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September 22, 2017

U.S. DEPARTMENT OF JUSTICE ATTN: HONORABLE JEFF SESSIONS ATTORNEY GENERAL Office of the Attorney General 950 Pennsylvania Avenue, NW C/O CIVIL RIGHTS DIVISION, Criminal Section a PHB Washington, DC 20530	ATTN: (1) <i>Tamara Kessler</i> - fax (202) 514-8336 - Civil Rights Division, Criminal Section (2) <i>John M. Gore</i> - fax (202) 514-0293 - Acting Assistant Attorney General (3) <i>Robin C. Ashton</i> - fax (202) 514-5050 - Counsel, Office of Professional Responsibility (4) <i>President Donald Trump</i> (5) <i>To All Human Beings on Planet Earth</i>
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*** DOJ I.D. # DJ 144-11-0, ET AL JOINING MY COMPLAINT ***

VACCINE CLASS ACTION COMPLAINT: VIOLATION OF CIVIL RIGHTS AND CRIMINAL CONSPIRACY
BY CRIMINAL PARTICIPANTS -- FIRST AMENDMENT¹ DEMAND FOR CIVIL AND CRIMINAL PROSECUTION
AND WITHHOLDING OF FEDERAL FINANCIAL ASSISTANCE – RESTITUTION FOR HARM AND INJURY

Original Complaint at <http://tinyurl.com/Vaccine-Class-Action-Complaint>

Hereinafter referred to as:

VACCINE CLASS ACTION COMPLAINT

**REQUEST FOR FURTHER REVIEW AND RECONSIDERATION OF
NONE INVESTIGATION AND PROSECUTION DECISION BY THE DOJ ON
MY VACCINE CLASS ACTION COMPLAINT**

and

**REPORT OF ALLEGATIONS OF MISCONDUCT TO
OFFICE OF PROFESSIONAL RESPONSIBILITY
VIOLATION OF OATHS OF OFFICE/DERELICTION OF DOJ DUTIES
DOJ PERSONNEL OBSTRUCTION OF JUSTICE**

This Reply can be found at <http://tinyurl.com/Vaxx-Class-Action-Reply-1>
Reply Exhibits can be found at <http://tinyurl.com/VCAC-Reply-1-Exhibits>

¹ First Amendment to the U.S. Constitution, "***The right of the People ... to petition the Government for a redress of grievances.***" – In the instant complaint an injury, injustice and wrong which gives grounds for complaint because it is unjust and oppressive. See "Grievance," Black's Law Dictionary, Revised Fourth Edition.

**To The Attention of: DOJ Representatives Kessler, Gore, Ashton, and
The "United States" -- 28 U.S.C. § 3002 (15)(A)**

INTRODUCTION

I, Ricardo Beas, a complainant in the instant matter, declare that the following is true and correct to the best of my knowledge, beliefs and upon information. I further declare that the named persons, individuals, institutions, fictitious entities and governmental agencies named in my above referenced Vaccine Class Action Complaint (**I.D.# DJ 144-11-0**), hereinafter referred to as "Criminal Participants," are acting in collusion with each other to impose a nationwide mandatory vaccine government sponsored program, contrary to my health and against my inalienable God-given, Natural, Common Law, California State and U.S. Constitutional, and International rights, as well as such health and rights of HUNDREDS OF MILLIONS of other residents and citizens of this country. The referenced injury to our health includes minor injuries like persistent nervous ticks to causing serious physical and neurological injury and death caused to some recipients of CDC recommended and forced vaccines for children and adults.

I adopt herein my Vaccine Class Action Complaint in its entirety by reference and incorporation. See <http://tinyurl.com/Vaccine-Class-Action-Complaint>.

NOTICE TO ALL DOJ PERSONNEL: OUR ACCEPTANCE OF YOUR OATH OF OFFICE

I hereby give notice to all named and involved (directly or indirectly) U.S. Department of Justice personnel (hereinafter the "DOJ") that as a part of your individual and personal contractual agreement with this government department, agency and/or corporation, you signed and swore an Oath of Office to support and defend the United States Constitution, which requires you to protect and not interfere with my inalienable God-given, Natural, Common Law, U.S. Constitutional and international rights; thus you are therefore contractually obligated to protect my right and help me secure my life which includes good health, my freedom in particular of disease, and my property which finances depend on my good health; as well as that of all persons in the land mass known as the United States of America, from any corrupt corporations or other fictitious entities and those who own and control such entities, created in paper under the authority of the United States government and as authorized by all of the three branches thereof, by way of active incorporation status; all of them Criminal Participants as referenced or implied in my Complaint.

Therefore, I, Ricardo Beas and all others filing their own complaints joining mine, ACCEPT YOUR OATH OF OFFICE and hold you accountable for your behavior and demand that you comply with your Oath of Office, else you are acting against your duty and our rights as described above, which would make you subject to the loss of your "Government Immunity Clause" protection for failure to perform the required actions based on the responsibilities of your employment and position to protect our rights under the U.S. Constitution.

As noted in part in the DOJ's U.S. Attorneys' Manual, section 33:

"33. Immunity of Government Officers Sued as Individuals for Official Acts (or Omissions)

The general rule at common law was that in order for a government official to be protected by absolute immunity for common law torts, not only did the official have to be acting within the outer perimeter of his/her official duties, but the conduct at issue also had to be discretionary in nature. **However, the immunity conferred by FELRTCA does not extend or apply to suits against federal employees for VIOLATION OF THE CONSTITUTION OR FEDERAL STATUTES.** Thus, government officials sued for constitutional torts continue to be **protected only by qualified immunity.**²

BACKGROUND – MISHANDLING OF MY COMPLAINT

On Sunday July 2, 2017 I emailed the U.S. Department of Justice, at AskDOJ@usdoj.com, a notice advising that my Vaccine Class Action Complaint (hereinafter "Complaint") was coming in the mail, and provided a link to my Complaint on my website.³ My full complaint was posted on my site with the exception of my full address, phone number and email. See <http://tinyurl.com/Vaccine-Class-Action-Complaint>. On Monday July 3, 2017 I mailed my complaint, with all my identification information provided, to President Trump, Attorney General Sessions, HHS Price and DOE DeVos.

I waited over three weeks and with no response by then on July 26 I called the DOJ Civil Rights line at 202-514-4609. I was told by Operator 7 that my Complaint had not been received. I was provided the number to the mailroom and Assistant #1, Ms. Summers, confirmed that my Complaint had been received on July 11 (15 days earlier) and was already at the Civil Rights office.

