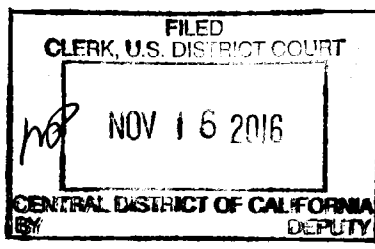


1 Travis Middleton
2 27 West Anapamu St. #153
3 Santa Barbara, California [93101]
4 Telephone: 805-284-6562
5 Email: travis_m_93101@yahoo.com



6 NOTICE AND DEMAND FOR COURT TO OBEY ITS OATH OF OFFICE TO THE
7 CONSTITUTION FOR THE UNITED STATES OF AMERICA – PAGES 1 OF 15
8 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

9
10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**
12 **WESTERN DIVISION**

13 Travis Middleton, et al.,
14 Plaintiff(s), Applicant

15 vs.

16 Richard Pan, et al.
17 Defendant(s)

18 Defendants,

) **NOTICE TO THE COURT TO**
) **OBEY ITS OATH TO THE**
) **CONSTITUTION FOR THE**
) **UNITED STATES OF AMERICA**
) **28 U.S.C. 453, UCC 1-103.6,**
) **Deteronomy 1:16, 17, Leviticus 19:15**

) This Notice is filed under the American
) Free Flag of peace of the united states
) of America. No jurisdiction under any
) American flags of war will be accepted
) in this Case Incorporation

) Incorporated Case No. 2:16-cv-05224-
) SVW-AGR
) Magistrate Judge: Hon. Alicia G.
) Rosenberg
) Ctrm: B – Eighth Floor

26 TO DEFENDANTS COUNSEL AND ALL PARTIES AT INTEREST:
27 THIS NOTICE AND DEMAND FOR COURT TO OBEY ITS OATH OF
28 OFFICE TO THE CONSTITUTION FOR THE UNITED STATES OF

1 AMERICA Pursuant To 28 U.S.C. 453, UCC 1-103.6, Deteronomy 1:16, 17,
2 Leviticus 19:15.

3
4 I, Travis Middleton, and “Plaintiffs”, hereinafter Parties Injured, being duly
5 sworn according to law, having first-hand knowledge of the facts herein, and being
6 competent to testify, do affirm that the facts herein are stated by the Parties
7 Injured, and are true, correct and complete, stated under the penalties of perjury
8 pursuant to the laws of the United States of America.

9 1). I know all men by these presents, Travis Middleton, and “Plaintiffs”, Parties
10 Injured, brings this NOTICE AND DEMAND, for the people of the united States
11 of America, under the American Flag of peace, without an attorney, ex rel. and
12 states:

13 2). Ex rel.: for the people of the united states; “...But it is the manner of
14 enforcement which gives Title 42 U.S.C. 1983 its unique importance, for the
15 enforcement is placed in the hands of the people.” Each citizen, “acts as a private
16 attorney general who takes on the mantle of the sovereign, guarding for all of us
17 the individual liberties enunciated in the constitution.” Section 1983 represents a
18 balancing feature in our government structure whereby individual citizens are
19 encouraged to police those who are charged with policing us all. Thus, it is of
20 special importance that suits brought under this statute be resolved by a
21 determination of truth.” Wood v. Breir, 54 F.R.D. 7, (1972).

22 3). Definition: “Case Incorporated”, the formation of a legal body, with the quality
23 of perpetual existence and succession. (2). Consisting of an association of
24 numerous individuals. (3). Matters relating to the common purpose of the
25 association, within the scope of the powers and authorities conferred upon such
26 bodies with the quality of perpetual existence and successions. Ref. Black’s Law
27 Dictionary 67th, Pg. 690. “Case Incorporation” will establish the legal bounds of
28 the members of this lawful assembly to solve a specific “Case Number” and the
issues in motion.

4). This Incorporated Case is defined to be a Common Law and Constitutional
Demand Pursuant to 28 U.S.C. 453, UCC 1-103.6, Deteronomy 1:16, 17, Leviticus

1 19:15 and assigned Incorporated Case No. 2:16-cv-05224-SVW-AGR as described
2 above.

3 5). The Parties injured herein brings this Incorporated Case, Notice and Demand.
4 Any dispositive denials or objections in opposition to this Notice and Demand are,
5 and or will be considered an act of conspiracy to the crimes and violations defined
6 in this Notice and Demand, to include but not be limited to Title 42 U.S.C.A.
7 Section 1986, Title 18 USC Section 1961(1) - 1503 (relating to obstruction of
8 justice), section 1951 (relating to interference with commerce, robbery or
9 extortion), section 1952 (relating to racketeering), 18 U.S.C.A. Sec. 241, Criminal
10 Conspiracy, 18 U.S.C.A. Sec. 1621, 18 U.S.C. Sec. 1964, Perjury as to their Oaths
and Affirmation.

11 Hereinafter: F.R.C.P. = Federal Rules of Civil Procedure.

12 U.S.C.A. = United States Code Annotated.

13 U.S.C.S. = United States Code Service.

14 F.R.D. = Federal Rules Decision.

15 U.C.C. = Uniform Commercial Code

16 6). F.R.C.P. Rule 4. Process, (a) Summons, (b) Form, (c) Service, (d) Summons
and Complaint, (g) Return Proof, (h) Amendments, (j) Time.

17 7). F.R.C.P. Rule 5 Service, (a) Required (d) Filing certificate.

18 8). F.R.C.P. Rule 6 Time, (a) Computation (d) Motions and Affidavits.

19 9). F.R.C.P. Rule 7 Pleadings, (a) Pleadings (b) Motions.

20 10). F.R.C.P. Rule 8 Rules of Pleadings, (a) Claim for Relief (b) Defense form of
21 Denials (c) Affirmative Defense (d) Failure to deny (e) Pleading concise.

22 11). F.R.C.P. Rule 9 Pleading special (b) Fraud (e) Judgments (f) Time and place
23 (g) Special damage.

24 12). F.R.C.P. Rule 10 Form of Pleadings (a) Captions (b) Paragraphs.

25 13). F.R.C.P. Rule 11 Signing of Pleadings, Sanctions.

26 14). F.R.C.P. Rule 12 (a) Time of presented (b) How presented (c) Motion,
27 Judgment on Pleadings (f) Motion to Strike (h) Waiver (Subject Matter).

28 15). F.R.C.P. Rule 15 Amended and Supplemental Pleadings a.b.c.d.

F.R.C.P. Rule 16, (f) Sanctions (No contract, no fees).

1 F.R.C.P. Rule 18, and 19 Joinder.

2 F.R.C.P. Rule 24, Title 28, U.S.C. 2403 – Challenging Constitutionality.

3 F.R.C.P. Rule 38, Trial by Jury.

4 F.R.C.P. Rule 41, Dismissal of Action Voluntarily.

5 F.R.C.P. Rule 49, Issues sent to Jury by Demand.

6 F.R.C.P. Rule 50, New Trial.

7 F.R.C.P. Rule 54, Demand for Judgment.

8 F.R.C.P. Rule 55, Default.

9 F.R.C.P. Rule 56, Summary Judgment.

10 **FACTS AND FINDINGS OF LAW**

11 (16). **Notice:** United States Constitution Article VI Section 2 provides: This
12 Constitution, and the laws of the United States which shall be made in pursuance
13 thereof; and all treaties made, or which shall be made, under the authority of the
14 United States, shall be the supreme law of the land; and the judges in every state
15 shall be bound thereby, anything in the Constitution or laws of any State to the
16 contrary notwithstanding. See also **Leviticus 26:25-** “And I will bring a sword
17 upon you, that shall avenge the quarrel of my covenant: and when ye are gathered
18 together within your cities, I will send the pestilence among you; and ye shall be
19 delivered into the hand of the enemy”; and, **Leviticus 19:12-** “And ye shall not
20 swear by my name falsely, neither shalt thou profane the name of thy GOD: I am
21 the LORD”. And, **Leviticus 19:15-** “Ye shall do no unrighteousness in judgment:
22 thou shalt not respect the person of the poor, nor honour the person of the mighty:
23 but in righteousness shalt thou judge thy neighbor”. And, **Deuteronomy 1-16, 17-**
24 “And I charged your judges at that time, saying, hear the causes between your
25 brethren, and judge righteously between every man and his brother, and the
26 stranger that is with him. (17) Ye shall not respect persons in judgment; but ye
27 shall hear the small as well as the great; ye shall not be afraid of the face of man;
28 for the judgment is God's: and the cause that is too hard for you, bring it unto me,
and I will hear it”. And, 28 U.S.C. 453- Each justice or judge of the United States

1 shall take the following oath or affirmation before performing the duties of his
2 office: "I, _____, do solemnly swear (or affirm) that I will administer justice
3 without respect to persons, and do equal right to the poor and to the rich, and that I
4 will faithfully and impartially discharge and perform all the duties incumbent upon
5 me as _____ under the Constitution and laws of the United States. So help me God."

6 17). The Senators and Representatives before mentioned, and the members of the
7 several state legislatures, and all executive and judicial officers, both of the United
8 States and of the several states, shall be bound by oath or affirmation, to support
9 this Constitution; but no religious test shall ever be required as a qualification to
10 any office or public trust under the United States.

11 (18) **Notice:** "Statements of counsel in brief or in argument are not sufficient for
12 motion to dismiss or for summary judgment,"; "Where there are no depositions
13 admissions, or affidavits submitted by actual real-party Defendants, the court has
14 no facts to rely on for a summary determination". See *Trinsey v. Pagliaro*, D. C.
15 Pa. 1964, 229 F. Supp. 647.

16 19). This applies both with Federal Rules of Evidence and State Rules of
17 Evidence.... there must be a competent first hand witness (a body). There has to be
18 a real person making the complaint and bringing evidence before the court.

19 Corporations are paper and can't testify. The opposing counsels' Oppositions fall
20 short of this evidence rule.

21 20). "Manifestly, [such statements] cannot be properly considered by us in the
22 disposition of [a] case." *United States v. Lovasco* (06/09/77) 431 U.S. 783, 97 S.
23 Ct. 2044, 52 L. Ed. 2d 752,

24 21). "Under no possible view, however, of the findings we are considering can they
25 be held to constitute a compliance with the statute, since they merely embody
26 conflicting statements of counsel concerning the facts as they suppose them to be
27 and their appreciation of the law which they deem applicable, there being,
28

1 therefore, no attempt whatever to state the ultimate facts by a consideration of
2 which we would be able to conclude whether or not the judgment was warranted."

3 *Gonzales v. Buist*. (04/01/12) 224 U.S. 126, 56 L. Ed. 693, 32 S. Ct. 463.

4 (22). **Notice:** The judge and attorney(s) has taken an Oath and Affirmation to
5 support and defend that Constitution of the United States of America and the
6 Constitution of the STATE OF CALIFORNIA.

7 23). All officers should take the oath required by the constitution, whether the law
8 under which they hold office prescribe this duty or not. The injunctions of the
9 Constitution in this respect are as obligatory as those of a statute could be.

10 24). The Parties Injured herein demands the Attorneys Motions to Dismiss be
11 stricken from the record.

12 (24). **Notice:** United States Constitution Article VI Section 2 provides: This
13 Constitution, and the laws of the United States which shall be made in pursuance
14 thereof; and all treaties made, or which shall be made, under the authority of the
15 United States, shall be the supreme law of the land; and the judges in every state
16 shall be bound thereby, anything in the Constitution or laws of any State to the
17 contrary notwithstanding.

18 25). Defendants' SB277 relies on the phrases "Police Powers" of the State and the
19 Doctrine of "Parens Patriae" for its authority to mandate poisons on the public.

20 (26) **Notice:** The terms "Police Powers" and "Parens Patriae" appear nowhere in
21 the Constitution for the united States of America, nor the California constitution.
22 This country was founded on statutes within the united States constitution giving
23 the government limited authority over the people. Anything in the constitution
24 notwithstanding. See united States Constitution Article VI Section 2. The judge
25 and Attorneys swore an oath to the Constitution, not doctrines of police powers or
26 Parens Patriae.

27 (27) **Notice:** 4.Ramsey v. Allegrie, 25 U.S. (12 Wheaton) 611, 631 (1827): "If the
28 common law can try the cause and give full redress, that alone takes away the
admiralty jurisdiction."

1 (28). **Notice:** 5.Hayburn's Case. 2 Dali. (2 U.S.) 409 (1792); Article #6 Clauses 2
2 and 3, U.S. Constitution: "This Constitution is the supreme Law of the Land. All
3 judicial officers of the united States are bound by oath or affirmation, to support
4 this Constitution.

5 (29). **Notice:** The constitution is to be interpreted according to common law rules.
6 Schick v. U.S., 195 US 65, 24 Sup. Ct. 826, 49 L. Ed. 99. See also, UCC 1-103.6.
7 "The Code is complimentary to the Common Law, which remains in force, except
8 where displaced by the code. A statute should be construed in harmony with the
9 Common Law, unless there is a clear legislative intent to abrogate the Common
10 Law." (UCC 1-103.6).

11 (30). **Notice:** Miranda v. Arizona 384 US 436 (1966): "Where rights secured by
12 the constitution are involved, there can be no rule or law making or legislation
13 which would abrogate or abolish them."

