offending legislative conspiracy, to violate the criminal laws of this state, as well as those federal laws prohibiting such acts, as are delineated herein.

Criminal Violations Vitiates Immunity Protections

The powers available to this State's Legislators are those enumerated in the California Constitution- and this does not include any criminal acts perpetrated upon the citizens via the passage of legislation which here, is *prima facie* evidence of these conspiracies to commit these crimes, as well as the crimes themselves.

There is simply no mechanism by which these overtly criminal acts can be transformed into "authorized" acts. State Legislators are not immune from prosecution for criminal activities merely because they abuse their positions (exceed their legislative authority) in a conspiracy to enforce these criminal atrocities (via criminal deprivations of rights) upon those whose interests they were bound to serve. Even judicial immunity is lost when judicial orders/acts directly violate criminal codes.

FURTHER NOTICE: NON-EXISTENT DATA TO JUSTIFY/LGITIMIZE POLICIES

The Cover-up is Evidence of Mens Rea

The Federal Government's own agencies are busying burying the maimed and dead bodies via their fully-corrupt VAERS system, (Vaccine Adverse Event Reporting System) which intentionally hides over 99% of the injuries and deaths that are actually occurring *shortly after* injection.¹³ This has been confirmed by a Harvard study of the VAERS and has since been repeatedly corroborated by multiple published government datasets. The California State Legislators are now formally ON NOTICE that the VAERS system only represents less than 1% of the actual injuries caused by vaccine-exposure. A simpleton can easily understand that the correct method of calibration for the VAERS numbers *requires* that they be multiplied by at least 100 times before they begin to approach accuracy.

¹³ "Adverse events from vaccines are common but underreported, with less than one percent reported to the Food and Drug Administration (FDA)." See: **Electronic Support for Public Health – Vaccine Adverse Event Reporting System (ESP: VAERS)** at: <https://digital.ahrq.gov/ahrq-funded-projects/electronic-support-public-health-vaccine-adverse-event-reporting-system>

One of the CDC's most recent unlawful (fraudulent) methods of covering up the evidence of injury and death shortly after injection, is the standing order from the CDC requiring that all recently-vaccinated people who show up at hospitals with deadly vaccine-injuries, must be ***falsely classified as "unvaccinated"***.¹⁴ There is a simple word for this device. It is called FRAUD. This directive is equivalent to the CDC supplying the hospitals with bags of lime, shovels, and maps to the nearest remote dumping grounds, *in combination with* direct orders to intentionally HIDE the dead bodies that are now piling up shortly after injection.

Did an "unvaccinated" person die of another blood clot or another heart failure? NO. Another *recently vaccinated* person died, and they are LYING about the victim's vaccination status.

Hiding the evidence, and/or the willfully reckless *refusal* to acknowledge or examine evidence that has clearly been presented, is the legislature's *only* support in repeating the *fraudulent* pharma marketing-slogan which claims the "side-effects are rare". Actively hiding and/or repeated refusals to examine the abundantly-clear evidence of this ongoing *destruction to public health*, is evidence *of mens rea*.

In continuing to insist that the legislative branch of the California State government may grant *in itself* authority to practice unlicensed and *coerced* medicine upon the citizens - *as a precondition to the enjoyment of our rights* – the legislature *only* destroys its own legitimacy and relevance. But this is more than an issue of whether or not one is to be reelected. The stakes are *much* higher at this time. No amount of money/bribes will prove to have been worth these violations of criminal laws, which criminal acts have led to these *grave injuries* to the citizens of California.

At the moment, the citizens are *still* seeking, and most desperately praying for, a *civil* remedy to prevent their own physical destruction at the hands of their state government, who acts in collusion with, and for the benefit of, the financial incentives provided by pharma, and also federal agencies who are largely funded and controlled by *the pharmaceutical industry*, in committing criminal acts that are injuring and/or killing *millions of Californians*.