I called the Civil Rights division after that to advise of the above and was told that my Complaint was not in the system because it was not assigned to any particular section, but that it would be shortly. Since then I was given different responses when I called for status, given different I.D. numbers for my Complaint, and in one instance being told that a response had already issued and the matter filed (rejected) on July 28, which was then contradicted by Paralegal Specialist Kevin Callahan on August 23, who told me on a phone conversation that no response had been issued and that he was working on it and would send the response soon, which he did. This is a **Request for Reconsideration** based on Mr. Callahan's response, to wit,

² See also *Scheuer v. Rhodes*, 416 U.S. 232, 94 S.Ct. 683, 1687 (1974); *Ex parte Young*, 209 U. S. 123 (1908).

³ See Exhibit 13, copy of my email to DOJ, HHS and DOE giving notice of my Vaccine Class Action Complaint.

MISCHARACTERIZATION AND MISINTERPRETATION OF MY COMPLAINT

In simply reading Mr. Callahan's first phrase in his response of August 29, 2017 denying my petition,⁴ it becomes apparent that Mr. Callahan did not read and/or did not understand my Complaint. Therefore, his response is almost akin to the alleged actions of U.S. DOJ-FBI Director Comey, who is said to have been working on an exculpatory letter regarding Hillary Clinton's email "matter"/investigation before he saw or listened to the main evidenced in the case, including Clinton's testimony.

The title of my Complaint notes that my request is based on two things, (1) violation of my civil rights and that of others in my class (and I contend, the whole country), and (2) my moral obligation to report the ongoing criminal activity and conspiracy of the involved Criminal Participants as described in my Complaint; both of which are under the DOJ's jurisdictional authority and obligation to investigate and prosecute.

In his reply Mr. Callahan starts by saying that my letter dated July 2, 2017 was regarding my concerns about California's legislative act SB 277 that mandates vaccination for school-age children in order to prevent the spread of disease to other students in elementary schools in the State of California.

The above statement by Mr. Callahan is incorrect in two ways. First, my complaint never requested that the DOJ address SB 277 directly. This is clearly noted in my Complaint's "Remedy and Relief Requested" section, at page 30. See <http://tinyurl.com/Vaccine-Class-Action-Complaint>.

My Complaint is about an organized group of individuals, corporations and governmental officials (de jure and/or de facto), et al, who are involved in criminal activity that falls under the DOJ's jurisdiction, which Criminal Participants are working together to force vaccines upon the inhabitants of this country in order for such inhabitants to attend school, work, travel, and immigrate into this country, among other things.

The second part of Mr. Callahan's response implies that vaccines not only don't harm anyone, but that it is necessary to vaccinate the unvaccinated in order to protect the vaccinated. This is completely the opposite of reality. First, the undeniable obvious facts: IF VACCINES WORK THEN AN UNVACCINATED PERSON IS INCAPABLE OF AND COULD NOT INFECT A VACCINATED PERSON. PERIOD! Second,

⁴ See Exhibit 2, Response by Mr. Callahan noting that the DOJ Civil Rights AND Criminal Division were refusing to investigate my Vaccine Class Action Complaint and its proven, well founded and documented claims because the DOJ did not have the authority or jurisdiction to investigate and prosecute.

Unvaccinated children are healthier than vaccinated children, as proven by a recent study published in 2017 by the Journal of Translational Science titled “Pilot comparative study on the health of vaccinated and unvaccinated 6- to 12-year-old U.S. children,” by Mawson et al.⁵ This is the first time ever for such type of study because vaccines manufacturers (1) never do long term research on possible vaccine injury and (2) have never moved to do or favored doing a study comparing both groups; and I contend that they never did a formal released study precisely because the results would be as those exposed by the Mawson study which confirmed: UNVACCINATED CHILDREN ARE HEALTHIER THAN VACCINATED CHILDREN.

Further, vaccinated children don’t cause disease outbreaks; it is actually the vaccinated masses whose immune systems are compromised by such vaccines, individually and in combination of doses, sometimes even 10 at a time, who are the ones spreading the disease, in particular to other immune-compromised vaccinated children and adults.⁶

The evidence to prove my position is overwhelming, clearly outlined in my original Complaint, but at the end of the day, we need only apply the two most important considerations in this complex and contradicting debate to help us decide if indeed vaccines are causing any harm and if the Criminal Participants are hiding such reality: (a) THE LAW OF PARSIMONY, and (b) IS THERE GOVERNMENTAL AND CORPORATE CORRUPTION, BLACKMAIL AND/OR GREED INVOLVED.

(a) THE LAW OF PARSIMONY

The pro-mandatory vaccine Criminal Participants and all their bought, blackmailed and/or paid for organizations and cronies will always point to the apparent millions of people that get vaccines that don’t appear to show any immediate reaction or disease after vaccination to claim that vaccines are safe; but that is not correct and it is misleading.

Vaccines are causing millions of diseases of many kinds in our population; one need only see the medical statistics of our country to see all the many diseases, many of them unknown only decades ago, that are inflicting pain and suffering upon the masses. But for most people these vaccine-related diseases and disorders appear long after the vaccination so vaccines are erroneously and I contend purposefully excluded from consideration as a possible culprit of such diseases. As noted in my Complaint, going from a 1:+10,000 to a 1:60 autism rate in only a matter of decades coinciding with the CDC vaccine schedule increase, proves a correlation.⁷

⁵ See <http://tinyurl.com/Vaxxed-Vs-NonVaxxed>.

⁶ See Immunologist Tetyana Obukhanych, PhD, addressing the issue of whether the unvaccinated children are causing the disease outbreaks at <http://tinyurl.com/Tetyana-Obukhanych-On-NonVaxx>. See also San Diego Dept. of Health Report 2011 to 2016 on Whooping Cough outbreaks, at <http://tinyurl.com/San-Diego-WhoopingCough-Study>, showing that the vaccinated masses are primarily the ones involved in and causing the outbreaks.

⁷ See “Vaccine Reaction” article showing that vaccine injury in a lesser or higher degree affects in reality about 1 in 168 vaccine recipients, which correlates closer with the CDC report on U.S. population rates of autism of 1 in 68; at <http://tinyurl.com/Vaccine-Injury-1-In-Million>.