14 31). Defendants are involved in a conspiracy amongst themselves and with certain
15 drug companies to use SB277 to overtly poison the public with dangerous,
16 poisonous, biological and chemical weapons. The list of poisons includes but is not
17 limited to aluminum hydroxide, aluminum phosphate, ammonium sulfate,
18 amphotericin B, animal tissues: (pig blood, horse blood, rabbit brain), dog kidney,
19 monkey kidney, chick embryo, chicken egg, duck egg, calf (bovine) serum,
20 betapropiolactone, fetal bovine serum, formaldehyde (embalming fluid), formalin,
21 gelatin, glycerol, human diploid cells (originating from human aborted fetal tissue),
22 hydrolized gelatin, mercury thimerosal (thimerosal, Merthiolate(r)), monosodium
23 glutamate (MSG), neomycin, neomycin sulfate, phenol red indicator,
24 phenoxyethanol (antifreeze). See Recipient Table attached under **Addendum A**.
25 These are but a partial list of poisons being used in these chemical compounds.
26 (31). **Notice:** The Parties Injured herein have a common law right pursuant to the
27 9th Amendment to resist being maimed, injured and or killed by the State
28

1 government's sponsored poisons, be it by and through a needle, poisons put into
2 our foods, water, soils or atmosphere.

3 (32). **Notice:** The right of self-defense and self-preservation is natural right long
4 precedent to the U. S. Constitution.

5 Self-defense as stated by Justice Blackstone of "Blackstone's Commentaries On
6 English Common Law":

7 "The defense of one's self, or the mutual and reciprocal defense of such as stand in
8 the relations of husband and wife, parent and child, master and servant. In these
9 cases, if the party himself or any of these his relations, be forcibly attacked in his
10 person or property, it is lawful for him to repel force by force; and the breach of
11 the peace, which happens, is chargeable upon him only who began the affray. For
12 the law, in this case, respects the passions of the human mind; and (when external
13 violence is offered to a man himself, or those to whom he bears a near connection)
14 makes it lawful in him to do himself that immediate justice, to which he is
15 prompted by nature, and which no prudential motives are strong enough to restrain.
16 It considers that the future process of law is by no means an adequate remedy for
17 injuries accompanied with force; since it is impossible to say to what wanton
18 lengths of rapine or cruelty outrages of this sort might be carried, unless it were
19 permitted a man immediately to oppose one violence with another. Self-defense,
20 therefore, as it is justly called the primary law of nature, so it is not, neither can it
21 be in fact, taken away by the law of society. In the English law particularly it is
22 held an excuse for breaches of the peace, nay even for homicide itself."

23 -Blackstone's Commentaries Book 2 pages 1491 & 1493.

24 33). Defendants' sponsorship of SB277 is simply a murder-for-hire scheme under
25 some pseudo government sponsored fraudulent "health" initiative much like the
26 Tuskegee Experiment against African Americans that lasted for 40 years.

27 34). To illustrate parts of Defendants' conspiracy and cover-up, Drs. Brian Hooker
28 and Andrew Wakefield drafted a letter to Dr. Harold W. Jaffe MD, MA Associate

1 Director for Science CDC and Dr. Don Wright MD, U.S. Dept. of Health and
2 Human Services dated October 14, 2014. This letter is also cc'd to multiple
3 agencies about the criminal conduct of CDC's top scientist Dr. William Thompson
4 and his statements regarding the MMR study of 2004. Notice especially pages 5
5 through 9, subpart 2 – Overview of The Research Misconduct: Subpart 2.11 “Their
6 conclusions were and remain that the evidence does not support a link between
7 MMR and autism, when, in fact, theirs did.” – Dr. William Thompson. Subpart
8 2.18 “The Group and senior members of the CDC have maintained this deception
9 since they first detected the risks of autism following MMR- a period of at least 13
10 years. Efforts now, by Dr. DeStefano and the CDC, to justify their omissions are
11 false and merely serve to compound the misconduct.” See attached under

12 **Addendum B.**

13 35). With this information about the lies and criminal acts of the CDC and its top
14 scientist in tow, the Defendants and their attorneys maintain their efforts to deceive
15 this Court into ignoring the poisons and real issues behind SB277. The acts of the
16 attorneys constitute a fraud upon the court in attempting to deceive the Court of the
17 real agenda of their criminal conspiracy.

18 **WHEREFORE:**

19 36). The Parties Injured herein gives Notice and Demand that the Judge honor
20 her/his oath of office to support and defend the united States Constitution and Bill
21 of Rights pursuant to 28 U.S.C. 453, though the heavens may fall.

22 37). The Parties Injured herein requests this Court declare or rule pursuant to 28
23 U.S.C. 2201, UCC 1-103.6 and Common Law that Defendants have only
24 constitutional powers lawfully enacted, no police powers or Parens Patriae doctrine
25 exist in the united States Constitution and does not grant defendants authority to
26 force poisons on Plaintiffs/Parties Injured and the general public.

27 38). The Parties Injured herein requests that this Court declare or rule pursuant to
28 28 U.S.C. 2201, UCC 1-103.6 and Common Law that Defendant State of

1 California and its agencies, Defendant officials, affiliates or anyone acting on its
2 behalf is without "constitutional" authority to poison the inhabitants of the state by
3 any means, including but not limited to being poisoned by a vaccine or other
4 mechanisms.

5 39). The Parties Injured herein requests that this Court issue a judicial
6 determination pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law as to
7 the constitutionality of the Defendants' claim of immunity from their crimes
8 notwithstanding their sworn oaths to support and defend the California and united
9 States constitutions. See also, Scheuer v. Rhodes, 416 U. S. 232, 416 U. S. 248. P.
10 436 U. S. 701.532 F.2d 259; Monell v. Department of Soc. Svcs. 436 U.S. 658
11 (1978); Harlow v. Fitzgerald, 457 U.S. 800 (1982) and Bivens v. Six Unknown
12 Named Agents, 403 U.S. 388 (1971).

13 40). The Parties Injured herein requests that this Court issue a declaratory order
14 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the Defendants
15 are constitutionally barred from mandating poisons by either injections or any
16 manner or means to be administered to school age children before they are allowed
17 to attend public or private schools.

18 42). The Parties Injured herein requests that this Court issue preliminary and
19 permanent injunctive relief pursuant to 28 U.S.C. 2202, UCC 1-103.6 and
20 Common Law against ALL named Defendants in this Case Incorporated.

21 43). The Parties Injured herein requests that this Court issue an Order setting this
22 case for 7th Amendment jury trial pursuant to F.R. 38 and 39.

23 44). The Parties Injured herein requests that this Court issue a declaratory order
24 under 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the actions of the
25 named Defendants constituted violations of ("RICO") 18 U.S.C. §§ 1961,
26 1962(a)(b)(c), 1964 (a)(c); 1503-Obstruction of Justice; 1952-Racketeering; 1951-
27 Extortion of Liberty Under Color of Official Right; 18 U.S.C. Sec.175-178- Illegal
28 Use of Biological Weapons; 18 U.S.C. Sec. 229-229F- Illegal Use of Chemical

1 Weapons, 42 U.S.C. §§ 1983 & 1986, Title 18 U.S.C. § 241 & Title 18 U.S.C. §
2 242.

3 45). The Parties Injured herein requests that this Court issue a declaratory order
4 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that SB277 as
5 enacted is void per the footnotes in Adamson v. California, 332 U.S. 46 (1947) -
6 When a State constitution violates the federal constitution it's null and void.

7 46). The Parties Injured herein requests that this Court issue a declaratory order
8 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the poisons
9 being administered to the public by SB277 violates Parties Injured/Plaintiffs' rights
10 under the 1st Amendment (the right to object to being poisoned by injection under
11 personal and or religious beliefs).

12 47). The Parties Injured herein requests that this Court issue a declaratory order
13 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the poisons
14 being administered to the public by SB277 violates Parties Injured/Plaintiffs' rights
15 under the 4th Amendment (invasion of privacy of doctor- patient relationship).

16 48). The Parties Injured herein requests that this Court issue a declaratory order
17 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the poisons
18 being administered to the public by SB277 violates Parties Injured/Plaintiffs' rights
19 under the 5th Amendment (the taking of Parties' Injured' offspring's health and or
20 life without due process of law and without just compensation under the law).

21 50). The Parties Injured herein requests that this Court issue a declaratory order
22 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the poisons
23 being administered to the public by SB277 violates Parties Injured/Plaintiffs' rights
24 under the 14th Amendment (discriminatory practices of denying children into
25 public or private schools base not upon the health of the student but for the fact
26 that said student and parent has exercised the right not to be poisoned as a
27 requirement to enter a school).

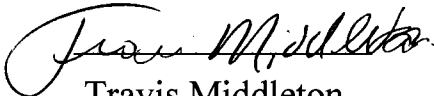
28 51). The Parties Injured herein requests that this Court issue a declaratory order
pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the poisons

1 being administered to the public by SB277 violates Parties Injured/Plaintiffs' rights
2 under the 14th Amendment (parents and their offspring denied equal protection of
3 the law to attend public or private schools based on their election not be poisoned
4 as a condition to enroll in school).

5 52). The Parties Injured herein requests that this Court issue a declaratory order
6 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that the poisons
7 being administered to the public by SB277 violates Parties Injured/Plaintiffs' rights
8 under the 9th Amendment (Plaintiffs and their offspring have the right of self-
9 preservation of their health, liberty, life and well being, and to right to reject the
10 poisonous substances within the 72 different vaccines).

11 53). The Parties Injured herein requests that this Court issue a declaratory order
12 pursuant to 28 U.S.C. 2201, UCC 1-103.6 and Common Law that all named
13 Defendants and their attorneys of record be required to take all the 72 vaccines
14 within a 48 hour period time starting on the December 2, 2016.

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16
17
18 Respectfully Submitted,

19 
20 Travis Middleton

21
22 27 West Anapamu St. #153
23 Santa Barbara, California [93101]
24 Dated this November 14, 2016
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Respectfully submitted,
Travis Middleton
Travis Middleton
Plaintiff, Pro Se

By: *[Signature]*
Julianne Whitney
Eric Durak
Plaintiff, Pro Se

By: *Jade Baxter*
Jade Baxter
Plaintiff, Pro Se

By: *Juliana Pearce*
Juliana Pearce
Plaintiff, Pro Se

By: *Candyce Estave*
Candyce Estave
Plaintiff, Pro Se

By: *Denise Michele Derusha*
Denise Michele Derusha
Plaintiff, Pro Se

By: *Melissa Christou*
Melissa Christou
Plaintiff, Pro Se

By: *Andrea Lewis*
Andrea Lewis
Plaintiff, Pro Se

By: *Rachil Vincent*
Rachil Vincent
Plaintiff, Pro Se

By: *Jessica Haas*
Jessica Haas
Plaintiff, Pro Se

By: *Paige Murphy*
Paige Murphy
Plaintiff, Pro Se

By: *Lori Strantz*
Lori Strantz
Plaintiff, Pro Se

By: *Anwanur Gielow*
Anwanur Gielow
Plaintiff, Pro Se

By: *Lisa Ostendorf*
Lisa Ostendorf
Plaintiff, Pro Se

By: *Alice Trooper*
Alice Trooper
Plaintiff, Pro Se

By: *Bret Nielsen*
Bret Nielsen
Plaintiff, Pro Se

By: *Brent Haas*
Brent Haas
Plaintiff, Pro se

By: *Muriel Rose Sweet*
Muriel Rose Sweet
Plaintiff, Pro Se

By: *Marina Read*
Marina Read
Plaintiff, Pro Se

By: *Don Deman Levesde*
Don Deman Levesde
plaintiff pro se

CALIFORNIA JURAT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA }

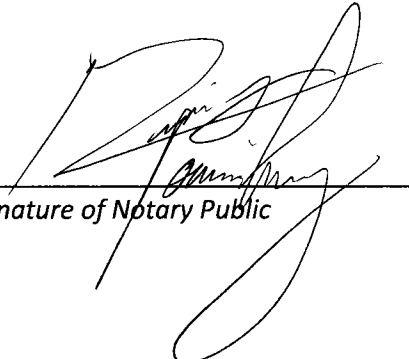
COUNTY OF Santa Barbara }

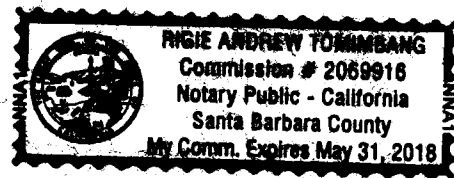
Subscribed and sworn to (or affirmed) before me on this 12 day of November, 2016
Date Month Year

by Travis Middleton

Name of Signers

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature: 
Signature of Notary Public



Seal
Place Notary Seal Above

----- **OPTIONAL** -----

Though this section is optional, completing this information can deter alteration of the document or fraudulent attachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: Notice to the court to obey its oath to the constitution for the United States of America

Document Date: _____

Number of Pages: _____

Signer(s) Other Than Named Above: _____

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ADDENDUM A

Vaccine Excipient & Media Summary Excipients Included in U.S. Vaccines, by Vaccine

This table includes not only vaccine ingredients (e.g., adjuvants and preservatives), but also substances used during the manufacturing process, including vaccine-production media, that are removed from the final product and present only in trace quantities. In addition to the substances listed, most vaccines contain Sodium Chloride (table salt).

Last Updated February 2015

All reasonable efforts have been made to ensure the accuracy of this information, but manufacturers may change product contents before that information is reflected here. If in doubt, check the manufacturer's package insert.