Criminal Conspiracy to Commit Crimes Against Humanity

An expressly unlawful purpose defeats legislative immunity *because it exceeds the scope of legislative authority*. The legislature's unlawful purpose (conspiracy to violate Title 18, U.S.C., SECTION 242, in furtherance BP §2052 criminal code violations) is *prima facie* evidenced *in print* by these unauthorized and *criminal* 'legislative' acts *themselves*. These criminal violations are reduced to written *prescriptions* for unavoidably unsafe drug injections, which are clothed under pretense "legislative" acts by an unlicensed body-politic. The conspiracy to exercise unauthorized legislative power for the sole purpose of *enforcing* these criminal acts against the public (via the deprivation of rights against those who decline the legislature's *criminally-prescribed* and unavoidably-unsafe drug injections) *affords no*

¹⁴ "According to the U.S. Centers for Disease Control and Prevention, you're not counted as fully vaccinated until a full 14 days have passed since your second injection in the case of Pfizer or Moderna, or 14 days after your first dose of Janssen, despite the fact that over 80% of deaths after the vaccines occur in this window. Anyone who dies within the first 14 days post-injection is counted as an unvaccinated death. Not only does this inaccurately inflate the unvaccinated death toll, but it also hides the real dangers of the COVID shots, as the vast majority of deaths from these shots occur within the first two weeks" - [Shockingly, CDC Now Lists Vaccinated Deaths as Unvaccinated](https://flybynews.wordpress.com/2021/09/15/shockingly-cdc-now-lists-vaccinated-deaths-as-unvaccinated/) – First Published September 15th, 2021 by Dr. Mercola before censored – Republished and still available HERE: <https://flybynews.wordpress.com/2021/09/15/shockingly-cdc-now-lists-vaccinated-deaths-as-unvaccinated/>

immunity. These are all purely criminal acts which have already produced, and if not abated, will continue to produce, catastrophic human suffering and death.¹⁵

Absolute, or even qualified immunity, is a fallacy in the instance of a conspiracy to deprive citizens of their rights in furtherance of a conspiracy to commit overt criminal violations of public safety laws, which violations then lead to mass injuries and deaths. This catastrophic destruction of public health is precisely what has already occurred as a direct result of the State legislature's presumption that the criminal laws prohibiting the unlicensed practice of medicine don't apply to them, so long as they violate these criminal laws on a mass scale from inside of our State's Capitol in conspiracy with other legislators who are likewise financially incentivized.

Public Safety Laws

The reason for the existence of BP §2052, and the purpose served by the deterrence of criminal penalties for violations thereof, is to *protect* public health. There is no argument that the Legislature honestly believed their own overt criminal violations of public health and safety laws are engineered to *protect* public health. And these criminal violations clearly have *not* had this effect upon public health—quite the opposite. These criminal violations have *already* produced a public health catastrophe far exceeding any threat ever before posed by an “infectious” disease. The legislature is not qualified to practice medicine and is not licensed to do so. This public health catastrophe is the direct result of the legislature's criminal violation of public safety laws, which clearly evidences their reckless disregard for public safety.

BRIBES

Each and every member of the legislature who has already participated in these violations of BP §2052 and in the conspiracy to deprive citizens of their rights as retribution for declining the legislature's criminally-prescribed drug injections, has received financial benefits, either directly or indirectly, from the pharmaceutical industry in exchange for their participation in this criminal conspiracy.¹⁶ Receiving bribes in exchange for physically-injurious criminal acts against the public good in violation of criminal codes, via the unauthorized abuse of legislative power, is beyond reprehensible and clearly does far more than merely “shock the conscience”. Such acts qualify for the very same punishments these legislators saw fit to mete out against the public when they accepted financial incentives in exchange for criminal violations of public health and safety codes.¹⁷

¹⁵ Even *judicial immunity* does not shield one from criminal liability for acts which are in furtherance of a conspiracy to commit criminal violations. In *United States v. Manton*, 107 F.2d 834 (2d Cir. 1938) a criminal conspiracy conviction was upheld against a judge for his participation in a scheme under which he was paid to exercise his judicial power in favor of certain parties, without regard to the merits of their case. Evidence of his participation through his meetings with counsel, his scheduling of cases, the manner in which he presided at trial, and the fact that he rendered decisions in favor of defendants was all held admissible.

¹⁶ The lobbying effort in support for SB277 was led by Vaccinate California and California Immunization Coalition, a project of the Immunization Action Coalition that is funded by Astra Zeneca, BioCSL, Merck, Novartis Vaccines, Pfizer and Sanofi Pasteur and CDC. The American Academy of Pediatrics and California Medical Association, which are also funded by pharmaceutical companies, were among the bill's supporters, as well as Biocom that represents Pfizer, Merck, GSK, Novartis, Sanofi, Monsanto and Kaiser Permanente.