The most important aspect of the vaccine controversy is not as much how it is affecting the population as a whole to a lesser or higher degree, but how it affects some that are forever seriously affected by such vaccination, especially when forced upon the parents, such effects including autism and Sudden Infant Death Syndrome. Here is where we apply the Law of Parsimony, as noted in my Complaint, page 7:

To determine if vaccines are seriously harmful or deadly to some individuals and/or to the U.S. population as a whole to a lesser or higher degree, one need only apply the law of Parsimony. The Parsimony principle is basic to all science and tells us to choose the simplest scientific explanation that fits the evidence. In the case of vaccination and claimed injury by those affected, the following basic facts apply for thousands if not tens of thousands of people that have reported the same thing:

(1) A CHILD OR ADULT HAS PERFECT HEALTH

(2) IMMEDIATE AND SERIOUS INJURY HAPPENS AFTER VACCINATION

(3) NO EXPLANATION FOR INJURY OTHER THAN VACCINATION IS LOGICAL OR PLAUSIBLE.⁸

There are thousands of persons that can testify to the effect that indeed their own or their children's injury happened just soon after vaccination with no other obvious, apparent or even far-fetched reason, other than the recent vaccination, as stated above.⁹

(b) BIG PHARMA AND GOVERNMENT CORRUPTION AND GREED

It takes no rocket scientist to know that human beings are corruptible, and that some fall prey to easy money: from the person robbing a neighborhood store, to a bank, or to swindling billions of dollars on Wall Street from innocent investors, such as at the time of the "Great Recession of 2007." At such corporate level, involving millions and billions of dollars, people easily fall prey to bribery and extortion.

The Vaccine Industry is worth billions of dollars annually, and as is outlined in the documentation referenced in my Complaint, it has used such financial influence to corrupt government officials in the FDA and CDC, , including the DOJ (as described below), to name a few, to attack anyone opposing their R.I.C.O. mandatory-vaccine profiteering agenda, corrupting educational institutions, nurses, doctors and medical establishments, government agencies, and ordinary persons, and in some cases what might appear to be hired assassins in order to achieve their economic domination and profit goals by forcing vaccination upon the masses, securing their market share and interests.¹⁰

⁸ When an obvious vaccine-related injury or death happens, the involved doctor and orthodox medical science is never able to explain to parents why such injury and/or death happened, other than to simply deny that it was caused by the vaccine, even though there is no other explanation that is plausible.

⁹ See a collection of thousands of such testimonies at <http://www.vaxxed.com/stories-categorized-by-vaccine/>.

¹⁰ See article regarding 60 holistic and anti-vaccine activists being murdered or dying in the U.S. under mysterious circumstances between 2015 and 2016, at <http://tinyurl.com/60-Holistic-Doctors-Murdered>.

The activities of these Criminal Participants negatively impact the United States economy, by affecting interstate commerce, it places a medical expense burden upon the government through its programs such as the Welfare and Medicaid programs, and thus is also a burden against all taxpayers who ultimately finance these programs.

Further, all these diseases caused by vaccines debilitate the human immune system and thus as a result ruin people's health and lives, families, drains their financial resources in the form of lost jobs and wages, medical insurance and out of pocket medical expenses. All these diseases are well known by the Criminal Participants as noted in the vaccine manufacturers' own vaccine inserts which clearly state these harms. My Complaint contains all the valid data that proves all these vaccine-related diseases, even Cancer, which the vaccine manufacturers refuse to test for because there are many trustworthy studies that prove it.

CIVIL RIGHTS DIVISION VS. CRIMINAL DIVISION DOJ/FBI OBLIGATION TO INVESTIGATE HARM TO MILLIONS OF PEOPLE

In his response, Mr. Callahan stated that much of the DOJ's enforcement activity is related to the investigation and prosecution of deprivation of civil rights **under color of law**. that the types of cases the DOJ **generally** investigate and prosecute involve "allegations of excessive physical force or sexual abuse by law enforcement officers." Mr. Callahan's letter further notes Section Chief Tamara J. Kessler as being the person represented by Mr. Callahan, so it can be said that Mr. Callahan's response is the position of the Civil Rights and Criminal Division of the DOJ.

Mr. Callahan concludes in his letter that "there is no prosecutable violations of federal criminal civil rights statutes."

The position the DOJ has taken on my Complaint as to its authority and jurisdiction to investigate as noted in Mr. Callahan's response is misplaced and even absurd. One need only read the FBI's Most Wanted List to see that harm to others which usually extends beyond state lines is within the FBI's jurisdiction. Such list includes murderers, kidnappers, assaults, use of dangerous weapons to do harm to others, armed robbery, and aid in racketeering.¹¹

The common threat of each one of the crimes noted above is that they all result in harm to others. How can Mr. Callahan conclude that crimes against millions in all States is not subject to DOJ investigation, when harm to a few as is involved in bank robberies and kidnappings is within their jurisdiction?

While the U.S. Constitution may address some things specifically, like my right to follow my religious beliefs and principles, some things are obviously implied. The framers of the U.S. Constitution did not intend for the Constitution to cover every possible scenario when it comes to my Constitutional Rights, all they did was name those that are obvious, from which all other rights are implied.

¹¹ See current FBI's Most Wanted List at <https://www.fbi.gov/wanted/topten>.

This is made clear in the Ninth Amendment to the U.S. Constitutions, which clearly states the following:

“The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.”¹²

This simple statement means this: My rights and those of all Natural Born Human Beings, Children of God, do not come from the Constitution, they come from God, known as Inalienable Rights as described in the Declaration of Independence, which states:

“We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.”

By its actions in refusing to investigate my Complaint, the DOJ and all the involved representatives are violating my rights and that of those in my class by refusing to investigate all these institutions and representatives that are under their jurisdiction to investigate due to such criminal activity as described in my Complaint and this document.

DISREGARD OF THE DOJ’S OWN U.S. ATTORNEYS’ MANUAL PROCEDURES

The actions of the DOJ as regards my Complaint is not only misplaced, but it also goes against the DOJ’s own established authority to investigate my Complaint, which falls in the category of “Cases of National Interest.” See U.S. Attorneys’ Manual (hereinafter “DOJ Manual”), section 8-3.130.¹³ Such section states the following:

“A case is of “national interest” if it is a case that presents important public policy considerations; a novel issue of law; a case that because of peculiar facts and circumstances, may set important precedent; a case with simultaneous investigations in multiple districts (unless the United States Attorney’s Office (USAO) in each district and the Civil Rights Division conclude that national interests are not involved); a case with international or foreign policy implications; an urgent or sensitive case; or a case that substantially affects the uniform application of the law. A CASE INVOLVING A VIOLATION OF THE FEDERAL CRIMINAL CIVIL RIGHTS LAWS RESULTING IN DEATH IS PRESUMED TO BE A CASE OF NATIONAL INTEREST. In a case of national interest, the Assistant Attorney General, in consultation with the United States Attorney, may require that the USAO and the Civil Rights Division participate jointly as co-counsel from the initiation of the investigation through prosecution.”