Vaccine	Contains	Source: Manufacturer's P.I. Dated
Adenovirus	sucrose, D-mannose, D-fructose, dextrose, potassium phosphate, plasdone C, anhydrous lactose, micro crystalline cellulose, polacrilin potassium, magnesium stearate, cellulose acetate phthalate, alcohol, acetone, castor oil, FD&C Yellow #6 aluminum lake dye, human serum albumin, fetal bovine serum, sodium bicarbonate, human-diploid fibroblast cell cultures (WI-38), Dulbecco's Modified Eagle's Medium, monosodium glutamate	March 2011
Anthrax (Biothrax)	aluminum hydroxide, benzethonium chloride, formaldehyde, amino acids, vitamins, inorganic salts and sugars	May 2012
BCG (Tice)	glycerin, asparagine, citric acid, potassium phosphate, magnesium sulfate, Iron ammonium citrate, lactose	February 2009
DT (Sanofi)	aluminum potassium sulfate, peptone, bovine extract, formaldehyde, thimerosal (trace), modified Mueller and Miller medium, ammonium sulfate	December 2005
DTaP (Daptacel)	aluminum phosphate, formaldehyde, glutaraldehyde, 2-Phenoxyethanol, Stainer-Scholte medium, modified Mueller's growth medium, modified Mueller-Miller casamino acid medium (without beef heart infusion), dimethyl 1-beta-cyclodextrin, ammonium sulfate	October 2013
DTaP (Infanrix)	formaldehyde, glutaraldehyde, aluminum hydroxide, polysorbate 80, Fenton medium (containing bovine extract), modified Latham medium (derived from bovine casein), modified Stainer-Scholte liquid medium	November 2013
DTaP-IPV (Kinrix)	formaldehyde, glutaraldehyde, aluminum hydroxide, Vero (monkey kidney) cells, calf serum, lactalbumin hydrolysate, polysorbate 80, neomycin sulfate, polymyxin B, Fenton medium (containing bovine extract), modified Latham medium (derived from bovine casein), modified Stainer-Scholte liquid medium	November 2013
DTaP-HepB-IPV (Pediatrix)	formaldehyde, glutaraldehyde, aluminum hydroxide, aluminum phosphate, lactalbumin hydrolysate, polysorbate 80, neomycin sulfate, polymyxin B, yeast protein, calf serum, Fenton medium (containing bovine extract), modified Latham medium (derived from bovine casein), modified Stainer-Scholte liquid medium, Vero (monkey kidney) cells	November 2013
DTaP-IPV/Hib (Pentacel)	aluminum phosphate, polysorbate 80, formaldehyde, sucrose, gutaraldehyde, bovine serum albumin, 2-phenoxethanol, neomycin, polymyxin B sulfate, Mueller's Growth Medium, Mueller-Miller casamino acid medium (without beef heart infusion), Stainer-Scholte medium (modified by the addition of casamino acids and dimethyl-beta-cyclodextrin), MRC-5 (human diploid) cells, CMRL 1969 medium (supplemented with calf serum), ammonium sulfate, and medium 199	October 2013
Hib (ActHIB)	ammonium sulfate, formalin, sucrose, Modified Mueller and Miller medium	January 2014
Hib (Hiberix)	formaldehyde, lactose, semi-synthetic medium	March 2012
Hib (PedvaxHIB)	aluminum hydroxphosphate sulfate, ethanol, enzymes, phenol, detergent, complex fermentation medium	December 2010

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Appendix B

Vaccine	Contains	Source: Manufacturer's P.I. Dated
Hib/Hep B (Comvax)	yeast (vaccine contains no detectable yeast DNA), nicotinamide adenine dinucleotide, hemin chloride, soy peptone, dextrose, mineral salts, amino acids, <u>formaldehyde</u> , <u>potassium aluminum sulfate</u> , <u>amorphous aluminum hydroxyphosphate sulfate</u> , sodium borate, phenol, <u>ethanol</u> , enzymes, <u>detergent</u>	December 2010
Hib/Mening. CY (MenHibrix)	tris (trometamol)-HCl, sucrose, <u>formaldehyde</u> , synthetic medium, semi-synthetic medium	2012
Hep A (Havrix)	<u>aluminum hydroxide</u> , amino acid supplement, <u>polysorbate 20</u> , formalin, neomycin sulfate, <u>MRC-5 cellular proteins</u>	December 2013
Hep A (Vaqta)	<u>amorphous aluminum hydroxyphosphate sulfate</u> , bovine albumin, <u>formaldehyde</u> , neomycin, sodium borate, <u>MRC-5 (human diploid) cells</u>	February 2014
Hep B (Engerix-B)	<u>aluminum hydroxide</u> , yeast protein, phosphate buffers, sodium dihydrogen phosphate dihydrate	December 2013
Hep B (Recombivax)	yeast protein, soy peptone, dextrose, amino acids, mineral salts, potassium <u>aluminum sulfate</u> , <u>amorphous aluminum hydroxyphosphate sulfate</u> , <u>formaldehyde</u> , phosphate buffer	May 2014
Hep A/Hep B (Twinrix)	formalin, yeast protein, <u>aluminum phosphate</u> , <u>aluminum hydroxide</u> , amino acids, phosphate buffer, <u>polysorbate 20</u> , neomycin sulfate, <u>MRC-5 human diploid cells</u>	August 2012
Human Papillomavirus (HPV) (Cervarix)	vitamins, amino acids, lipids, mineral salts, <u>aluminum hydroxide</u> , sodium dihydrogen phosphate dehydrate, 3-O-desacyl-4' Monophosphoryl lipid A, <u>insect cell, bacterial, and viral protein</u>	November 2013
Human Papillomavirus (HPV) (Gardasil)	yeast protein, vitamins, amino acids, mineral salts, carbohydrates, <u>amorphous aluminum hydroxyphosphate sulfate</u> , L-histidine, <u>polysorbate 80</u> , sodium borate	June 2014
Human Papillomavirus (HPV) (Gardasil 9)	yeast protein, vitamins, amino acids, mineral salts, carbohydrates, <u>amorphous aluminum hydroxyphosphate sulfate</u> , L-histidine, <u>polysorbate 80</u> , sodium borate	December 2014
Influenza (Afluria)	beta-propiolactone, <u>thimerosal</u> (multi-dose vials only), monobasic sodium phosphate, dibasic sodium phosphate, monobasic potassium phosphate, potassium chloride, calcium chloride, sodium taurodeoxycholate, neomycin sulfate, polymyxin B, egg protein, sucrose	December 2013
Influenza (Agriflu)	egg proteins, <u>formaldehyde</u> , <u>polysorbate 80</u> , cetyltrimethylammonium bromide, neomycin sulfate, kanamycin, barium	2013
Influenza (Fluarix) Trivalent and Quadrivalent	octoxynol-10 (Triton X-100), α -tocopheryl hydrogen succinate, <u>polysorbate 80</u> (Tween 80), hydrocortisone, gentamicin sulfate, ovalbumin, <u>formaldehyde</u> , sodium deoxycholate, sucrose, phosphate buffer	June 2014
Influenza (Flublok)	monobasic sodium phosphate, dibasic sodium phosphate, <u>polysorbate 20</u> , <u>baculovirus and host cell proteins</u> , <u>baculovirus and cellular DNA</u> , Triton X-100, lipids, vitamins, amino acids, mineral salts	March 2014
Influenza (Flucelvax)	<u>Madin Darby Canine Kidney (MDCK) cell protein</u> , <u>MDCK cell DNA</u> , <u>polysorbate 80</u> , cetyltrimethylammonium bromide, β -propiolactone, phosphate buffer	March 2014
Influenza (Fluvirin)	nonylphenol ethoxylate, <u>thimerosal</u> (multidose vial-trace only in prefilled syringe), polymyxin, neomycin, beta-propiolactone, egg proteins, phosphate buffer	February 2014
Influenza (Flulaval) Trivalent and Quadrivalent	<u>thimerosal</u> , <u>formaldehyde</u> , sodium deoxycholate, egg proteins, phosphate buffer	February 2013
Influenza (Fluzone: Standard (Trivalent and Quadrivalent), High-Dose, & Intradermal)	<u>formaldehyde</u> , octylphenol ethoxylate (Triton X-100), gelatin (standard trivalent formulation only), <u>thimerosal</u> (multi-dose vial only), egg protein, phosphate buffers, sucrose	2014

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Vaccine	Contains	Source: Manufacturer's P.I. Dated
Influenza (FluMist) Quadrivalent	ethylene diamine tetraacetic acid (EDTA), monosodium glutamate, hydrolyzed porcine gelatin, arginine, sucrose, dibasic potassium phosphate, monobasic potassium phosphate, gentamicin sulfate, egg protein	July 2013
Japanese Encephalitis (Ixiaro)	<u>aluminum hydroxide</u> , Vero cells, protamine sulfate, <u>formaldehyde</u> , <u>bovine serum albumin</u> , sodium metabisulphite, sucrose	May 2013
Meningococcal (MCV4-Menactra)	<u>formaldehyde</u> , phosphate buffers, Mueller Hinton agar, Watson Scherp media, Modified Mueller and Miller medium, <u>detergent</u> , <u>alcohol</u> , <u>ammonium sulfate</u>	April 2013
Meningococcal (MCV4-Menveo)	<u>formaldehyde</u> , amino acids, yeast extract, Franz complete medium, CY medium	August 2013
Meningococcal (MPSV4-Menomune)	<u>thimerosal</u> (multi-dose vial only), lactose, Mueller Hinton casein agar, Watson Scherp media, <u>detergent</u> , <u>alcohol</u>	April 2013
Meningococcal (MenB – Bexsero)	<u>aluminum hydroxide</u> , <u>E. coli</u> , histidine, sucrose, deoxycholate, kanomycin	2015
Meningococcal (MenB – Trumenba)	<u>polysorbate 80</u> , histidine, <u>E. coli</u> , fermentation growth media	October 2015
MMR (MMR-II)	Medium 199 (vitamins, amino acids, fetal bovine serum, sucrose, glutamate), Minimum Essential Medium, phosphate, <u>recombinant human albumin</u> , neomycin, sorbitol, hydrolyzed gelatin, <u>chick embryo cell culture</u> , <u>WI-38 human diploid lung fibroblasts</u>	June 2014
MMRV (ProQuad)	sucrose, hydrolyzed gelatin, sorbitol, monosodium L-glutamate, sodium phosphate dibasic, human albumin, sodium bicarbonate, potassium phosphate monobasic, potassium chloride, potassium phosphate dibasic, neomycin, <u>bovine calf serum</u> , <u>chick embryo cell culture</u> , <u>WI-38 human diploid lung fibroblasts</u> , <u>MRC-5 cells</u>	March 2014
Pneumococcal (PCV13 – Prevnar 13)	casamino acids, yeast, <u>ammonium sulfate</u> , <u>Polysorbate 80</u> , succinate buffer, <u>aluminum phosphate</u> , soy peptone broth	January 2014
Pneumococcal (PPSV-23 – Pneumovax)	phenol	May 2014
Polio (IPV – Ipol)	2-phenoxyethanol, <u>formaldehyde</u> , neomycin, streptomycin, polymyxin B, <u>monkey kidney cells</u> , Eagle MEM modified medium, <u>calf serum protein</u> , Medium 199	May 2013
Rabies (Imovax)	Human albumin, neomycin sulfate, phenol red indicator, <u>MRC-5 human diploid cells</u> , beta-propiolactone	April 2013
Rabies (RabAvert)	β-propiolactone, potassium glutamate, chicken protein, egg protein, neomycin, chlortetracycline, amphotericin B, human serum albumin, <u>polygeline</u> (processed bovine gelatin), sodium EDTA, <u>bovine serum</u>	March 2012
Rotavirus (RotaTeq)	sucrose, sodium citrate, sodium phosphate monobasic monohydrate, sodium hydroxide, <u>polysorbate 80</u> , cell culture media, <u>fetal bovine serum</u> , <u>vero cells</u> <i>[DNA from porcine circoviruses (PCV) 1 and 2 has been detected in RotaTeq. PCV-1 and PCV-2 are not known to cause disease in humans.]</i>	June 2013
Rotavirus (Rotarix)	amino acids, dextran, sorbitol, sucrose, calcium carbonate, xanthan, Dulbecco's Modified Eagle Medium (potassium chloride, magnesium sulfate, ferric (III) nitrate, sodium phosphate, sodium pyruvate, D-glucose, concentrated vitamin solution, L-cystine, L-tyrosine, amino acids solution, L-glutamine, calcium chloride, sodium hydrogenocarbonate, and phenol red) <i>[Porcine circovirus type 1 (PCV-1) is present in Rotarix. PCV-1 is not known to cause disease in humans.]</i>	May 2014
Smallpox (Vaccinia – ACAM2000)	human serum albumin, mannitol, neomycin, glycerin, polymyxin B, phenol, <u>Vero cells</u> , HEPES	September 2009

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Appendix B

Vaccine	Contains	Source: Manufacturer's P.I. Dated
Td (Decavac)	<u>aluminum potassium sulfate</u> , peptone, <u>formaldehyde</u> , <u>thimerosal</u> , bovine muscle tissue (US sourced), Mueller and Miller medium, <u>ammonium sulfate</u>	March 2011
Td (Tenivac)	<u>aluminum phosphate</u> , <u>formaldehyde</u> , modified Mueller-Miller casamino acid medium without beef heart infusion, <u>ammonium sulfate</u>	April 2013
Td (Mass Biologics)	<u>aluminum phosphate</u> , <u>formaldehyde</u> , <u>thimerosal (trace)</u> , <u>ammonium phosphate</u> , <u>modified Mueller's media</u> (containing bovine extracts)	February 2011
Tdap (Adacel)	<u>aluminum phosphate</u> , <u>formaldehyde</u> , <u>glutaraldehyde</u> , 2-phenoxyethanol, <u>ammonium sulfate</u> , Stainer-Scholte medium, dimethyl-beta-cyclodextrin, modified Mueller's growth medium, Mueller-Miller casamino acid medium (without beef heart infusion)	March 2014
Tdap (Boostrix)	<u>formaldehyde</u> , <u>glutaraldehyde</u> , <u>aluminum hydroxide</u> , <u>polysorbate 80</u> (Tween 80), Latham medium derived from bovine casein, Fenton medium containing a bovine extract, Stainer-Scholte liquid medium	February 2013
Typhoid (inactivated – Typhim Vi)	hexadecyltrimethylammonium bromide, <u>formaldehyde</u> , phenol, polydimethylsiloxane, disodium phosphate, monosodium phosphate, semi-synthetic medium	March 2014
Typhoid (oral – Ty21a)	yeast extract, casein, dextrose, galactose, sucrose, ascorbic acid, amino acids, lactose, magnesium stearate, gelatin	September 2013
Varicella (Varivax)	sucrose, phosphate, glutamate, gelatin, monosodium L-glutamate, sodium phosphate dibasic, potassium phosphate monobasic, potassium chloride, sodium phosphate monobasic, potassium chloride, EDTA, <u>residual components of MRC-5 cells including DNA and protein</u> , neomycin, <u>fetal bovine serum</u> , <u>human diploid cell cultures (WI-38)</u> , <u>embryonic guinea pig cell cultures</u> , <u>human embryonic lung cultures</u>	March 2014
Yellow Fever (YF-Vax)	sorbitol, gelatin, egg protein	May 2013
Zoster (Shingles – Zostavax)	sucrose, hydrolyzed porcine gelatin, monosodium L-glutamate, sodium phosphate dibasic, potassium phosphate monobasic, neomycin, potassium chloride, <u>residual components of MRC-5 cells including DNA and protein</u> , <u>bovine calf serum</u>	February 2014

A table listing vaccine excipients and media *by excipient* can be found in:

Grabenstein JD. *ImmunoFacts: Vaccines and Immunologic Drugs* – 2013 (38th revision). St Louis, MO: Wolters Kluwer Health, 2012.