¹⁷ The offense becomes complete when the agreement is made. The only effect of the requirement that an overt act shall be shown is to permit an abandonment of the conspiracy in the meantime and the consequent avoidance of the penalty which the statute imposes. "This offense does not consist of both the conspiracy and the acts done to effect the object of the conspiracy, but of the conspiracy alone. The provision of the statute, that there must be an act done to effect the object of the conspiracy, merely affords a *locus poenitentiae*, so

ON NOTICE:

Verifiable Evidence of CAUSE:

The Control Group nationwide study is irrefutable evidence of these crimes against humanity, i.e., this dataset has documented the actual long-term health effects of vaccine-exposure - at any level of exposure. This is profoundly reliable and fully-admissible evidence of cause, having the peer-reviewed validation of its authenticity and reliability supported by the sworn statements of multiple experts, including statisticians, various medical experts, and even an esteemed PHD who served on the U.S. Senate's Health Advisory Committee for 8 years. These expert declarations are now a matter of public record filed in the U.S. District Court, Eastern District of California, Sacramento – Case No. 2:20-cv-02470 WBS JDP – *Joy Garner v. Joe Biden*

Formally Classified as "Bioweapons": UNSAFE = DANGEROUS

The new mRNA gene-altering "covid" drug injections are even more destructive to public health. They are specifically defined as bioweapons according to Federal codes. Title 18 U.S. Code §175 prohibits the use of biological weapons, which code specifically identifies the contents of the "covid vaccines" as an unlawful bioweapon within the Federal Select Agents & Toxins list, (HHS and USDA Select Agents and Toxins 7 CFR Part 331, 9 CFR Part 121, and 42 CFR Part 73) which includes:

"20. SARS-CoV/SARS-CoV-2 chimeric viruses resulting from any deliberate manipulation of SARS-CoV-2 to incorporate nucleic acids coding for SARS-CoV virulence factors."

The intentionally-engineered replication of the SARS-CoV-2 spike proteins (delivered by mRNA) within these bioweapon injections is the very definition of a "virulence factor" as defined above. It is also documented by the 20-F filing by Biontech for Pfizer, which defines their covid vaccines (like all of the other mRNA covid injections) as mRNA technology – gene therapy medicinal drugs – a synthetic, computer generated/coded (CRISPR), chimerically-altered SARS-CoV-2 agent, intentionally engineered to increase virulence factors – which is "gain of function" - by specifically delivering messenger signal-carriers to program human cells to replicate the federally-prohibited toxic agents. This is in direct violation of 18 U.S.C. Sec. 178 & 175. It is a bioweapon that is unlawful under U.S. Code. It will be prosecuted.

These facts explain why covid "vaccinated" people are now proven to be far more susceptible to contracting covid "variants" than those who've thus-far avoided injection with these bioweapons.

Intentional Insertion of HIV Viral Vectors into the Spike Proteins for REPLICATION

With the vaccine-maker's intentional insertion of the HIV virus sequence into the mRNA-based SARS-CoV-2 gene therapy injections, the recent explosive appearance of epidemic levels of immune deficiency syndrome ("AIDS") specifically documented in those who've received these injections, is easily understood and explained. *SEE attached Exhibit "A" for further clarification.*

that before the act done either one or all of the parties may abandon their design, and thus avoid the penalty prescribed by the statute." *United States v. Britton*, 108 U.S. 199, 204, 205, 2 S. Ct. 531, 534, 27 L. Ed. 698." Or in other words: "Repent now and sin no more, and from true justice you may be spared."

ON NOTICE

1. The California State Legislature is now ON NOTICE that vaccine exposure, (no matter which vaccine, and at any level of exposure) has produced, and will continue to produce, far more harm to public health than even the most exaggerated (and hypothetical) claims as to their possible benefits.
2. The California State Legislature is ON NOTICE that their own unlicensed practice of medicine, which includes the act of prescribing unavoidably-unsafe drug injections, is a criminal act in violation of CA BP §2052.¹⁸
3. The California State Legislature is now formally ON NOTICE of the specific criminal laws which prohibit the unlicensed prescribing of unavoidably unsafe drug injections to the general public, as well as the governing laws and penalties which apply to the legislature's deprivation of rights under color of law, in its conspiracy to coerce compliance with its criminally-prescribed and unavoidably-unsafe drug injections. More than simply a deprivation of rights, this conspiracy is in fact, a conspiracy to commit crimes against humanity, i.e., the textbook definition of genocide "under color of" State law.^{19 20}