IF VACCINES ARE POISONING OUR NATION’S CHILDREN AND ADULTS – WHAT COULD BE OF MORE IMPORTANCE SO THAT THE DOJ WILL CONSIDER INVESTIGATING? THE ALLEGATIONS PRESENTED IN MY COMPLAINT ARE CLEARLY OF NATIONAL INTEREST TO EVERYONE, INCLUDING THE DOJ!

¹² See Ninth Amendment at https://www.law.cornell.edu/constitution/ninth_amendment.

¹³ See DOJ’s U.S. Attorneys’ Manual at <http://tinyurl.com/US-Attorneys-DOJ-Manual>.

WHAT ARE CIVIL RIGHTS IF NOT A PERSON'S RIGHT TO PRESERVATION OF LIFE AND THE AVOIDANCE OF INJURY THAT MAY BE CAUSED BY VACCINES?¹⁴

Section 8-3.120 of the DOJ Manual further states:

*“Subject to the general principles contained herein, either the Civil Rights Division or a **United States Attorney's Office (USAO)** may investigate and prosecute on its own any type of criminal civil rights violation.”*

I remind the DOJ that while it may have multiple Departments and Sections which specialize in specific types of crimes under its jurisdiction, each Section has a responsibility and duty to forward to such other appropriate Sections any reported alleged wrongdoing so they can further investigate such matters within their jurisdiction, and they have to do so in unison. In simple terms:

Any and all employees of the DOJ, regardless of the position he/she holds within the department, has a legal and employment obligation to report any crimes within the jurisdiction of the DOJ that such person becomes aware of, such as the ones I have mentioned herein and in my Complaint.

Section 8-3.110 of the DOJ Manual, titled “Initiation of FBI Investigations” states:

Absent emergency circumstances, the Civil Rights Division shall fax a copy of any initiating FBI investigative request to the designated point of contact for the United States Attorney in the relevant district simultaneously when the request is forwarded to FBI headquarters to allow for any input from the United States Attorney's Office (USAO) before FBI headquarters forwards the request to the field. Similarly, the USAO shall either call with the information or fax a copy of any initiating FBI investigative request to the Chief of the Criminal Section of the Civil Rights Division.

The harm that people are experiencing due to vaccination, including forced and coerced vaccination in order to attend school or secure employment is well within the DOJ's jurisdiction. As section 8-3.010 of the DOJ Manual states:

*“The United States Attorney is responsible for the enforcement of criminal civil rights statutes in accordance with the procedures set forth below. The Criminal Section oversees the enforcement of the criminal civil rights statutes administered by the Civil Rights Division. The principal statutes are **18 U.S.C. § 241 (conspiracy to injure citizens in the exercise of federal rights, such as the right not to vaccinate based on personal, health and religious beliefs); 18 U.S.C. § 242 (willful deprivations of federal rights under color of law, such as forcing vaccination through government policies, federal and state, upon school-age children); 18 U.S.C. § 245 (interference with federally protected activities, such as our religious rights and those not enumerated as noted in the Ninth Amendment); 18 U.S.C. § 247 (damage to religious property); 18 U.S.C. § 248 (Freedom of Access to Clinic Entrances); 18 U.S.C. § 249 (Hate Crime***

¹⁴ See vaccine manufacturer's vaccine inserts showing such possible effects, compared to the CDC's vaccine flyers that avoid mentioning any of the serious consequences of vaccination. In other words: IF THERE IS SOMETHING IMPORTANT TO BE MENTIONED IN ANY MEDICATION'S DISCLOSURES, IT IS THE POSSIBLE NEGATIVE EFFECTS, WHICH THE CDF FLYERS OMIT, AND I CONTEND, PURPOSEFULLY! See <http://tinyurl.com/Vaccine-Insert-Analysis>.

Acts, such as individuals and entities acting specifically against those that choose not to vaccinate, as was done in California through AB 2109 and SB 277).”

Almost all of the above sections of Title 18 U.S.C. are being violated by the involved Criminal Participants, as well as the DOJ, if the DOJ is purposefully protecting such Criminal Participants and their lies by refusing to investigate my Complaint.

By deliberate or conscious neglect and not acting upon my Complaint, Mr. Callahan and the DOJ are purposefully ignoring their obligations as stated in the DOJ’s Manual, and this requires any involved DOJ personnel to report such neglect of duties to their superiors. As noted in the DOJ Manual, section 1-4.100:

“All Department employees have a duty to report allegations of professional misconduct against a Department attorney that relate to the exercise of the attorney's authority to investigate, litigate, or provide legal advice, as well as allegations of misconduct against Department law enforcement personnel that relate to allegations of attorney misconduct within the jurisdiction of OPR.”

THE CRIMINAL PARTICIPANTS ARE INVOLVED IN TERRORISM

The activities of the Criminal Participants fall in the category of International Terrorism against the United States and its residents, as well as other Western countries. Title 18 U.S.C. § 2331 defines “international terrorism” as follows:

“(1)(A) Involve violent acts or acts dangerous to human life that are a violation of the criminal laws of the United States or of any State.”

- As proven by my Complaint, vaccines have been proven to be dangerous to human life, and therefore the attempt by the Criminal Participants to make vaccine mandatory to the masses against their will is a violent act that is dangerous to human life.
- Forced vaccination is a violation of the criminal laws of the United States and all the States in the union in that it is against the law to affect people’s health negatively without their consent, as it is against the law to publish false data regarding the dangers of vaccines.

“(B)(i) Appears to be intended to intimidate and coerce a civilian population.”

- Through intimidation actions against persons opposed to vaccination for health, personal and religious reasons, the Criminal Participants attack and discredit any opposition to their mandatory-forced-vaccination agenda.

“(B)(ii) Appears to be intended to influence the policy of a government by intimidation or coercion.”

- Through bribery and coercion, the Criminal Participants have attacked all lawmakers that are against mandatory vaccines, as well as anyone in any government or corporate position who questions the safety of vaccines or the need for a mandatory vaccine programs in order to attend school and work.

“(B)(iii) Appears to be intended to affect the conduct of a government by mass destruction, assassination or kidnapping.”