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ADENDUM B

October 14, 2014

By Federal Express

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Re: Alleged Research Misconduct - falsification by omission of material results in the publication of: "Age at First Measles-Mumps-Rubella Vaccination in Children With Autism and School-Matched Control Subjects: A Population-Based Study in Metropolitan Atlanta. 2004;113:259-266 [The Paper; Exhibit 1]

Dear Drs. Jaffe and Wright,

We write to report apparent research misconduct by senior investigators within the National Immunization Program (NIP), Battelle Memorial Institute at the Centers for Public Health Evaluation (CPHE), and the National Center on Birth Defects and Developmental Disabilities (NCBDDD), and to request an immediate investigation.

The Analysis Plan dated September 5, 2001 [Exhibit 2] set forth the objective of the research reported in the above-titled article, to compare ages at first MMR vaccination between children with autism and children who did not have autism, and to test the hypothesis that age of first MMR vaccination is associated with autism risk.

The research team, headed by Dr. Frank DeStefano, MD., (NIP) including Dr. William Thompson Ph.D., (NIP) Dr. Marshalyn Yeargin-Allsopp, MD (NCBDDD), Dr. Tanya Karapurkar Bashin (CPHE), and Dr. Coleen Boyle, Ph.D., (NCBDDD) (collectively referred to by Dr. Thompson as "The Group") found statistically significant associations between the age of first MMR and autism in (a) the entire autism cohort, (b) African-American children,

and (c) children with ‘isolated’ autism, a subset defined by The Group as those with autism and without comorbid developmental disabilities.

However valid results pertaining to the latter groups (b) and (c), crucial to resolving the debate over MMR and autism causality, obtained according to the Analysis Plan, were omitted from The Paper. The concealed results rendered The Paper’s conclusion false and misleading: “we found that, overall, the age at time of first MMR administration was similar among case and control children.” [Exhibit 1, page 265]

This false and misleading report contributed to the CDC’s conclusion that MMR vaccine did and does not cause autism, to rejection of a causal association by the Institute of Medicine (IOM), and to denial of compensation mandated by Congress in the National Vaccine Injury Compensation Program (NVICP).

This misconduct was recently made public by Dr. William Thompson Ph.D., one of the authors of the Paper, an epidemiologist and statistician, and presently a Senior Scientist at the CDC. He issued a statement [Exhibit 3] on August 27, 2004, where he explained in part:

I regret that my coauthors and I omitted statistically significant information in our 2004 article published in the journal Pediatrics. The omitted data suggested that African American males who received the MMR vaccine before age 36 months were at increased risk for autism. Decisions were made regarding which findings to report after the data were collected, and I believe that the final study protocol was not followed.

Dr. Thompson brought the misconduct to the attention of Dr. Julie Gerberding, the CDC Director at the material time, despite which the misconduct was allowed to continue and continues to this day (see below).

1. Background

By 2002, the possible causal association between vaccines and autism was a profound public concern. The Group noted in The Paper [Exhibit 1, p. 259]: “Vaccines, particularly the measles-mumps-rubella (MMR) vaccine, are among the exposures for which there has been a great deal of speculation of a possible association with autism.” In its 2001 report, the Institute of Medicine¹ “encouraged additional studies to evaluate more fully the possibility that there are subgroups of children who might be at increased risk of autism from MMR vaccination.” [Exhibit 1, page 259] Accordingly,

¹ Stratton K, Gable A, McCormick M, eds. Immunization Safety Review: Measles-Mumps-Rubella

The Group set as its task [Exhibit 1, p. 259-60]: “To examine further a possible relationship between MMR vaccine and autism, including in different subgroups of children, we conducted a large case-control study in metropolitan Atlanta in which we compared the MMR vaccination histories of a population-based sample of children with autism and school matched control children who did not have autism.”

In 2001, the Group set out to test the hypothesis [The Hypothesis] that, for MMR, “earlier age of vaccination...might be associated with an increased risk for autism.” [Exhibit 1, p. 263].

The Group developed an approved Analysis Plan [Exhibit 2] utilizing a Case-Control study design to test The Hypothesis, using children with autism identified from the Metropolitan Atlanta Developmental Disabilities Surveillance Program (MADDSP). Non-autism controls were selected from local regular education programs.

Dr. Thompson, a collaborator on the study and a co-author on The Paper, recently came forward as a whistleblower. Dr. Thompson is a Senior Scientist at the CDC where he has worked for many years. He is widely respected as an epidemiologist and statistician² and has authored many scientific papers. Dr. Thompson was closely involved in the design of the study and was the principal scientist responsible for the associated statistical analyses.

Dr. Thompson issued a statement³ [Exhibit 3] on August 27, 2014 regretting that key results were deliberately omitted from The Paper.

The following narrative is based upon contemporaneous documents including study protocols, analysis plans, notes, emails, and other communications from the respective participants and their managers at the CDC, provided by Dr. Thompson to Dr. Brian Hooker Ph.D.⁴ and Dr. Andrew

² “Dr. Thompson’s scientific contributions as an Epidemiologist assigned to the VSD project for the past 3 years have been innovative in design and outstanding in content. A copy of his current CV outlining his career accomplishments, including 9 research publications completed while in ISB for the past 3 years is attached for reference. Dr. Thompson is uniquely qualified to lead vaccine safety studies that seek to assess the relationship (if any) between childhood vaccinations and neurodevelopmental outcomes, and represents an essential resource in NIP.”

Memo recommending Dr. Thompson for a retention allowance, from Dr. Robert Chen to the office of the Associate Director of Management and Operations at the National Immunization Program. October 31, 2003.

³ <http://www.morganverkamp.com/august-27-2014-press-release-statement-of-william-w-thompson-ph-d-regarding-the-2004-article-examining-the-possibility-of-a-relationship-between-mmr-vaccine-and-autism/>

⁴ Assistant Professor, Simpson University, Redding, Ca.

Wakefield MB.BS.⁵ In addition, this complaint is based upon legally obtained digital recordings of telephone conversations between Dr. Thompson and Dr. Hooker.

Dr. Hooker has approved access to public datasets for the original raw data from the study provided by the CDC. Dr. Hooker was thereby able to repeat the original analyses and confirm The Group's findings of an excess autism risk in African American children. Dr. Hooker's reanalysis [Exhibit 4] was rigorously peer reviewed and published.⁶ Dr. Hooker's paper was reviewed and approved by Dr. Thompson. Dr. Thompson has also supplied Dr. Hooker with his original data output and subsequent data runs of his analyses.

Dr. Hooker is a scientist, Assistant Professor at Redding University, California, an extensively published vaccine safety researcher, and the father of a child with autism. Dr. Wakefield is an academic gastroenterologist by training and a documentary film producer/director with Autism Media Channel. Both have standing to complain. Both have a strong interest in documenting this research misconduct and in securing a remedy for the severe damage it has caused: Dr. Hooker's son was, as alleged in his petition for compensation to the NVICP, permanently damaged by vaccines. The ethically required and Congressionally - mandated compensation provided by this program has been denied to many children based in part on the misconduct alleged herein. He has also suffered scientific opprobrium for his position on vaccine safety. Dr. Wakefield first proposed a possible link between MMR and autism,⁷ and specifically, age of exposure to MMR and autism risk.⁸ Had The Group's true findings been published as intended,⁹ well before their actual publication date in 2004, much of the damaged done to Dr. Wakefield's career and reputation might have been mitigated. Mr. Moody is an attorney with a longstanding interest in the National Vaccine Injury Compensation Program (NVICP) and an expert in Whistleblower law.

⁵ Autism Media Channel. autismmediachannel.com

⁶ "Measles-mumps-rubella vaccination timing and autism among young African-American boys: a reanalysis of CDC data," *Translational Neurodegeneration*, 2014, 3:16. Following publication, this paper was withdrawn, allegedly due to Dr. Hooker's failure to disclose his board membership of Focus Autism, the study sponsor. Dr. Hooker did disclose that the study was funded by Focus Autism. At the time that Focus Autism agreed to fund the study Dr. Hooker was not on the board and was not under consideration for such. The matter remains under review. See Dr. Hooker's full statement [Exhibit 5].

⁷ Wakefield AJ, Murch SH, Anthony A, Linnell J, Casson DM, Malik M, Berelowitz M, Dhillon AP, Thomson MA, Harvey P, Valentine A, Davies SE, Walker-Smith JA. Ileal lymphoid nodular hyperplasia, non-specific colitis and pervasive developmental disorder in children. *Lancet* 1998;351:637-641 (Retracted)

⁸ Wakefield AJ and Montgomery SM. Autism, viral infection and measles mumps rubella vaccination. *Israeli Medical Association Journal* 1999;1:183-18

⁹ See Exhibit 4. The plan was to submit the study for publication in December 2001. It was not submitted until 2003.

Evidence in addition to the contemporaneous research record and Dr. Hooker's reanalysis is provided below, including Dr. Thompson's statement attesting to the misconduct [Exhibit 3], a statement by the CDC [Exhibit 6], and a recent interview with Dr. DeStefano (see below), both of which contain further falsifications by CDC officials.

2. Overview of the Research Misconduct

This overview highlights the key elements of the alleged misconduct. Further details on the individual elements are provided below.

2.1. The Group tested The Hypothesis according to an Analysis Plan (aka protocol) [Exhibit 2] that had been agreed upon in advance by all members of the Group. The data output of 11.7.01, obtained from this Analysis Plan, demonstrate a significant effect of age-of-exposure on autism risk in the whole group. [Exhibit 7, Table 5, row 5, columns 4-6]

2.2. This data output revealed that the effect of age-of-MMR exposure on autism risk was being driven by two groups of children with autism: **African American children** [Exhibit 7, Table 5, rows 7-8, columns 10-12] and those with **'isolated'** autism, a subset that was defined in the Analysis Plan as autism with no co-morbid developmental disorder (mental retardation {as judged by $IQ \leq 70$ }, cerebral palsy, hearing impairment, sight impairment, epilepsy and birth defect), irrespective of race [Exhibit 7, Table 5, columns 4-6, rows 15,16 and 18].

2.3. Over the ensuing months and in contravention of the CDC's own policies,¹⁰ they deviated from the Analysis Plan and introduced a "revised analysis plan"¹¹ referred to in Exhibit 8. This action appears to have been undertaken with the specific aim of eliminating the

¹⁰ "Central to this process is a commitment to transparency, honesty, and thorough consideration of the research outcomes. This approach is strengthened by observing high standards of professionalism, adhering to policies and systems for preserving the quality of information and rigorously evaluating data, research findings, and results, as well as strictly adhering to policies that protect human subjects, ensuring proper animal care and use, protecting privacy, engaging in responsible conduct of research, and ensuring professional ethics. Scientific documents (manuscripts, reports, guidelines, recommendations, etc.) are reviewed through a clearance process that captures discussions, deliberations, iterations, and approvals conducted prior to releasing information to the public. CDC ensures a culture of scientific integrity in research and activities through policies, procedures, and practices that address scientific integrity." CDC Guidance on Scientific Integrity. Feb 2012, Version 2.0

¹¹ See original notes of Dr. William Thompson of 9.6.2001: "Get revised analysis plan from Tanya." Tanya Bashin – a relatively junior member of The Group – was the second author named on the DeStefano 2004 paper. [Exhibit 8] The revised analysis plan itself is not available.

statistically significant effects of age-of-exposure to MMR in African American children¹² and children with ‘isolated’ autism.

2.4. African American children: By introducing a spurious and unnecessary requirement for inclusion of subjects in the final analysis – the possession of a valid Georgia birth certificate for African American children – The Group were able to substantially reduce the number of these children in the analysis, reduce the power of the study accordingly, and eliminate the statistical significance.¹³ As will be shown below, the Georgia birth certificate was unnecessary and only introduced in the “race” analyses after the initial results were in, and the positive signal for African American children, detected.

