

FDA Reports that 6 People Died During Pfizer COVID Vaccine Trial!!



Six people died in Pfizer's late-stage trial of the COVID-19 vaccine, the FDA revealed in a report just hours after Britain became the first country in the world to roll out the vaccine. At the same time, the FDA insisted the deaths posed no threat to the safety or effectiveness of the vaccine. According to the report, only two people who died during the trial had received the vaccine, while four others had received a placebo, leading researchers to claim there was no connection between the deaths and the vaccines. Despite the report, the FDA claims the vaccine is up to 95% effective after two doses, and the UK began widely administering the vaccine. Dr. Anthony Fauci has predicted the US will start a mass vaccination campaign later this month, with the FDA likely to administer Pfizer's vaccine.

From the FDA report (page 41):

"A total of six (2 vaccine, 4 placebo) of 43,448 enrolled participants (0.01%) died during the reporting period from April 29, 2020 (first participant, first visit) to November 14, 2020 (cutoff date). Both vaccine recipients were >55 years of age; one experienced a cardiac arrest 62 days after vaccination #2 and died 3 days later, and the other died from arteriosclerosis 3 days after vaccination #1. The placebo recipients died from myocardial infarction (n=1), hemorrhagic

stroke (n=1) or unknown causes (n=2); three of the four deaths occurred in the older group (>55 years of age). All deaths represent events that occur in the general population of the age groups where they occurred, at a similar rate.”

Newsars :

Six people died during trials testing Pfizer’s new Covid vaccine, the US Food and Drug Administration announced Tuesday.

At the same time, the FDA insisted the deaths posed no threat to the safety or effectiveness of the vaccine.

The statements were featured in a 53-page report from the FDA Tuesday which detailed the trial by Pfizer and BioNTech back in November.

According to the report, only two people who died during the trial had received the vaccine, while four others had received a placebo, leading researchers to claim there was no connection between the deaths and the vaccines.

“All deaths represent events that occur in the general population of the age groups where they occurred, at a similar rate,” the report said.

Despite the report, the FDA claims the vaccine is up to 95 percent effective after two doses, and the UK began widely administering the vaccine Tuesday.

CNBC reports Pfizer vaccine study participants reported severe symptoms after the second injection:

One Pfizer trial participant told CNBC that after the second shot, he woke up with chills, shaking so hard he cracked a tooth. “It hurt to even just lay in my bed sheet,” he said.

Others experienced headaches and fatigue.

Dr. Anthony Fauci has predicted the US will start a mass vaccination campaign later this month, with the FDA likely to administer Pfizer's vaccine.

Read full article here

Additional sources:

FDA Report (see page 41):

<https://www.fda.gov/media/144245/download>

<https://thenewdaily.com.au/news/coronavirus/2020/12/09/pfizer-oxford-astrazeneca-vaccines/>

Texas Sues Georgia, Michigan, Pennsylvania and Wisconsin. Response Due by Thursday.