- As noted in my Complaint, through assassination activities, the Criminal Participants and their assassins are targeting homeopaths, natural doctors, vaccine and autism researchers and others opposed to the vaccine and orthodox medicine agenda. Simply last year in a one-year period more than 60 persons in the group noted herein have been murdered and have died of mysterious, unexplained and unjustified circumstances.¹⁵

OBSTRUCTION OF JUSTICE

DOJ PARTICIPATES IN VACCINE COURT DEFENDING BIG PHARMA & CRIMINAL PARTICIPANTS

According to the U.S. Court of Federal Claims, Office of Special Masters,

*“The National Vaccine Injury Compensation Program (VICP) is an innovative federal no-fault program enacted in 1986 (and since amended), which was designed to resolve a perceived crisis in vaccine tort liability claims that threatened the continued availability of childhood vaccines nationwide. In mandating that vaccine injury claims be considered first under VICP, **the statute was intended to reduce lawsuits against physicians and manufacturers, WHILE PROVIDING THOSE CLAIMING VACCINE INJURIES A REDUCED BURDEN OF PROOF.** Claimants under the VICP **need not prove negligence, failure to warn, or other tort causes of action**; they must only prove that a covered vaccine caused injury.”¹⁶*

As is discussed in my Complaint and references therein, the VICP court (hereinafter the “Vaccine Court”) is a sham, intended to do the opposite of its supposed intent¹⁷ and further helps maintain the truth about vaccine dangers out of public view. As noted and implied in the description above, the Vaccine Court is not interested in finding out if there was negligence, failure to warn or any tort by the vaccine manufacturers. It removes liability from them and all those involved in the distribution chain that goes from the factory to the arm of its recipient. **AND WHEN THE EVIDENCE DOES SHOWS PROOF OF VACCINE HARM AND INJURY AND OTHER TORTIOUS**

¹⁵ See HNN report, “Holistic Doctor Death Series: Over 60 Dead In Just Over A Year,” dated March 12, 2016, at <http://tinyurl.com/60-Holistic-Doctors-Murdered>.

¹⁶ See http://www.uscfc.uscourts.gov/sites/default/files/vaccine_files/vaccine.background.2010.pdf.

¹⁷ See “The Vaccine Court: The Dark Truth of America’s Vaccine Injury Compensation Program”, by Wayne Rohde; see also “Vaccine Villains: What the American Public Should Know about the Industry”, by Robert F. Kennedy Jr. and Anne Dachel. See also phone call between Kennedy and CDC’s Paul Offit admitting vaccine harm, at <http://tinyurl.com/Call-Bobby-K-And-Offit>.

ACTIONS BY THE VACCINE MANUFACTURERS, THE COURT ORDERS THE FILE AND COURT RECORD SEALED AND PLACES GAG ORDERS UPON THE PETITIONERS!

The Vaccine Court is stacked against the Petitioners. Most applications are denied and when a case finally does make it to the Court calendar, the Petitioner then come against the Respondent, who is none other than the Secretary of the U.S. Dept. of Health and Human Services (HHS), represented by U.S. Department of Justice Attorneys.

According to the Vaccine Court statement above, the government officials involved are supposed to provide those claiming vaccine injuries a reduced burden of proof; but on the contrary, these government officials do all they can to discredit the evidence presented by Petitioners and when the evidence proves anything that point to the dangers of such vaccines, HHS and DOJ work in conjunction to get the Court to seal those records.

As noted in the Huffington Post article "*The Other Secret Bush Court?*" dated May 25, 2011,

*"Back in 2002, Health and Human Services lawyers quietly slipped into vaccine court to file a protection order to **PERMANENTLY SEAL all thimerosal-related documents. They proposed sanctions for any lawyer who shared the secret government information with autism families, the public or the press. All thimerosal data would be banned from use in future civil cases, and any materials already given to plaintiffs would be rounded up by federal agents and DESTROYED.** The motion was withdrawn after appropriate public outcry.*

Many of those federal documents pertained to an off-limits database called the Vaccine Safety Datalink (VSD), which tracks the medical records of hundreds of thousands of American children. Lawyers for the families have tried to gain access to the VSD for years, including a 2004 "Motion to Compel" that went nowhere.

In 2005, the Institute of Medicine issued a report slamming the Centers for Disease Control and Prevention, which manages the VSD, for a "lack of transparency" in handling the data. Even more alarming, CDC officials testified that the original datasets they examined had "not been archived in a standard fashion," meaning they were either lost, or destroyed."

In the article it also noted how the HHS/DOJ teams work together to maintain the media out of the Vaccine Court:

"The long-awaited autism vaccine trial will commence on June 11 in the courtroom of Special Master George Hastings. The plaintiffs and their attorneys have asked for complete transparency in every aspect of the tribunal, including public disclosure of all evidence and unhindered media access to the hearings. The few autism families whose medical records will be scrutinized as legal examples are waiving their right to privacy and confidentiality, so that their stories may finally be told in an open court of law.

But the DOJ (technically, the 'defense') has other plans. On November 3rd, the Department wrote to Hastings saying it 'would oppose public access to the courtroom and public broadcast of the

trial,' because such an arrangement. 'would pose security and privacy concerns' for those in attendance." ¹⁸

According to the Vaccine Court Office of Special Masters webpage, the Vaccine Court is supposed to operate under the following principles:

*"Throughout the entire process, the special master makes every effort to balance **Congress's vision of streamlined proceedings** with the parties' right to **a fair opportunity to present their cases**. The special masters' rules, orders, and other published communications, such as the special masters' Guidelines for Practice Under the National Vaccine Injury Compensation Program, likewise evoke **a philosophy of guidance, cooperative effort, informality, and reasonable speed in presenting and deciding the case.**" ¹⁹*

The opposite is true. The government actors involved in the Vaccine Court, from the Special Masters, to the HHS/CDC and DOJ representatives have managed and guided the Vaccine Court in a manner that has resulted in the following:

1. Cases are routinely delayed for many years, sometimes for over a decade, thus the Petitioners are being denied a speedy resolution to their claims.
2. Many litigants are discouraged from proceeding due to such delays and expenses related to such delays.
3. Irrefutable evidence of vaccine injury is furiously attacked by HHS and DOJ Respondents and when the Respondents are unable to counter an argument and resulting evidence, such as the fact that some substances in vaccines, from Thimerosal to aluminum, glyphosate, and others can cause serious injuries like brain damage,²⁰ including HDAD,²¹ Autism,²² Sudden Infant Death Syndrome (SIDS),²³ spontaneous abortions,²⁴ and cancer,²⁵ the HHS and DOJ moved to seal the evidence and make it inaccessible to other litigants, health authorities and the public.

¹⁸ See Huffington Post article, "The Other Secret Bush Court?" at <http://tinyurl.com/HuffPost-Vaxx-Court-Seals-File>. See also Huffington Post article, "Vaccine Court Awards Millions to Two Children with Autism" at <http://tinyurl.com/Vaccine-Court-Awards-Millions>.

¹⁹ See Vaccine Claims/Office of Special Masters, at <http://tinyurl.com/Vaccine-Court-Mission>.