2.5. ‘Isolated’ autism: The Group examined autism risk vs. age-of-exposure in children with “isolated” autism, as described above. According to Dr. Thompson, this was considered to be a group of specific interest since it is in this group – i.e. children with no pre-existing or co-morbid developmental disability who may have encountered a causal event beyond their first year of life - that a causal effect from earlier MMR might be anticipated.

2.6. The original age categories in the Analysis Plan and early iterations of the data analysis were set out as 0-11 months, 12-15 months, 16-18 months, 19-23 months, 24-35 months, and 36+ months. Having found, for the “isolated” autism subgroup, a significant age-of-exposure effect across a range of these age categories (12-15 months and 16-18 months) – data that were never made public - The Group deviated from the Analysis Plan and manipulated the age categories, changing them to

¹² Legally recorded telephone conversation between Dr. William Thompson to Dr. Brian Hooker of May 8, 2014, re: DeStefano et al, 2004.

WT: “Let me clarify to you. You can criticize the hell out of this. I don’t think it was perfect and I will tell you that we were locked into analyses. That’s the problem with all of this. We agreed up front...actually with this paper we deviated from what we agreed up front. So criticize away.”

¹³ Legally recorded telephone conversation between Dr. William Thompson to Dr. Brian Hooker of May 8, 2014, re: DeStefano et al, 2004.

BH: “But the only thing, if you look at the final paper, when they looked at the effect of race, they only looked at the birth certificate cohort.

WT: I know.

BH: But that doesn’t seem right to me. Why? You don’t need a birth certificate...you don’t need a birth certificate.

WT: I agree...I know...I saw you found it immediately. You told me you found it immediately.

BH: Yes, I did find that immediately but I wasn’t sure. You know, I want to go back to these things. Bill, I’m not an epidemiologist by training.

BT: No, no...I just wanted to say, you found what I considered to be the biggest problem.”

“0-11 months (early), 12-18 months (on time), and 19-36 months (late)” [Exhibits 7 and 9]. According to Dr. Thompson (personal communication), the statistical comparisons that he then made between the newly determined age-category groups were intended to conceal the appearance of an age-of-exposure effect in the ‘isolated’ group.

2.7. The Group further deviated from the Analysis Plan by limiting the “isolated” group to only those without mental retardation, as published in The Paper.

2.8. These changes, for both African American children and ‘isolated’ autism were made to the analytical protocol after results deemed unfavorable to those that The Group wanted to report were obtained. These changes were made without scientific justification, in violation of the aforementioned Analysis Plan, and according to Dr. Thompson, specifically in light of the findings that confirmed an association between age-of-exposure to MMR and autism risk.

2.9. The omissions: significant findings, made according to the Analysis Plan, were omitted from The Paper and, as a separate misconduct, the IOM presentation (2004) for:

(a) African American children vaccinated by 18 months (according to the CDC recommended schedule) compared with >36 months in the total study group; and,

(b) Children with “isolated” autism, as originally defined or at all, vaccinated by 18 months compared with >36 months. These findings are potentially extremely important since they identify potential risks for children vaccinated with MMR according to the CDC’s recommended schedule.

2.10. Having omitted significant findings as described above, The Group were left to explain a residual statistically significant, 46% excess risk of autism in the whole group, comparing those receiving MMR before and after 36 months. They made the claim that this was likely an artifact of immunization requirements for enrollment in special education pre-school children [Exhibit 1, page 259]. They made this claim without supporting evidence and despite the fact that such vaccination requirements for special education pre-school children are no different than those for regular education pre-school children.

2.11. Their conclusions were and remain that the evidence does not support a link between MMR and autism, when, in fact, theirs did. In the absence of their omissions above, their conclusions with respect to the 46% excess risk might be reconciled as simply bad science. However, in light of their other omissions, and the fact that the excess risk was, to their certain knowledge, being driven by highly significant risks in the

African American and “Isolated” autism subgroups, their disingenuous dismissal of the 46% excess risk was *de facto* misconduct.

2.12. These causality findings were extremely important since they identify potential risks for children vaccinated with MMR according to the CDC’s recommended schedule. The concealed findings had a damaging impact on getting the science right, on an ongoing national controversy over vaccine safety and public confidence that should have and could have been resolved long ago, on the ethics of informed consent, and on denying compensation that should have been awarded under NVICP.

2.13. As such, the author’s actions constituted “research misconduct” as defined in 42 C.F.R. § 93.103.(b)¹⁴

2.14. Dr. Thompson confirmed the research misconduct relating to the “race” analysis, i.e. deviation from approved protocol and omission of material research results from The Paper, in his August 27 Statement [Exhibit 3], quoted above.

2.15. In making these omissions, The Group misled the editorial staff of the journal *Pediatrics*, its peer reviewers, its readers, the IOM, the general community of scientists investigating related issues, and the public about the research results, the safety of MMR vaccine, and the right to compensation under the NVICP.¹⁵

2.16. The sanitized research findings and conclusions, purged of any autism causality, were presented at the February 9, 2004 IOM meeting of the Immunization Safety Review (ISR) committee. The original, valid findings were withheld from the IOM. Deprived of crucial evidence, the ISR committee subsequently declared MMR to be safe, and discouraged further investigation of the MMR-autism association (see below).

¹⁴ 42 C.F.R. § 93.103: “Research misconduct means fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or in reporting research results. . . (b) Falsification is manipulating research materials, equipment, or processes, or changing or omitting data or results that the research is not accurately represented in the research record.”

¹⁵ The Paper was cited in all of the lead cases in the OAP as a basis to deny compensation. See, e.g. *Cedillo v. Sec’y of the HHS*, No. 98-916V, 2009 U.S. Claims LEXIS 146, 2009 WL 331968 (Fed. Cl. Spec. Mstr. Feb. 12, 2009), *aff’d*, 89 Fed. Cl. 158 (2009), *aff’d*, 617 F.3d 1328 (Fed. Cir. 2010). The Special Master said: “All competent epidemiologic studies have found no association between MMR vaccine and autism. . . . Those studies included a study by DeStefano and colleagues published in 2004, a case-control study involving American children . . .” *Id.* at *290-*293.

2.17. Since the IOM advises the National Vaccine Injury Compensation Program (NVICP),¹⁶ the misconduct of The Group constitutes an obstruction of justice. A full and accurate report of the research findings would have changed the course of this litigation by changing the debate on ‘legal’ causation from “no evidence” to “some evidence” and “conflicting science.”

2.18. The Group and senior members of the CDC have maintained this deception since they first detected the risks of autism following MMR - a period of at least 13 years.¹⁷ Efforts now, by Dr. DeStefano and the CDC, to justify their omissions are false and merely serve to compound the misconduct.

3. The Georgia Birth Certificate Cohort (GBCC): what was its stated purpose?

The original purpose of the GBCC cohort was to obtain demographic information other than race to assess possible confounders by matching cases and controls to birth certificates and accompanying birth record data. The Analysis Plan [Exhibit 2, page 7] described the original composition and role of the Georgia birth certificate cohort (GBCC). These children were born in the state of Georgia with a valid Georgia birth certificate for whom

¹⁶ The 2004 IOM ISR report, irreparably tainted by The Group’s research misconduct, was cited by decisions in the Omnibus Autism Proceeding that denied vaccine injury claims filed by thousands of families. *See, e.g., Cedillo, id.* at *349-*350 (“By 2004, considerable additional evidence was available concerning the MMR/autism general causation issue, so the IOM assembled another committee to study the issue again. And once again, the 2004 IOM Committee, after studying the additional evidence that had become available since 2001 along with the earlier evidence, reached the same conclusion, that the evidence ‘favors rejection of a causal relationship between MMR vaccine and autism.’”). The report continues to be widely cited for exonerating vaccines’ role in causing autism.

¹⁷ (a) Dr. Yeargin-Allsop : History of Developmental Disabilities at the CDC (presentation and Powerpoint with notes) dated October 16, 2009. Slide 33. Landmark Publications: MADDSP. **HHS Secretary’s Award for Distinguished Service** for The Article: DeStefano et al 2004. [Exhibit 10]

Dr Yeargin Allsop’s presentation note: “The surveillance system was able to tell us more than just the prevalence of autism. It also helped us to answer an important question about vaccines and autism. In 2004, Parents were raising concerns about a possible association between the MMR vaccine, given at 18 months, and autism. Our study was able to look at closely at this question very quickly- since we were an established surveillance system. Ultimately, our study did not find an association and this was reassuring to the scientific community.”

(b) Disingenuous and misleading statement of Dr. DeStefano. Question: Do vaccines cause autism? Answer: The scientific evidence is clear that vaccines do not cause autism. The Institute of Medicine, IOM, issued a report in 2004 concluding that the MMR vaccine and thimerosal-containing vaccines do not cause autism. Studies since 2004 have continued to find no increased risk of autism following vaccination, including a study we published in Pediatrics in September 2010.
<http://answers.webmd.com/answers/1194718/do-vaccines-cause-autism?guid=1>

there were Georgia birth records.¹⁸ These records contain demographic information in addition to that found in the birth certificate.

For the subset of children with Georgia birth records, sub-analyses will be performed in which potential confounding variables from the birth certificate will be used to adjust the estimated association between the MMR vaccine and autism. The variables that will be assessed as potential confounders will be birth weight, APGAR scores, gestational age, birth type, parity, maternal age, maternal race/ethnicity, and maternal education.

[Exhibit 2, page 7] “Race” information for the study was not extracted from either the birth certificate or the birth certificate records.

The Analysis Plan cites the precise source of “race” information.

Family Background and Other Data Collection:
Information extracted from the child’s school record included child’s date of birth, sex, birth state, and race.

[Exhibit 2, page 7, emphasis added] The Analysis Plan, “Statistical Analyses” states that “race” data were available for the entire sample:

The only variable that will be assessed as a potential confounder using the entire sample will be the child’s race.

[Exhibit 2, page 8, emphasis added]. Thus, “race” data came explicitly from the “school record” and not from the Georgia birth certificate/Georgia birth records and was available for the “entire sample”.

Further, Exhibit 7, Table 1 confirms that race information for the “Total” study sample was obtained, according to the Analysis Plan. [Exhibit 2, page 8] In fact race information was available for all but one individual with autism.

When the ‘race’ information from the “Total” sample was analyzed according to the Analysis Plan, a significant excess autism risk was found for African American children, as shown in Exhibit 7, Table 5, rows 2, 4 & 5, columns 9-11. [and Appendix 1: “Output data comparison table”]

At this point, according to Dr. Thompson, The Group set out to manipulate the data in order to conceal the evidence of an excess autism risk in African

¹⁸ The Group uses the “birth certificate” and the birth certificate records” interchangeably and erroneously.

American children. They confined their analyses to the Georgia birth certificate cohort (GBCC) that contained a substantially lesser number of African American children (N=521 individuals vs. 866 in the “entire” cohort). This had the effect of reducing the statistical power of the study such that the result was no longer statistically significance [OR 1.64 (0.80-3.36; p=0.17) for the GBCC vs. 2.30 (1.25-4.22; p=0.006) for the “entire” cohort].

4. Covering their tracks: In order for The Group’s alleged misconduct to succeed, the Georgia birth certificate records had to be made to appear to be the source of ‘race’ information.

In the Methods section of The Paper [Exhibit 1, pages 260-261] The Group were vague as to the exact source of the respective demographic factors, including ‘race’, making it impossible for either reviewer or reader to tell whether any particular factor had come from the Georgia birth certificate/birth records or, “a registration form that is kept in each child’s permanent school record.” [Exhibit 1, pages 260-261]

However, the Analysis Plan [Exhibit 2, page 7] and the data presented in Exhibit 7, Table 1, confirm that the only source necessary for information on a child’s race, and the source used to obtain this information, was the school record.

The Group obscured their research misconduct by failing, in the Methods section of The Paper, to discriminate between the sources of demographic information such that reviewers and readers cannot discern the precise source of any specific demographic factor.

The relevant statement in the Results section of The Paper is deliberately misleading. On page 262, column 1, para. 2 of Exhibit 1, the authors state:

Results according to Race, Birth Weight, and Maternal Characteristics

We further examined associations according to selected maternal and birth characteristics that were available from the birth certificate files. For vaccination before 18 months or 24 months of age, all of the [Odds Ratios] according to different categories of race, birth weight, maternal age, and maternal education were [non-significant].

[Exhibit 1, emphasis added] Here, the reader is explicitly led to believe that the source for ‘race’ data is exclusively from the “birth certificate files” when, in fact, it was not from these files at all. Thus, the reader would not perceive results based on race of the overall sample to be suspiciously missing. While the “birth certificate files” may contain information on

'race', that was not the source of this information that was accessed for the study. This appears to be a deliberate misrepresentation, intended to mislead the reader into believing that race data were only available from the smaller birth certificate cohort.

Moreover, there was no justification for limiting the analysis or reported results to the GBCC. It was done solely for the purpose of reducing the number of eligible African American subjects, reducing the power of the analysis, and thereby, removing the observed statistical significance of the association between early MMR and autism.

5. Absence of confounding

Further, the stated purpose of using the GBCC was to "adjust for potential confounding variables" [Exhibit 1, page 261]. The Results section of The Paper stated that The Group had:

further examined associations according to selected maternal and birth characteristics that were available from the birth certificate files.

They reported that:

there was little or no confounding effect from these factors,

In other words there was no material confounding for the demographic factors obtained from the "birth certificate files." Therefore, there was no scientific basis to restrict their "race" (available for the overall sample) analyses and their reporting to the groups for which these variables were available (GBCC). "Race" results were limited to the GBCC, as Dr. Thompson confirmed, solely for the purpose of omitting the significant age-of-exposure effect in African American children. The Group deceived the public by reporting the results for the GBCC while omitting the "race" data for the whole sample that confirmed a causal association between MMR and autism.