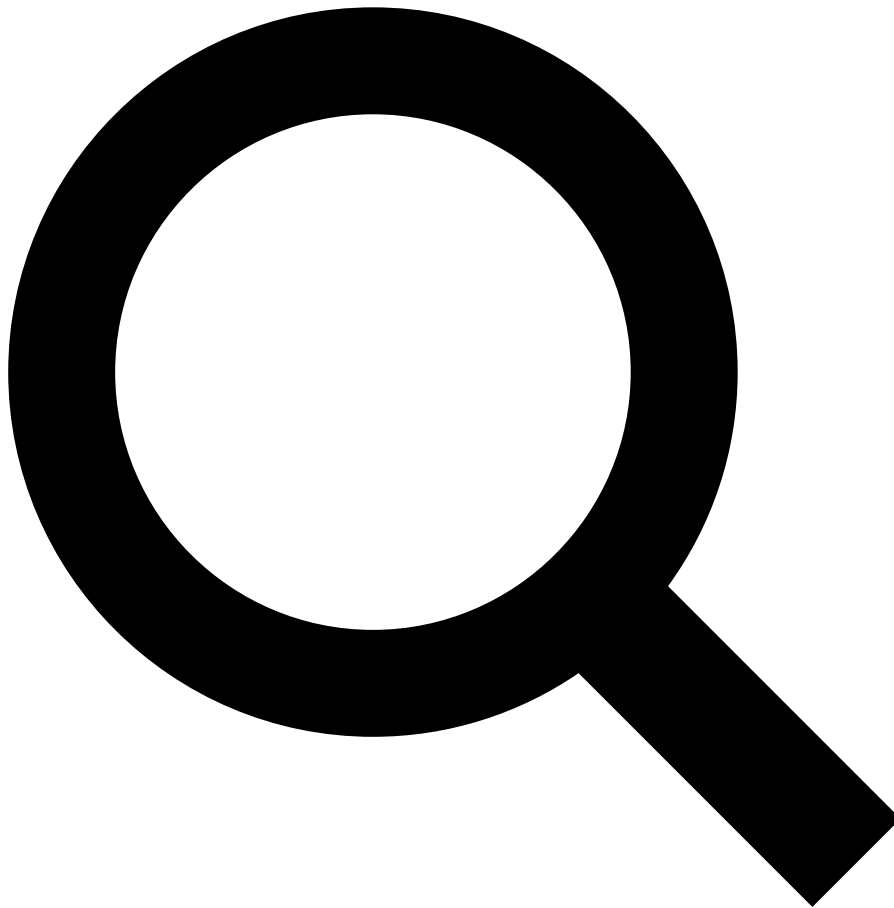


The state of Texas sued Georgia, Michigan, Pennsylvania and Wisconsin, challenging their unlawful election procedures. Texas argued these four states violated the US Constitution because they made changes to voting rules and procedures through the courts or through executive actions instead of making the changes through the state legislatures as spelled out in the US Constitution. Allen West reported that seven more states are joining Texas' lawsuit. The Supreme Court is

demanding a response from Georgia, Pennsylvania, Wisconsin and Pennsylvania by Thursday.

The relief sought is that the legislatures of Georgia, Michigan, Pennsylvania and Wisconsin, which are all controlled by Republicans, can seat new electors because the elections violated the elector's clause due process and equal protection. If the case winds up going to the US House of Representatives, Republicans control that 27 to 22 so it would be Republicans choosing the next president.

UPDATE from the Gateway Pundit:



Map of division in the US in lawsuit against Georgia, Michigan, Pennsylvania and Wisconsin

The Texas case against Pennsylvania, Michigan, Wisconsin and Georgia has exploded. Now nearly the entire country is picking sides.

The whole country knows now that the state of Texas sued Georgia, Michigan, Pennsylvania and Wisconsin on Monday night in the US Supreme Court challenging their unlawful election procedures.

Texas argued these four states violated the US Constitution because they made changes to voting rules and procedures through the courts or through executive actions. But these states did not make the changes through the state legislatures as spelled out in the US Constitution.

We reported earlier today that President Trump joined Texas in suing the four states being sued by Texas.

Last night we reported 18 states have to date joined Texas in their case against the four states.

Next we reported that 106 US House Republicans have signed a brief backing Texas in this case (the list should be over 200).

And then this afternoon, the Pennsylvania House joined the case.

Read full article here:

<https://www.thegatewaypundit.com/2020/12/breaking-now-democrat-attorneys-general-align-pennsylvania-michigan-wisconsin-georgia-nearly-every-state-picked-sides/>

From Gateway Pundit:

On Monday morning the state of Texas sued Georgia, Michigan, Pennsylvania and Wisconsin in the US Supreme Court challenging their unlawful election procedures.

Texas argued these four states violated the US Constitution

because they made changes to voting rules and procedures through the courts or through executive actions. But these states did not make the changes through the state legislatures as spelled out in the US Constitution.

Then later this evening Allen West announced that seven additional states had joined Texas in its lawsuit against unlawful election procedures.

Tonight on Stinchfield Trump Attorney Jordan Sekulow announced that Michigan, Georgia, Pennsylvania and Wisconsin are required to respond to this Texas lawsuit by Thursday.

Read full article here...

County in Virginia Declares Itself First Amendment Sanctuary in Defiance of Covid-19 Orders



Virginia: The Campbell County Board of Supervisors declared themselves a “First Amendment Sanctuary” by a unanimous vote on Tuesday night, declaring that they will not be enforcing Governor Northam’s COVID-19 orders. The First Amendment Sanctuary Resolution calls Governor Northam’s executive orders

unconstitutional and instructs the sheriff and county employees to refrain from enforcing the orders.