²⁰ See Japanese study on dangers of the HPV vaccine, at <http://tinyurl.com/Japan-Study-HPV-Brain-Damage>. See also FDA confirming possible injury from smallpox vaccine, at <http://tinyurl.com/FDA-Danger-Smallpox-Vaxx>.

²¹ See study proving that vaccinated children have a 420% higher risk of HDAD at <http://tinyurl.com/HDAD-Vaccine-Study>.

²² As admitted by CDC Whistleblower Dr. William Thompson, by way of destruction of study documentations that proved it. See movie "Vaxxed: From Cover-up to Catastrophe."

²³ See Vaccine Court recent ruling on Sudden Infant Death Syndrome case, at <http://tinyurl.com/Vaxx-Court-SIDS-Ruling>.

²⁴ See 2017 study showing the flu shot causes spontaneous abortions, at <http://tinyurl.com/Flu-Shot-Spontaneous-Abortion>.

²⁵ See proof that cancer-causing glyphosate is found in vaccines at <http://tinyurl.com/Glyphosate-In-Vaccines>.

4. The general public is not being warned about the possible dangers of school and work required vaccination, and therefore they are not given valid information from their governmental health authorities at the local, county, state and federal level, to be able to make an informed decision as to whether they should vaccinate themselves or their children or those under their care.
5. Medical practitioners will continue to be encouraged, directed and ordered to recommend all CDC schedule vaccines to their patients; will be encouraged to try to convince them to follow it and will even be encouraged to threaten their patients with legal consequences if they don't vaccinate their children.²⁶
6. Billions of dollars will continue to be awarded by the Vaccine Court because people will continue to be encouraged to be vaccinated under the proven false statements by the Vaccine Manufacturers, the CDC and government health officials that vaccines are safe and effective and that they only cause serious harm in extremely rare cases, to the detriment of the U.S. population's health and well-being. People and their children will continue to go through the Vaccine Court to simply document death and tragedy to their families as a result of the vaccine safety lie.²⁷
7. The epidemic of vaccine related disease and neurological disorders will continue to increase in this country because vaccines will continue to be declared as safe and effect.²⁸
8. Vaccine manufacturers and their lobbies will continue to corrupt government officials into enacting legislation that will make CDC-recommended vaccination mandatory in order to attend school,²⁹ work, travel, and in the future for any gathering.³⁰ And the Vaccine Manufacturers will continuously increase the number of mandatory vaccines in the CDC schedule. Vaccine Manufacturers and Big Pharma in general will continue giving the public and government agencies fake studies to prove their erroneous conclusion of their products' safety.³¹
9. The Vaccine Manufacturers and their pro-vaccine lobby will continue to influence, pressure and corrupt governmental institutions to violate our civil rights, as noted in 42 U.S. Code § 1983, Civil action for deprivation of rights; and 42 U.S. Code § 2000bb-1, Free exercise of religion protected.³²

²⁶ See pediatricians calling decision not to vaccinate children "medical neglect" at <http://tinyurl.com/Pediatric-NonVaxx-Neglect>.

²⁷ See Vaccine Court payouts at <http://tinyurl.com/Vaxx-Court-Payouts>.

²⁸ See Nurse confessions of vaccine injury at <http://tinyurl.com/Nurse-Exposes-Vaccine-Injuries>.

²⁹ See California University system now requiring vaccines in order to attend, at <http://tinyurl.com/CA-UC-Mandatory-Vaccines>.

³⁰ See Vaccine Lobby influence in California's SB 277 at <http://tinyurl.com/SB-277-Lobby-Involvement>.

³¹ See proof that most medical studies are now funded by Big Pharma and the results altered to favor their products, at <http://tinyurl.com/Big-Pharma-And-Clinical-Trials>.

³² The lobbying effort in support for SB277 was led by Vaccinate California and [California Immunization Coalition](#), a project of the [Immunization Action Coalition](#) that is funded by [Astra Zeneca](#), [BioCSL](#), [Merck](#), [Novartis Vaccines](#),

10. The Vaccine Manufacturers and their cronies will destroy the overall health of every vaccinated person in the United States and will defeat President Trump's plan and goal to Make America Great Again, as a country with sickened and financially drained inhabitants can do nothing but barely survive – AND ONE WOULD ASSUME THIS SORT OF CRIME WOULD BE IN THE DOJ'S AUTHORITY AND JURISDICTION TO INVESTIGATE.

11. Vaccine Manufacturers will continue to use their control of mainstream media to deny a link between vaccines and serious harm, like the media's recent attack on a study that had not even come out that reported that the flu vaccine was causing spontaneous abortions.³³ Through their agent provocateurs, shills and infiltrators, the Vaccine Manufacturers will continue to attack any person contesting the safety of vaccines, like my Complaint that was attacked in the net shortly after it was submitted to the DOJ and HHS.³⁴

12. The Federal and State governments will continue to promote and enforce policies to make vaccines mandatory, tracking every person's vaccine status through state and federal vaccine tracking systems and actual population surveillance.³⁵

As is clearly noted in my Complaint, the CDC, which a part of and protected in Vaccine Court by HHS and the DOJ, has fraudulently hidden the dangers of vaccines from the public, as confessed by CDC Whistleblower Dr. William Thompson.³⁶

Since then Dr. Thompson has remained in the CDC but under the pressure of such pro-mandatory-forced vaccine activists like Paul Offit. Correspondence between them as recent as December 2016 show that Dr. Thompson is not backing down on his claims that vaccines are dangerous, although he carefully chose his words. In an email from Thompson to Offit, dated December 1, 2016, released by the CDC under FOIA, Thompson wrote:

*"I appreciate that you are very passionate about your opinions regarding vaccine safety. Although **we may not share the same opinion regarding the safety of some vaccines**, I don't find it helpful for you to malign XXXXXXXXXXXXXXX in public talks."*³⁷

[Pfizer and Sanofi Pasteur and CDC](#). The American Academy of Pediatrics and California Medical Association, which are also funded by pharmaceutical companies, were among the bill's supporters, as well as [Biocom](#) that represents Pfizer, Merck, GSK, Novartis, Sanofi, Monsanto and Kaiser Permanente. Other proponents of SB277 included a long list of medical trade and government employee associations that receive state and industry funding, as well as the [Secular Coalition for America](#), which is a 501C4 anti-religious belief lobbying organization with 50 state chapters. The Coalition recently issued a press release in Oregon stating the Secular Coalition "played a key role in passage of the bill" in California. A June 2015 article in the [Sacramento Bee](#) revealed that "drug companies donated millions to California legislators before vaccine debate."

³³ See <http://tinyurl.com/Flu-Shot-Spontaneous-Abortion>.