6. Misconduct relating to "Isolated" autism

The IOM (2001) specifically recommended additional research regarding autism subgroups and MMR. Accordingly, The Group examined several subtypes of autism in their study. In the Analysis Plan, under the sub-heading "Statistical Analyses," The Group defined two sub-categories of autism as follows:

Analyses of Isolated versus Non-isolated Autism.

Isolated autism cases are cases with no other co-morbid developmental disability while non-isolated cases do have a co-morbid developmental disability. Previous research suggests that

the majority of non-isolated cases have a co-existing developmental disability of mental retardation (CDC, 2001). Both isolated and non-isolated cases will be compared separately to controls. The objectives from the primary analyses will be replicated in this sub-analysis.

[Exhibit 2, page 9] These subgroups - “Isolated” and “Non-isolated” autism - were distinguished by the presence of cerebral palsy, mental retardation (MR), visual impairment, hearing impairment, epilepsy, and birth defects in the Non-isolated group [Exhibit 11, Table 2a.].

Autism risk was examined in these subgroups by age-at-first-MMR category. These categories are set out in the Analysis Plan as follows:

The age of MMR vaccination will be examined in several ways. The first two analyses will examine two alternative age cut-offs for exposure to the MMR vaccine: 18 months and 36 months. The third analysis will examine age of MMR vaccination categorized into six different age groups: 6-11 months; 12-15 months; 16-18 months; 19-24 months; 25-35 months; \geq 36 months. The referent group will be \geq 36 months.

[Exhibit 2, page 7]

7. Autism risk is increased in children with “isolated autism”. Appendix 1 presents serial iterations of the output data from November 7, 2001 [Exhibit 7] to The Paper [Exhibit 1], published in February 2004. The results dated November 7, 2001 and February 13, 2002 [Exhibit 9] produced according to the Analysis Plan, showed significant associations between MMR and “Isolated” autism as set forth in Appendix 1. It is notable that these findings appear to affect all race categories and are not confined to African American children.

8. Omission of significant findings

The key findings to this aspect of the research misconduct relate to the findings of a significant autism risk in children in the “isolated” group vaccinated at 12-15 [results from February 13, 2002: OR 2.77 (1.28-5.99) and 16-18 months [OR 2.28 (1.02-5.09)], that is, according to the CDC’s recommended schedule, compared with those vaccinated >36 months [Appendix 1]. These data were omitted from The Paper.

9. Groups were redefined *post hoc* to conceal significant results

Further, in addition to the omission from The Paper of the results according to age categories, the “Isolated” autism subset was modified from its original definition, to “High Functioning (No MR [mental retardation])”, and the Non-isolated subset to “Low functioning (MR)”. This removed those

with comorbid epilepsy, hearing impairment, visual impairment, and birth defect. The Group provides no explanation for this departure, after the results were available to them, from the definition of the original subsets.

10. Revision of age categories

Further, as shown in the data outputs of February 13, 2002 (see Figures 1a-c below, and Exhibits 9, 12 and 13, Table 1), in violation of the Analysis Plan and without any explanation, there was a post hoc revision of the age-of-exposure categories, presumably to mitigate the significant finding of a higher risk of “isolated” autism in those vaccinated according to the CDC’s recommended schedule. This example of research misconduct was brought to our attention, specifically by Dr. Thompson.

Figure 1a. Study findings for ‘Isolated’ autism. Data are compared with first MMR >36months. Statistically significant risks are seen at 12 -15 months and 16-18 months.

		OR	95% CI	p-value	
Isolated	229	MMR < 18	1.21	0.84	1.73
		MMR < 36	2.53	1.18	5.41
		MMR Categories			
		0 - 11 mo	1.27	0.24	6.81
		12 - 15 mo	2.77	1.28	5.99
		16 - 18 mo	2.28	1.02	5.09
		19 - 23 mo	1.83	0.72	4.67
		24 - 35 mo	2.59	0.98	6.82
		36+ mo	1.00	1.00	1.00

Having found a significant age-of-exposure effect across at range of these age categories (12-15 months, 16-18 months) with increased odds ratios at 19-23 months and 24-35 months, The Group sought to re-categorize age groups to 0-11 months (early), “12-18 months (on time), and 19-36 months (late).

Pre-existing Condition	Yes	NA	NA	79	13%
Delay < 1	Yes	NA	NA	186	30%
Pre-existing Condition or Delay < 1	Yes	NA	NA	222	35%
Median Age of 1st Concern	Months			18.1	
Age of MMR	0 - 11 mo	37	2.0%	8	1.3%
	12 - 15 mo	886	47.2%	335	53.3%
	16 - 18 mo	459	24.5%	144	22.9%
	19 - 23 mo	184	9.8%	57	9.1%
	24 - 35 mo	131	7.0%	45	7.2%
	36+ mo	179	9.5%	40	6.4%
	Total	1876	100.0%	629	100.0%

* All subjects reported in table had date of receipt of MMR vaccine
 * All cases are confirmed cases

Figure 1b. Dr. Thompson’s notes from The Group’s meeting of February 13, 2002. Dr. Thompson has circled proposed revised age categories. [Exhibit 11]

Age of MMR	0 - 11 mo	37	2
	12 - 15 mo	886	47
	16 - 18 mo	459	24
	19 - 23 mo	184	9
	24 - 35 mo	131	7
	36+ mo	179	9
	Total	1876	100

* All subjects reported in table had date of receipt of MMR vaccine
 * All cases are confirmed cases

Figure 1c. Dr. Boyle’s notes from meeting of February 13, 2002. [Exhibit 12] Dr. Thompson has annotated the table with, “Coleen Boyle’s Notes from Meeting.” The remaining annotations - in a different handwriting - are presumed to be those of Dr. Boyle. They set out the proposed new age categories. She has written, “reformat” against the existing age categories, and below has written “0-11 mo early, 12-18 on time, 19-36 late.”

According to Dr. Thompson (personal communication) this manipulation was intended to conceal the significant age-of-exposure effect in the ‘isolated’ autism group.

The foregoing post hoc manipulations notwithstanding, the risk of autism in the “isolated” autism subgroup vaccinated by 18 months was omitted altogether from The Paper and from The Group’s presentation to the IOM. It is presumed that these post hoc manipulations did not eliminate the statistical significance and thereby achieve the desired effect. Any investigation of this matter should seek to obtain any revised, unpublished analyses.

11. Dr. Thompson on “isolated” autism: Dr. Thompson referred to this aspect of the research misconduct in his taped telephone call with Dr. Hooker of 5.24.14. He stated:

You see that the strongest association is with those [autistic cases] without mental retardation. The non-isolated [sic], the non-MR [mental retardation]...the effect is where you would think it would happen. It is with the kids without other conditions, without the comorbid conditions.

Dr. Thompson continued:

I’m just looking at this and I’m like “Oh my God”

He concluded:

I cannot believe we did what we did...but we did...It’s all there...It’s all there. I have handwritten notes.

In summary, significant findings of an association between MMR and autism, generated according to the approved Analysis Plan were concealed from *Pediatrics*, its reviewers, the IOM, and the public. The importance of the omitted data is that they show an excess risk of autism in children with no comorbid developmental disorder vaccinated according to the CDC’s recommended schedule. Under the definition of research misconduct, this action constitutes Falsification. Further, the data were concealed from the IOM and consequently, NVICP and as such, constitute an obstruction of justice.

12. Thompson was ordered to lie

Dr. Thompson expressed his deep concern over the research misconduct in lengthy conversations¹⁹ with Dr. Hooker, exclaiming at one point “ . . . I have a boss who’s asking me to lie.”^{20 21}

¹⁹ These tapes contain highly personal information about Dr. Thompson and for this reason will only be released as part of due legal process.

²⁰ Legally recorded telephone conversation between Dr Thompson and Dr. Hooker on May 24, 2014.

²¹ *IBID*

After admitting that he was “completely ashamed” of what he did, the conversation focused on how it happened and who gave the orders: “Higher ups wanted to do certain things and I went along with it. In terms of command, I was 4 out of 5.”²² He named those above him – the “higher ups” – as Coleen Boyle, Marshalyn Yeargin-Allsop, and Frank Destefano.

On October 18, 2002, long after the proposed date for submission of the study findings for publication (December 2001), Dr. Thompson wrote to his manager Dr. Melinda Wharton: confirming that there were “sensitive results” that they were “struggling with”, and expressing concerns about the legality of what they had done.

I am writing you once more regarding the recent Department of Justice (DOJ) request for a broad range of documents associated with MMR, Thimerosal, and Autism. I spoke with you first on September 3rd of 2002 regarding the sensitive results we have been struggling with in the MADDSP MMR/Autism Study.

[Exhibit 13] He continued:

I don't think anyone has broken the law but I was extremely uncomfortable when Coleen Boyle, a co-author on our paper, was required to testify before Congressman Dan Burton's Committee in April of 2002 regarding MMR and Autism.

Id. At this stage, anticipating the investigation of their wrongdoing, Thompson appears to have engaged a lawyer. In a personal communication he confirmed that he had considered becoming a whistleblower at that time (2004).

13. Preparation for The Institute of Medicine (IOM)

Dr. Thompson was subsequently assigned to present the data to the IOM's Vaccine Safety Review on February 9, 2004. As the date approached he became more and more uneasy about the prospect of presenting false and misleading findings.

Dr. Thompson felt strongly that The Group should brief the head of the CDC, Dr. Julie Gerberding. In wrote in his January 8, 2004 note: “Should we brief Gerberding? Talked with Frank [Destefano]” [Exhibit 15]

The Group held a “Planning for IOM MMR/Autism Meeting” on January 12, 2004. Under the subtitle “Describe selection effects”, Dr. Thompson wrote: “Race Differences **(internal use only)**.” [Exhibit 16, emphasis added].

²² *IBID*

There appears to have been a directive that the “race effect” should not go beyond the confines of the CDC.

Concerns about the data and its presentation to the IOM were causing Dr. Thompson major anxieties. His January 28, 2004 note states: “IOM Presentation – Unresolved Issues, below which is written: 1. **“What should we do about the race effect?? – shows large effect for blacks and no effect for whites.”** [Exhibit 17, emphasis added]

Below this he wrote:

Stay calm.
Don't over react.
We all have good intentions.
Parents of autistic children have very difficult lives

[Exhibit 17] Such was his concern that Dr. Thompson breached CDC protocol by circumventing his managers and took it upon himself to write directly to Dr. Gerberding on February 2, 2004, seven days before he was due to present at the IOM. He wrote:

Dear Dr. Gerberding...We have not met yet to discuss these matters, but I am sure you're aware of the Institute of Medicine Meeting regarding immunizations and autism that will take place on February 9th. I will be presenting the summary of our results from the Metropolitan Atlanta Autism Case-Control Study. **I will have to present several problematic results relating to statistical associations between receipt of the MMR vaccine and autism.**²³

[Exhibit 18, emphasis added] Dr. Thompson expressed his dismay that Dr. Gerberding had failed to respond to direct questions from Congressman Dr. David Weldon about the scientific integrity of the Office of the National Immunization program for which Dr. Gerberding was directly responsible. Dr. Thompson left Dr. Gerberding in no doubt about his feelings:

I've repeatedly told individuals within the [Office of the Director and the National Immunization Program] that they're doing a very poor job representing vaccine safety issues and that we're losing the public relations war.

Id. Dr. Thompson was highly critical of Dr. Gerberding's leadership on vaccine safety issues, contrasting it with the “amazingly effective job” she has done of communicating issues such as “SARS, Monkey Pox, and

²³ Emphasis added

Influenza.” Faced with the fact that he would be the one putting his neck on the block when either reporting or misreporting the study findings he ended with a plea to Dr. Gerberding to take responsibility and respond to Dr. Weldon, stating:

It is time for our leadership to stand by their scientists and do the right thing.

Id. The following day Dr. Thompson got a response, not from Dr. Gerberding but from Dr. DeStefano, the study’s lead author, saying that Dr. Robert Chen, Dr. Thompson’s manager, “wanted to fire [him]?” Dr. DeStefano referred Dr. Thompson to his emails as the reason. [Exhibit 19]

Certainly, from this point forward, and likely for several months prior, there can be no doubt that The Group and Dr. DeStefano in particular were aware of Dr. Thompson’s concerns about the study findings and the imminent public distribution of false and misleading research results in the midst of the growing vaccine-autism controversy. This is highly relevant to Dr. DeStefano’s statements made in light of the current media coverage (see below).

In the end, Dr. Thompson signed off on The Paper that was published in *Pediatrics* [Exhibit 1]. However, his name was withdrawn from the roster of those due to present to the IOM on February 9, 2004. In reporting a discussion that he had had with his whistleblower lawyer Thompson stated:

Ya know, I’m not proud of that and uh, it’s probably the lowest point in my career that I went along with that paper and I also paid a huge price for it because I became delusional.²⁴

In his recorded call with Dr. Thompson of 5.8.14, Dr. Hooker pressed the Dr. Thompson on whether he raised his concerns about the omission of significant data with The Group in the days leading up to the IOM meeting.

Dr. Hooker: Did you raise that...did you raise that issue at the time?

Dr. Thompson: I will say I raised this issue...I will say I raised this issue, the uh...two days before I became delusional.