And the legislature does all of this for money, expecting to personally avoid the effects of this hell-on-earth they've created, because they are deluded enough to believe their 'immunity' extends to cover overtly criminal acts, no matter how egregiously destructive to the public good, and even rising to the level of crimes against humanity. On this point, legislators are quite mistaken.²¹

4. Every member of the California State Legislature is now formally on NOTICE of the fact that the aforementioned criminal conspiracy has already resulted in millions of severe bodily injuries and associated deaths.²²

¹⁸ "[W]hatever may be the case with respect to civil liability generally, or civil liability for willful corruption, we have never held that the performance of the duties of judicial, legislative, or executive officers, requires or contemplates the immunization of otherwise criminal deprivations of constitutional rights." *Gravel v. United States*, 408 U.S. 606 (1972) Id. at 503 (emphasis added) (citations omitted)

¹⁹ 'Especially is it competent and proper for this court to consider whether its (the legislature's) proceedings are in conformity with the Constitution and laws, because, living under a written constitution, no branch or department of the government is supreme; and it is the province and duty of the judicial department to determine in cases regularly brought before them, whether the powers of any branch of the government, and even those of the legislature in the enactment of laws, have been exercised in conformity to the Constitution; and if they have not, to treat their acts as null and void.' *Adam Clayton POWELL, Jr., et al., Petitioners, v. John W. McCORMACK et al.* 103 U.S., 103

²⁰ Private Citizens retain the right to, and may soon obtain judicial approval to empanel a grand jury to pursue criminal indictments, and they may do so without approval of the CA Attorney General. Any county of citizens affected by the criminal acts described herein, may petition their courts and obtain such orders.

²¹ Legislators do NOT have power to act in violation of criminal codes. Violations of criminal laws, specifically those laws which are engineered to protect public safety, do not legally qualify as "legislative" acts. Officials are only immune while "exercising the functions of their office ... within the limits of their authority." There is no grant of authority for the state legislature to abuse their positions in order to financially benefit (accept financial compensation) in conspiracy to absurdly clothe their violations of criminal statutes as "legislative" in nature. There is no grant of authority to violate criminal statutes placed in the legislature. The legislature is no more immunized in this circumstance than if they committed a murder in the middle of a "vote".

²² NOTE: The legislature cannot rely upon *Tenney v. Brandhove* 341 U.S. 367 (1951) for protection, as in that case, 'legislatively' criminal acts were not involved.

CEASE AND DESIST DEMAND

1. WHEREFORE, the citizens of the State of California, in addition to the subsequent signatories herein, hereby demand that the Legislature of the California State CEASE and DESIST in any further criminal violations of California public safety codes and other criminal laws as detailed in this NOTICE, and to; forthwith immediately move to repeal any and all prior criminal violations contained in any prior acts, bills, policies, or regulations.
2. WHEREFORE, the citizens of the State of California, in addition to those signatories herein, hereby demand that the Legislature of the State of California CEASE and DESIST in any further conspiracies to commandeer control of our law enforcement agencies under threat of defunding, as retribution for any officer's lawful refusal to enforce the legislature's criminal violations of public safety laws, whether such orders are prescribed by the legislature or any health departments operating within this state.
3. WHEREFORE, the citizens of the State of California, in addition to those signatories herein, hereby demand that the Legislature of the State of California CEASE and DESIST in further conspiracies to interfere with, abridge, or otherwise deprive any citizens of their 1st Amendment right to openly voice their opposition to any legislators' actions, or the actions of any other branch of government. The citizens maintain their right to express their personal sentiments and opinions as to the character of any representative, and/or in opposition to any particular actions taken by them. The legislature cannot "vote away" any portion of the 1st Amendment. Actions directed toward abridging the 1st Amendment, or any other rights, in furtherance of the conspiracies described herein, are in clear violation of **Title 18: U.S.C., SECTION 242.**
4. WHEREFORE, the 2021/2022 California State Legislature of can never again say they "didn't know" what was happening, or that they believed their related actions were other than unlawful.

Joy Garner, founder of The Control Group

SEE: Signatories List attached hereto as Exhibit "B"

*"With repentance, there is no sin so great that it cannot be forgiven.
For God so loved the world....."*