³⁴ See ScienceBlogs' attack against my Vaccine Class Action Complaint and an FDA request for a 5-year moratorium on mandatory vaccines, at <http://tinyurl.com/Attack-Vaccine-Complaint>.

³⁵ See NVIC report, "Adults Targeted as Federal Government Prepares to Track the Unvaccinated" at <http://tinyurl.com/FedGov-To-Track-Adult-NonVaxx>. See also California's proposed SB 426, promoting government official visits to secure vaccination compliance at <http://tinyurl.com/SB-426-Home-Visitation>.

³⁶ See the movie, "Vaxxed: From Cover-up to Catastrophe" at <http://vaxxedthemovie.com/stream/>.

³⁷ See Thompson and Offit emails at <http://tinyurl.com/Thompson-Offit>.

The heavy redaction on the above emails released by the CDC, plus the fact that they have refused to release the emails from Offit to Thompson which would comprise the whole communication between them, shows that CDC personnel continue in their efforts to hide the dangers of vaccines.

ANY AND ALL PERSONNEL IN THE CDC, HHS AND DOJ, INDIVIDUALLY AND/OR COLLUDING TOGETHER WITH EACH OTHER, THAT ARE INVOLVED IN ANY WAY IN VIOLATING MY RIGHTS, INCLUDING MY CONSTITUTIONAL RIGHTS, AND WHO ARE BLOCKING MY COMPLAINT FROM MOVING FORWARD AND BEING INVESTIGATED ARE IN VIOLATION OF THEIR OATH OF OFFICE, AND I DEMAND THAT YOU CEASE AND DISIST FROM SUCH ACTIONS, AND THAT YOU CONFORM TO YOUR DUTIES UNDER OATH TO UPHOLD THE U.S. CONSTITUTION.

FURTHER, I DEMAND THAT THE INVOLVED DOJ PERSONNEL ALSO COMPLY WITH THEIR OATH OF OFFICE AND THAT THEY FOLLOW THE DOJ U.S. ATTORNEYS' MANUAL AS NOTED ABOVE AND THAT IT ACT UPON MY COMPLAINT, FROM INVESTIGATION TO ULTIMATE PROSECUTION AS THE CIRCUMSTANCES WARRANT.

EXAMPLE OF COLLUSION DORIT REISS / PAUL OFFICE / WILLIAM THOMPSON

The involved Criminal Participants have created a corporate-governmental run racketeering enterprise whose goals are to (1) promote vaccines, (2) deny vaccine injury, (3) create laws to enforce mandatory vaccine practices, and (4) to discredit any opposition to their first 3 aims.

One example of the actors involved in this conspiracy are California U.C. Hastings professor Dorit Reiss, past CDC employee and now private practice pediatrician Paul A. Offit, and CDC Whistleblower Dr. William Thompson. Through freedom of information requests I was able to secure limited communications between the involved parties.

As has been noted in my complaint, it appears that Ms. Reiss has worked together with vaccine manufacturers³⁸ and proponents of mandatory vaccination to change state and federal laws in order to deny people's right not to vaccinate based on personal, medical, religious and constitutional rights, in some cases noting how the law is against forced vaccination, and then providing unsound legal reasoning to try to justify changes in law to secure such mandatory government and corporate sponsored vaccination programs and policies.

Here is an example of Mrs. Reiss' actions to try to hide the dangers of vaccines, while at the same time encourage mandatory vaccines upon the U.S. population. The following are emails released

³⁸ See Reiss declaring that her family has a stock portfolio that includes interests in the vaccine industry, at <http://abovethelaw.com/2015/12/highlighting-a-law-professor-whos-helping-to-support-vaccination/>.

by U.C. Hastings between Reiss and Paul Offit, who also is a recipient of millions of dollars based on the RotaTeq vaccine he developed that he was able to get the CDC to include in its child vaccination schedule, through his influence with the Centers for Disease Control's "Advisory Council on Immunization Practices." To wit,

(1) Exhibit 3: Reiss email to Offit of April 18, 2014, titled "Re: Post about liability and speech," regarding Reiss' article on attacking medical practitioners for issuing vaccine exemptions based on their medical opinion.³⁹

(2) Exhibit 4: Reiss email to Offit of April 21, 2014, titled "Time to regulate the antivaccine liars out of existence, Part 1."⁴⁰

(3) Exhibit 5: Reiss email to Offit of April 28, 2014, titled "Re: new Oregon case," in which Reiss advises Offit of her actions to supposedly "Warn Congress about vaxx propaganda film, *Invisible Threat*," which uncovers the dangers of vaccines.

(4) Exhibit 6. Reiss email to Offit of April 27, 2014, as regards the above Oregon case, "*It is also the fourth decision – out of five jurisdictions that addressed the issue – that comes down the same way, **allowing states to vaccinate children in foster care, even temporarily, over the objection of their parents – even when those parents were not deprived from their authority to make medical decisions. SO A SMALL STEP IN THE RIGHT DIRECTION ... I'd say happy holocaust day, but that doesn't quite work.***"

(5) Exhibit 7. Reiss email to Offit of June 5, 2014, titled "Re: nurse wins suit after being denied employment benefits for refusing vaccination," advises that "it's a lousy decision ... *If there is an appeal to the Supreme Court, would you be interested in submitting a joint amicus curiae brief, XXXXXX ... And in practical terms, what the hospital should do is remove any exemption except medical. The grounds are discrimination, though the decision does mention freedom of speech; so the hospital can treat everyone equally and not grant any exemption.*"

(6) Exhibit 8. Reiss email to Offit of April 29, 2016, titled "**A too positive review in SF**," in reference to the "Vaxxed" movie exposing the CDC corruption, in particular based on Whistleblower Dr. William Thompson's recorded testimony regarding CDC/HHS collusion and intentional actions to hide the proven dangers of some, if not all vaccines, including the MMR vaccine. I note here that there is no reference to the statements in the Vaxx film being false, but only that it is "too positive".

³⁹ See <http://shotofprevention.com/2014/04/18/the-cost-of-vaccine-misinformation/>.

⁴⁰ See <http://www.skepticalraptor.com/skepticalraptorblog.php/time-regulate-antivaccine-liars-existence-part-1/>.

(7) Exhibit 9. Reiss email to Offit of May 5, 2016, and May 23, referring to *the Folta Affair*, regarding emails between public officials, such as Reiss as a faculty employee, being subject to FOIA requirements. Reiss writes to Offit on May 5,

*“I suspect **we should all be grateful you work at a private hospital and your work email is private.**”*

Then on May 23 she writes,

*“It is a **precedent that can be used AGAINST OUR PEOPLE,**”* a clear reference to all the Criminal Participants attempting to force vaccines upon the masses.