This reference is important: three days before the IOM presentation Thompson – faced with either presenting false data or taking responsibility for the vaccine-autism link in front of potentially hostile parents of autistic

²⁴ Transcript of recorded call between Thompson and Hooker on May 24, 2014

children²⁵ - stopped sleeping, and became profoundly depressed and “delusional.” Crucially, he reports no prior history of mental disorder.

Dr. Thompson went on to confirm, to Dr. Hooker, that the DeStefano 2004 paper was the reason for these acute psychological problems.

Dr. Thompson: It is one of the reasons I became delusional because I was so paranoid about this being published.

14. Dr. DeStefano presented false and misleading study results to the IOM:

Dr. DeStefano made the presentation to the IOM on February 9, 2004. His slide presentation is attached at Exhibit 19. In slide 17 of 40 - and in direct contradiction to the Study' Analysis Plan of May 11, 2001 [Exhibit 2] - Dr. DeStefano gave the source of the 'race' data as the Georgia birth certificates.

Dr. DeStefano's subsequent 'race' slide, based upon the Georgia birth certificate cohort (GBCC) analysis, claimed "no statistically significant associations [between age at first MMR and autism risk]." Slide 33 of 40 [Exhibit 20] Dr. DeStefano omitted and concealed from the IOM statistically significant associations between MMR and both race and “isolated” autism found by the Group.

Dr. DeStefano's presentation to the IOM, and in particular his omission of significant risks of autism in African American children vaccinated under 36 months of age, and those with “isolated” autism, were major factors in the IOM's recommendation for "no further epidemiology". The IOM's report states:

Of interest: "The committee wishes to comment on several of the other recommendations it made in its 2001 report on MMR and autism. First, the committee recommended exploring whether exposure to MMR vaccine is a risk factor for ASD in a small number of children. To date, no convincing evidence of a clearly defined subgroup with susceptibility to MMR-induced ASD has been identified

While the committee strongly supports targeted research that focuses on better understanding the disease of autism, from a public health perspective the committee does not consider a significant investment in studies of the theoretical vaccine-

²⁵ "The CDC needs your leadership here because I may very well be presenting data before a hostile crowd of parents with autistic children who have been told not to trust the CDC. I believe it is your responsibility and duty to respond in writing to Representative Weldon's letters before the Institute of Medicine meeting and make those letters public." Draft letter: 'Gerberding revised' 2004.02.01

autism connection to be useful at this time. The nature of the debate about vaccine safety now includes a theory that genetic susceptibility makes vaccinations risky for some people, which calls into question the appropriateness of a public health, or universal, vaccination strategy.⁴³ However, the benefits of vaccination are proven and the hypothesis of susceptible populations is presently speculative. Using an unsubstantiated hypothesis to question the safety of vaccination and the ethical behavior of those governmental agencies and scientists who advocate for vaccination could lead to widespread rejection of vaccines and inevitable increases in incidences of serious infectious diseases like measles, whooping cough, and Hib bacterial meningitis." [144]

[Exhibit 21, p. 144, emphasis added, footnote omitted]. Thus, Dr. DeStefano's misconduct in concealing critical results and in presenting misleading results to the IOM induced a recommendation, in effect, of deliberate and continued ignorance.

Presentation to the IOM of the "omitted" causal associations would have provoked a much different conclusion and recommendations. The ISR committee would have been unable, given conflicting studies, to reject a causal association due to a lack of conclusive one-sided evidence. And, they would have called for more and better studies to resolve this matter of increasingly urgent public concern. And finally, the IOM's "expert" advice could not have been used to defeat recovery in the NVICP.

This seems to us to be clear evidence that CDC's research misconduct had its intended impact of diverting future research. And, by depriving pediatricians of accurate results, they became conduits to unethically spread false and misleading information, i.e. that there is no evidence of a causal association between MMR and autism.

Since the IOM is the "official" advisor to National Vaccine Injury Compensation Program (NVICP), The Group's actions would not only constitute research misconduct but also a direct and successful obstruction of justice and therefore, a criminal offense.

As an example of unethical communication, CDC continues to rely on the improperly induced IOM conclusion and the Paper to falsely disclaim any causal association between MMR and autism:

Because signs of autism may appear around the same time children receive the MMR vaccine, some parents may worry that the vaccine causes autism. Vaccine safety experts, including experts at CDC and the American Academy of

Pediatrics (AAP), agree that MMR vaccine is not responsible for recent increases in the number of children with autism. In 2004, a report by the Institute of Medicine (IOM) concluded that there is no link between autism and MMR vaccine, and that there is no link between autism and vaccines that contain thimerosal as a preservative. . . . A February 2004 case-control study [External Web Site Icon] examined the possible relationship between exposure to the MMR vaccine and autism in Atlanta, Georgia. The results were published in Pediatrics.

CDC, “Measles, Mumps, and Rubella (MMR) Vaccine Safety Studies.”²⁶

To date, CDC remains adamant in denying any association between vaccines and autism. Thanks to Dr. Thompson, we now know that CDC’s claim is false. For example:

Many studies that have looked at whether there is a relationship between vaccines and autism spectrum disorder (ASD). To date, the studies continue to show that vaccines are not associated with ASD.

CDC, “Q: Do Vaccines Cause Autism Spectrum Disorder?”²⁷

The advice given by CDC to doctors to help them answer parents’ concerns about vaccine safety is potentially even more misleading given Dr. Thompson’s revelations because it so clearly bases “no association” on supposedly settled, now known to be false, “science:”

Questions about whether vaccines cause autism.

Parents may encounter poorly designed and conducted studies, misleading summaries of well-conducted studies, or anecdotes made to look like science—claiming that vaccines cause autism. Many rigorous studies show that there is no link between MMR vaccine or thimerosal and autism. Visit <http://www.cdc.gov/vaccines/conversations> for more information to help you answer parents’ questions on these two issues. If parents raise other possible hypotheses linking vaccines to autism, four items are key: (1) patient and empathetic reassurance that you understand that their infant’s health is their top priority, and it also is your top priority, so putting children at risk of vaccine-preventable diseases without scientific evidence of a link between vaccines

²⁶ <http://www.cdc.gov/vaccinesafety/vaccines/mmr/mmr.html> (visited October 10, 2014). The current CDC-published VIS for MMR is silent as to the risk of autism causation as a potential side effect, and will need to be amended in light of Dr. Thompson’s disclosures.

²⁷ <http://www.cdc.gov/ncbddd/autism/topics.html> (visited October 10, 2014).

and autism is a risk you are not willing to take; (2) your knowledge that the onset of regressive autism symptoms often coincides with the timing of vaccines but is not caused by vaccines; (3) your personal and professional opinion that vaccines are very safe; and (4) your reminder that vaccine-preventable diseases, which may cause serious complications and even death, remain a threat.

[Parent Question:] “All those people who say that the MMR vaccine causes autism must be on to something.”

[Doctor Answer:] “Autism is a burden for many families and people want answers—including me. But well designed and conducted studies that I can share with you show that MMR vaccine is not a cause of autism.”

CDC, “Talking With Parents About Vaccines for Infants.”²⁸

15. Current events

In response to Dr. Thompson’s story going public on August 26, 2014, Dr. DeStefano provided a quote for CNN²⁹ on August 28, 2014. CNN stated:

Dr. Frank DeStefano, lead author of the 2004 study, said he and his colleagues stand by their findings. DeStefano said all the study authors, including Thompson, agreed on the analysis and interpretation before the study was submitted for publication 10 years ago.

A subsequent text to Dr. Wakefield from Dr. Thompson on August 29, 2014 stated:

We are in the drivers [sic] seat now that Frank has lied³⁰ in his interview with cnn [sic]. I am going to pursue this internally at the CDC.

[Exhibit 22, emphasis added] Investigative Journalist Sharyl Attkisson, interviewed Dr. DeStefano on August 26, 2014. The transcript of this interview was provided by Ms. Attkisson [Exhibit 23].³¹

Attkisson: Were you aware of any of his concerns of, you know, have you been aware before today of any of his concerns about this?

²⁸ <http://www.cdc.gov/vaccines/hcp/patient-ed/conversations/downloads/talk-infants-color-office.pdf> (visited October 10, 2014).

²⁹ <http://www.cnn.com/2014/08/27/health/irpt-cdc-autism-vaccine-study/>

³⁰ Emphasis added

³¹ Read: “CDC Responds to Allegation it Omitted Vaccine-Autism Study Link”

<http://sharylattkisson.com/wp-content/uploads/2014/08/Destefano-Study-Chunk.m4a>

DeStefano: Uh, uh, yeah, I mean I've continued to see, uh, uh, see him for over the past ten years and we've interacted fairly frequently, and, uh, uh, no I wasn't aware of this.

Attkisson: So whoever he raised his concerns to, he didn't, he didn't raise it to you or anybody you knew of?

DeStefano: No, I mean the last time I saw him was probably about two months ago, and he didn't mention anything about this.

Attkisson: And at the time he didn't seem concerned when you said there was a consensus?

DeStefano: No, yeah, I mean at the time he did these analyses he did, you know, he did point out that in one group, you know in that larger group the...the...the measures of association [between MMR vaccine and autism] were higher than in the, uh, birth certificate group and, you know, we discussed that and for the reasons I mentioned, uh, we came to consensus that the, uh, birth certificate uh results were more valid.

[Exhibit 23, emphasis added]. Dr. DeStefano's account does not accord with either Dr. Thompson's current position [Exhibit 3] or that captured in the contemporaneous documentation [Exhibits 14 and 18]. The Group "came to a consensus" to conceal the valid "race" analysis, not because the "birth certificate results were more valid" but because they provided The Group with a convenient device for its research misconduct. Earlier in the same interview he sought to justify the use of the GBCC.

Dr. Frank DeStefano: I think what [Thompson's] saying there was a larger, um, uh, odds ratio or association among the-the larger group and that there was not, uh, as strong an association among the birth certificate sample. And I mean, what I say to that, I think we discussed that, uh, as I recall, this was like, you know, over ten years ago, and, uh, I think at the time we had consensus among all co-authors that the birth certificate sample provided the more valid results because it could uh, it had more complete information on, uh, on race for one,

[Exhibit 23, emphasis added] For reasons described in detail above, Dr. DeStefano's response is incorrect. All "race" information was available in the school records. There appears to be no basis for Dr. DeStefano's contention, and no justification in any of Dr. Thompson's contemporaneous

notes or data outputs, as to why The Group deviated from the Analysis Plan, and no explanation for the omissions in The Paper. Dr. DeStefano continued:

and secondly, more importantly, it had information on important factors that, uh, had to be you know controlled for particularly in studies of autism, in particular, it would be things like birth weight, the mother's age, the mother's education. So I think for those reasons we were able to adjust for these factors and we thought, you know, we uh, our opinion was that that the results of the birth certificate sample provided the more reliable results. And I think, you know, as I recall, we all came to consensus and, uh, signed off on that, uh, in the paper.

[Exhibit 23] While, as a matter of fact, all members of The Group "signed off" on The Paper, for reasons described in detail above, Dr. DeStefano's response is otherwise incorrect. Controlling for the "factors" that he describes showed that "there was little or no confounding effect from these factors," [Exhibit 1]. The GBCC did not provide "more reliable results" and therefore, there was no scientific reason to confine the analysis to this subgroup.

16. Misconduct in science

At the time the research was conducted, federal regulations prohibited misconduct, defined as follows:

Misconduct or Misconduct in Science means fabrication, falsification, plagiarism, or other practices that seriously deviate from those that are commonly accepted within the scientific community for proposing, conducting, or reporting research. It does not include honest error or differences of opinion.³²

The definition was made more specific in 2005 and now reads as follows:

Research misconduct means fabrication, falsification, or plagiarism in proposing, performing, or reviewing research, or

³² **Federal Register** / Vol. 70, No. 94 / Tuesday, May 17, 2005 / Rules and Regulations. Page 28386. "93.103 Research misconduct: (b) Falsification is manipulating research materials, equipment, or processes, or changing or omitting data or results that the research is not accurately represented in the research record."

http://ori.hhs.gov/sites/default/files/42_cfr_parts_50_and_93_2005.pdf

in reporting research results. . . . (b) Falsification is manipulating research materials, equipment, or processes, or changing or omitting data or results that the research is not accurately represented in the research record. . . . (d) Research misconduct does not include honest error or differences of opinion.³³

The misconduct alleged herein fraud falls within this definition, specifically 'falsification'.

The Group "manipulated" the original Analysis Plan, after obtaining results establishing a causal association between MMR and autism, to falsely represent both "race" data and data on the "isolated" autism subgroup, deviating from this Plan and subsequently omitting significant findings from the public research record, including The Paper [Exhibit 1] and the IOM presentation [Exhibit 20]. Dr. Thompson confirms this omission with respect to the data on African American "males" in his public statement:

I regret that my coauthors and I omitted statistically significant information in our 2004 article published in the journal *Pediatrics*. The omitted data suggested that African American males who received the MMR before age 36 months were at increased risk for autism. Decisions were made regarding which findings to report after the data were collected, and I believe that the final study protocol was not followed.

[Exhibit 3] Dr. Thompson failed, however, to address in his statement, the equally egregious misconduct due to the omission of significant findings with respect to the "isolated" autism subgroup.

17. The misconduct cannot be excused as an 'Honest difference of opinion'

This defense would fail for the following reasons: At the material time that the alleged misconduct was committed, that is, between 2001 and 2004, there was evidently no "honest" difference of opinion between the authors on the fact that The Paper, as it currently reads, should be published. All the authors signed The Paper for publication. Whatever Dr. Thompson's misgivings about the scientific integrity of the paper, in his own words:

³³ 42 C.F.R. § 93.103 (emphasis added).