A small town in Rhode Island, Burrillville, declared itself a "First Amendment Sanctuary Town" back in June, proclaiming that Governor Gina Raimondo's executive orders for social distancing and limits on crowd size were unconstitutional, and would not be enforced.

The Campbell County Board of Supervisors in Virginia declared themselves a "First Amendment Sanctuary" by a unanimous vote on Tuesday night, declaring that they will not be enforcing Governor Northam's COVID-19 orders.

The First Amendment Sanctuary Resolution calls Governor Northam's executive orders unconstitutional and instructs the sheriff and county employees to refrain from enforcing the orders.

"We're not gonna utilize county resources to enforce the governor's orders," said Supervisor Matt Cline. "We're not gonna allow county resources to be used in the enforcement by state agencies. We're not gonna aid the Virginia Department of Health in shutting our businesses down."

The resolution specifically defies Executive Orders 63 and 67. Executive Order 63 mandates the statewide wearing of masks in all public indoor spaces, and Executive Order 67 provides direction on how businesses are allowed to re-open.

"The Campbell County Board of Supervisors wishes to express its opposition to any order or law that would unconstitutionally restrict the rights of the citizens of Campbell County," said Cline.

Read full article here...

Oregon Doctor's License Suspended Over His Refusal to Wear a Mask



Dr. Steven LaTulippe, MD, had his license suspended because he refuses to wear a face mask. The Oregon Medical Board issued the suspension after finding that LaTulippe “engaged in unprofessional conduct or dishonorable conduct” after he allegedly advised a patient not be tested for Covid-19, and that wearing a mask does not prevent transmission. Dr. LaTulippe and his staff reportedly refused to wear masks in the clinic and urged patients to remove their own masks. The medical board ruled that LaTulippe “constitutes an immediate danger to the public, and presents a serious danger to the public health and safety.”

Several weeks ago, a video surfaced of Dr. LaTulippe dismissing Covid as a “common cold” at a “Stop the Steal” rally outside the State Capitol in Salem. He said politicians are using Covid as a vehicle to shut down the American people and he encouraged everyone to take off the “mask of shame.” - GEG

The medical license of an Oregon doctor who refused to wear a face mask despite the ongoing coronavirus pandemic has been revoked weeks after a video surfaced of him dismissing Covid-19 as a “common cold.”

Steven LaTulippe made the comments Nov. 7 during a “Stop the

Steal” rally in support of President Donald Trump outside the State Capitol in Salem.

“I want to expose what I call corona mania,” LaTulippe said in a video posted on YouTube by the political group Multnomah County Republicans.

Read full article here...

Additional source:

<https://www.thegatewaypundit.com/2020/12/oregon-doctors-licenses-revoked-claims-covid-19-common-cold-refusal-wear-face-mask/>

The Fraud Behind the COVID-19 Theater is Exposed by the CDC Itself



The CDC admits in a paper that was updated on December 1, 2020, that it has failed to obtain an isolated virus, which is a smoking gun that the virus is a hoax! The CDC paper says: “Since no quantified virus isolates of the 2019-nCoV were available for CDC use at the time the test was developed and this study conducted, assays designed for detection of the 2019-nCoV RNA were tested with characterized stocks of in vitro transcribed full length RNA ...” Journalist Jon Rappoport points out that “no quantified virus isolates” means no

viruses were isolated. The statement that no 'quantified', or measured, viruses were available means that the CDC has no virus. There is no virus. [Repeat this until it sinks in: There is no virus.] -GEG

CDC document published by the FDA (see page 42):

<https://www.fda.gov/media/134922/download>

From Jon Rappoport:

This is a follow-up to yesterday's article, in which I exposed the fact that the CDC does not have the COVID coronavirus in its possession, because it is "unavailable." Their word, not mine.

The CDC is admitting the virus hasn't been isolated. In other words, its existence is unproven.

You need to realize the CDC, during its own published confession (see below), is discussing this explosive situation in the context of instructing the world how to perform the PCR test.

The test to detect a virus that isn't there.

This would be on the order of NASA issuing a guide for navigating a fleet of ships to a planet whose existence has not been established—and the population of the whole world is going to board those ships for the voyage.

The CDC is saying: here is how you detect the virus in a human, here is the test on which we're going to rely, here is the test on the basis of which we're going to identify all case numbers and demand all lockdowns—except we don't have the virus.

Why don't they have it?

Because they can't isolate it. That's obvious.

If they could isolate it, they would.

Read full article here...