I contend unequivocally that the involved CRIMINAL PARTICIPANTS are colluding to counter any evidence that proves the dangers of vaccines and that further proves and exposes their criminal activity and conspiratorial interactions.

(8) Exhibit 10. Finally, Reiss’ email to Offit of March 19, 2017, titled “US CFC” noting the following:

*“In a little noticed moved (sic) President Trump has **appointed Justice Braden**, one of the U.S. Federal Court of Claims Justices, **Chief Justice**. She has previously **wrote opinions that are, well, TROUBLING ON VACCINE INJURIES.** Several were overturned by the Court of Appeals. I don’t know if, and how, **it will affect the NVICP, but it’s worth keeping an eye on. (Which I’m going to).**”*

Although U.C. Hastings identified over 6,000 emails between Reiss and Offit in my CA Public Records Act request, they only provided about 1% of them, and refused to admit and provide any evidence that they had and are still financially sponsoring Reiss’ pro-mandatory activities, until asked specifically to do so, after which they finally released expense receipts showing that U.C. Hastings paid for Reiss’ trip to San Diego, CA to attend an SB 277 court challenge in San Diego, CA on July/August 2016. See Exhibit 12.

(9) See also Reiss dissertation against proponents of vaccine choice, titled “Anti-vaccine claims, misrepresentation and free speech,” at <http://tinyurl.com/Dorit-Reiss-Vaxx-Free-Speech>; as well as Reiss’ live presentation stating that police officers can and should be used to go to homes to force persons to get vaccinated, at <http://tinyurl.com/Dorit-Reiss-Police-To-Homes>.

Paul Offit further attempted to influence CDC’s Dr. William Thompson into recanting his position on vaccine safety, as noted on the CDC FOIA released emails referenced above. See Exhibit 11.

With the investigative authority and capabilities of the DOJ as related to all electronic communications worldwide, as has been exposed by ex-military contractor Edward Snowden, the DOJ and its various departments and sections have the ability to gather information regarding the communications between all the named Criminal Participants in my Complaint to fully expose

the criminal conspiracy being forced upon the unsuspecting American Public, which exposes them to risk of serious negative health effects known to be caused by vaccines.

COMPLAINANT RICARDO BEAS AS IF A PLAINTIFF

As note in the DOJ's U.S. Attorney's Manual, section 8-2.160, the DOJ can cooperate with Private Litigants in cases related to violation of civil rights and criminal prosecutions. Section 8-2.160 reads,

*"It is the long-standing policy of the Department to avoid providing legal advice or providing information developed through our investigations to private litigants. **It is appropriate, however, to advise private citizens who are not litigants of their rights under the federal laws which we are authorized to enforce, including their right to be represented by private attorneys. In addition, in cases in which the United States is a co-litigant with a private plaintiff, it is appropriate to consult with the co-litigant about evidence the United States expects to submit to the court.**"*

Bing that I brought this Complaint to the attention of the DOJ, I request that the DOJ treat me as if I was a "co-litigant" and "Plaintiff" in this Complaint from initial investigation up to and including prosecution of this Complaint and that the DOJ keep me informed about evidence the United States and the DOJ expects to submit to the court while this Complaint reaches that level.

REMEDY AND RELIEF REQUESTED

Through this civil and criminal rights violation Complaint, I and all in my class and filing jointly with me, request that the U.S. Department of Justice in conjunction with the U.S. Department of Health and Human Services provide the following Remedy of Relief, including my original 6 requests and 4 new ones, to wit,

- (1) Investigate all the claims in my complaint.
- (2) Establish a grand jury to present evidence against the above named Criminal Participants.
- (3) Take legal action against the Criminal Participants, both through civil action and criminal prosecution to the highest extent of the law, including fines, jail time, and where applicable the death penalty. Applicable crimes to include genocide and crimes against humanity, and conspiracy to do the same. Legal actions in the United States should not bar any criminal actions in international courts of justice similar to those proceedings carried out in the Nuremberg trails.
- (4) Stop all funding of California state institutions, including the departments of health and education, until such entities change their policies and start allowing unvaccinated children to attend schools and employees to work in any area without the need or requirement of mandatory vaccination. Specifically, that any California state funding from

the U.S. federal government associated with the departments of health and education be halted until SB 277 is repealed or revised to allow the personal and religious beliefs exemptions to compulsory vaccination in order to attend school or work in any employment position in the state.

- (5) That the U.S. Department of Justice move to eliminate the existing Vaccine Court so that vaccine manufacturers can be held liable for any damages caused by their products, equal to what all other manufacturers of medications and medical devices face.
- (6) That the U.S. Department of Justice, through the funds collected by imposition of fines on any or all Criminal Participants, compensate parents of children who were injured by vaccines in a fair and equitable manner, and that the claims of all those denied such justice under the Vaccine Court that their cases be further investigated in the light of the evidence provided herein, and that they be allowed to bring their actions outside of the vaccine court, as would be allowed against any manufacturer liability lawsuit.
- (7) That the DOJ treat me as if I was a Plaintiff in any court case associated with my Complaint and that it keep me informed of the developments of the case, including all DOJ and other federal and state agency investigations and filings.
- (8) That the DOJ, in conjunction with HHS request that the Vaccine Court unseal all vaccine court cases' files, including those that prove harm being caused by vaccines or any of their components or derivatives.
- (9) That the DOJ, once confirming all and/or most of the allegations in my Complaint, that it proceed to publicize such findings in all major U.S. newspapers through DOJ public news briefings. And
- (10) As Whistleblowers, that I and all persons joining my Complaint be paid a standard and reasonable Qui Tam reward for bringing this matter to the attention of the DOJ and HHS from the proceeds collected from the Criminal Participants as noted in 6 above, to be distributed as follows:
 - (a) The Qui Tam reward to come from collected fees and fines on the Criminal Participants, after those mentioned in number (6) above are paid, but before the DOJ collects any costs or expenses related to their investigation and prosecution of the Criminal Participants.
 - (b) That the Qui Tam reward be split in equal amounts between me and these joining my complaint prior to the announcement of any criminal prosecution by the DOJ against the Criminal Participants.

RESPECTFULLY SUBMITTED,

Ricardo Beas - None Negotiable Autograph
A Natural Born Human Being and Child of God
Without Prejudice UCC 1-308 – All Natural Inalienable Rights Reserved

VACCINE CLASS ACTION COMPLAINT

EXHIBITS 2 through 13

Reply Exhibits can be found at
<http://tinyurl.com/VCAC-Reply-1-Exhibits>