Well I...Higher ups wanted me to do certain things and I went along with it. I was in terms of chain of command, I was 4 out of 5.³⁴

As the conversation continued, Dr. Thompson confirmed the identities of his co-conspirators.

Dr. Hooker: "Was it Melinda Wharton?"

Dr. Thompson: No, no, no. The coauthors.

Dr. Hooker: Oh, you mean Coleen [Boyle].

Dr. Thompson: Yeah, Coleen was the division chief, Marshalyn was a branch chief, and Frank [DeStefano] was a branch chief at the time."³⁵

In the same recording Dr. Thompson describes an interview with his whistleblower lawyer wherein he confirms that:

I was complicit and I went along with this, we did not present significant findings.³⁶

Dr. Thompson was, by his own admission, 'complicit' in a devious strategy that was agreed to by The Group to, "not present significant findings." There was no honest difference of opinion because the authors knew they had found statistically significant causal associations and knew that the Analysis Plan and the accepted standard in the field was to report these significant results. The decision not to report these significant results was made by management for "political," not scientific reasons, i.e. because of the cases pending in the Omnibus Autism Proceedings (OAP), the ongoing public controversy, and the accompanying fear that immunization rates might drop if causation were confirmed.

Dr. Thompson also confirms in the same conversation that they deviated from the Analysis Plan - one that was "agreed up front" and one that they or should have been "locked in to."

I will tell you that we were locked in to analyses. That's the problem with all of this. We agreed up front... actually, with this paper [The Paper] we deviated from what we agreed to upfront.³⁷

³⁴ Recorded telephone conversation between Dr. Hooker and Dr. Thompson on May 24, 2014

³⁵ *IBID*

³⁶ *IBID*

³⁷ Emphasis added

As a matter of fact, what we report here is not “honest difference of opinion”, but consensus, agreement, and complicity between members of The Group to pervert the science.

There was no "honest" difference of opinion; rather, there was a dishonest consensus to abandon the original Analysis Plan and omit from the public record, significant causation results on important autism subgroups. In Dr. Thompson's own words:

“Oh my God”...I cannot believe we did what we did...but we did...It's all there...It's all there. I have handwritten notes.”³⁸

In an email to the Complainants, dated August 11, 2014, Dr. Thompson reaffirmed the dishonesty of The Group's actions, stating,

I was involved in deceiving millions of tax payers regarding the potential negative side effects of vaccines. I regret what I did.

[Exhibit 26a-c] Opinions expressed by other members of The Group now, a decade later and in the light the unexpected public exposé of their research misconduct, are neither material nor relevant to the "Honest difference of opinion" defense.

18. The misconduct cannot be explained away as an honest error or honest differences in interpretations or judgments about data.

There was no difference in the interpretation or judgment regarding the data as the misconduct was unfolding between 2002 and 2004. The merits of Dr. Thompson's original data analysis according to the Analysis Plan were not in question. The reason The Group deviated from the Analysis Plan and omitted significant results was not due to error or interpretation issues, it was a conscious deliberate effort to conceal MMR-causation from the public. This was the reason why The Group chose to deviate from the Analysis Plan and omitted significant findings with respect to MMR vaccination and autism risk.

First, the consensus interpretation of the data, that is, MMR vaccination by 18 months is associated with an increased autism risk in African American children, is exactly why The Group limited their revised analysis to the GBCC, so as deliberately not to report this finding.

³⁸ *Id*

Second, the consensus interpretation of the data at the material time, that is, that MMR vaccination by 18 months is associated with an increased autism risk in the 'Isolated' autism group is exactly why The Group 'reformat[ted]' the age categories and their statistical comparisons, eventually omitting the relevant data from The Paper and the IOM presentation.

19. Findings of misconduct and corrective action are not barred by any limitation period as the misconduct is ongoing and affects public safety.

This defense fails for the following reason: the current regulations have a six-year statute of limitations, with an exception for "continued use".³⁹ While the original misconduct was committed between 2001 and 2004, the CDC and The Group have continued to rely (for example to defeat compensation petitions for injured children in NVICP and to mislead the IOM) on the published findings to support the public position that MMR vaccination is not associated with an increased risk of autism.⁴⁰

³⁹ 42 C.F.R. § 93.105(b)(1) (subsequent use exemption).

⁴⁰ (a) Dr. Yeargin-Allsop : History of Developmental Disabilities at the CDC (presentation and Powerpoint with notes) dated October 16, 2009. Slide 33. Landmark Publications: MADDSP. HHS Secretary's Award for Distinguished Service for The Article: DeStefano et al 2004. [Exhibit 7]

Dr. Yeargin-Allsop's presentation note: "The surveillance system was able to tell us more than just the prevalence of autism. It also helped us to answer an important question about vaccines and autism. In 2004, Parents were raising concerns about a possible association between the MMR vaccine, given at 18 months, and autism. Our study was able to look at closely at this question very quickly- since we were an established surveillance system. Ultimately, our study did not find an association and this was reassuring to the scientific community."

(b) Disingenuous and misleading statement of Dr. DeStefano. Question: Do vaccines cause autism? Answer: The scientific evidence is clear that vaccines do not cause autism. The Institute of Medicine, IOM, issued a report in 2004 concluding that the MMR vaccine and thimerosal-containing vaccines do not cause autism. Studies since 2004 have continued to find no increased risk of autism following vaccination, including a study we published in Pediatrics in September 2010. <http://answers.webmd.com/answers/1194718/do-vaccines-cause-autism?guid=1>

(c) CDC, Vaccine Safety and Autism. In this list of CDC studies claiming no causal association, the finding in the Paper is falsely described as: "The study found that the overall distribution of ages at MMR vaccination among children with autism was similar to that of matched control children; most case and control children were vaccinated between 12 and 17 months of age." [http://www.cdc.gov/vaccinesafety/00_pdf/CDCStudiesonVaccinesandAutism.pdf, visited October 11, 2014].

The contention that studies since 2004 have "continued to" find no link between autism and vaccines implies that those studies before 2004 came to this same conclusion. This is false.

As recently as August 26, 2014 the CDC issued a statement through its Senior Public Affairs Specialist, Belise Gonzalez, standing and endorsing The Paper and The Group's actions, stating:

Access to the information on the birth certificates allowed researchers to access more complete information on race as well as other important characteristics, including possible risk factors for autism such as the child's birth weight, mother's age, and education. This information was not available for children without birth certificates: hence the CDC study did not present data by race on black, white, or other race children from the whole study sample. It presented the results on black and white/other race children from the group with birth certificates.

For reasons set out above, this statement is false and constitutes "subsequent use" of the malpractice.

The misconduct is also actionable under the "public safety" exemption to the limitations period.⁴¹ Basic principles of ethics and informed consent require that complete and accurate information be given to patients and their families. The "no studies" guidance given by CDC to providers and patients is rendered false by the now disclosed misconduct. Such false information denies patients the meaningful opportunity to choose or refuse the MMR vaccine based upon its true risks.

20. A possible "Good faith" defense

A 'good faith' defense is unsustainable on any reading of this matter. For example, Dr. DeStefano, the lead investigator on the study, was part of the Division of Immunization Safety of which he is now director. His responsibility was and remains to identify and mitigate risk of harm from vaccines, not to exonerate vaccines of risk of harm by omitting data that call into question the safety of the CDC's recommended schedule. Contrary to this obligation, his deliberate and calculated actions left children in harm's way for over a decade. Rather than operating out of an abundance of caution and protecting children, as he should have done, he did quite the opposite.

21. Concluding remarks

We believe that the facts presented here reveal a clear picture of research misconduct within the CDC with profound and far-reaching implications for public health, and in particular the wellbeing of children. This misconduct undermines the trust and reputation of CDC as a source for complete and reliable scientific information - so important to maintain the confidence of

⁴¹ 42 C.F.R. § 93.105(b)(2) (health or safety of the public exemption).

the public in the vaccine program. Honest risk communication may lead the public to demand (and industry to supply) safer vaccines, but lying to and misleading the public about safety risks threatens a permanent loss of this essential trust and confidence.

The research misconduct involved scientists working in the National Immunization Program and the National Center on Birth Defects and Developmental Disabilities, right up to officials at the highest levels of the CDC, including the Director.

The actions of those involved threaten not only the health of children but also the integrity of, and public confidence in, the US Public Health infrastructure.

The alleged misconduct seriously undermines the ethical practice of medicine when pediatricians unwittingly obtain, and parents provide, informed consent to immunization based upon falsified data.

The influence that this alleged misconduct has undoubtedly had on the IOM and, in turn, on the NVICP cases, and the consequent injustices suffered by thousands of children who are victims of possible vaccine injury, constitutes, in our opinion, deliberate obstruction of justice. We urge that corrective action be taken at the earliest opportunity.

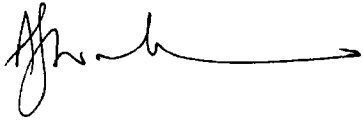
This complaint is filed in good faith. The Exhibits and Appendix 1 are enclosed as a CD. We reserve the right to file supplemental details and Exhibits as and when they come to light. In the public interest this complaint will be posted at autismmediachannel.com and elsewhere.

Please keep us informed of all actions taken in response to this complaint. We are available to assist in any manner. Thank you for your careful consideration and response.

Yours sincerely,

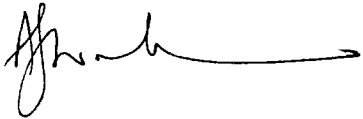
A handwritten signature in black ink, appearing to read "Dr. B. Hooker". The signature is fluid and cursive, with a large initial "B" and "H".

Dr. Brian Hooker Ph.D.



Dr. Andrew Wakefield MB.,BS.

Per pro



James Moody J.D.

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List of Exhibits (with hyperlinks)

1	DeStefano et al Pediatrics 2004
2	Analysis Plan, September 5, 2001
3	Public statement of Dr. Thompson
4	Dr. Hooker's reanalysis
5	Dr. Hooker's statement in response to CDC
6	CDC's statement
7	Data output and MMR meeting notes 11.7.01
8	Dr. Thompson's Handwritten note of 9.6.01
9	Data output of 2.13.02
10	Powerpoint presentation of Dr. Yeargin Allsop, 10.16.09
11	Data output and meeting notes of 5.8.02
12	Data output and Dr. Thompson's notes of 2.13.02
13	Data output and Dr. Coleen Boyle's notes 2.13.02
14	Email to Melinda Wharton September 3, 2002
15	Handwritten note of 1.8.04
16	Handwritten note of 1.12.04
17	Handwritten note of 1.28.04
18	Memo to Dr. Gerberding of 2.2.04
19	Handwritten note of 2.3.04
20	DeStefano presentation to IOM
21	IOM 2004 report
22	Text from Thompson to Wakefield of 8.29.14
23	Transcript of Attkisson interview with DeStefano
24	Data output and meeting notes 12.12.01
25	Data output and meeting notes 12.19.01
26	Thompson email 8.11.14

CERTIFICATE OF SERVICE

This is to certify that I have on this 14th day of November, 2016 placed a true and correct copy of the:

APPLICANT PARTIES INJURED / PLAINTIFFS' NOTICE AND DEMAND FOR COURT TO OBEY ITS OATH OF OFFICE TO THE CONSTITUTION FOR THE UNITED STATES OF AMERICA in assigned Case Incorporated No. 2:16-cv-05224-SVW-AGR at the below address, or by depositing the same in the U.S. Mails, to DIANE F. BOYER-VINE (SBN: 124182) Legislative Counsel, ROBERT A. PRATT (SBN: 137704) Principal Deputy Legislative Counsel CARA L. JENKINS (SBN: 271432) Deputy Legislative Counsel Office of Legislative Counsel 925 L Street, Suite 700 Sacramento, California 95814 Telephone: (916) 341-8245 E-mail: cara.jenkins@lc.ca.gov, Attorneys for Defendants

Assembly Member Catharine Baker, Assembly Member Richard Bloom, Assembly Member David Chiu, Assembly Member Jim Cooper, Assembly Member Cristina Garcia, Assembly Member Lorena Gonzalez, Assembly Member Reginald Jones-Sawyer, Assembly Member Evan Low, Assembly Member Adrin Nazarian, Assembly Member Bill Quirk, Assembly Member Anthony Rendon, Assembly Member Mark Stone, Assembly Member Jim Wood, Senator Ben Allen, Senator Jim Beall, Senator Marty Block, Senator Kevin de Leon, Senator Robert Hertzberg, Senator Mark Leno, Senator Isadore Hall, Senator Jerry Hill, Senator Hannah-Beth Jackson, Senator Mike McGuire, Senator Holly Mitchell, Senator Richard Pan, Senator Jeff Stone, Senator Bob Wieckowski, Senator Lois Wolk;

To: KAMALA D. HARRIS Attorney General of California, RICHARD T. WALDOW ELIZABETH S. ANGRES, Supervising Deputy Attorneys General; JONATHAN E. RICH (SBN 187386), ELIZABETH G. O'DONNELL (SBN 162453), JACQUELYN Y. YOUNG (SBN 306094), Deputy Attorneys General, 300 South Spring Street, Suite 1702, Los Angeles, CA 90013 Telephone: (213) 897-2439 Fax: (213) 897-2805, E-mail: Jonathan.Rich@doj.ca.gov Attorneys for Defendants Governor Edmund G. Brown, Jr., and the State of California.

AND; To: Marine Pogosyan, Clerk to Magistrate Judge Alicia G. Rosenberg, United States District Court Central District of California 312 North Spring Street Los Angeles, California 90012. Certified Mail No.: 70151730000201215953.

I declare under penalty of perjury that the above is true and correct.


Travis Middleton

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Santa Barbara, California [93101]