Pay Attention to Your Remedy By Anna Von Reitz



Remember how I told you that every time THEY do something outrageous and illegal and in violation of their treaties, contracts, and obligations -- they are required to publish remedy for their crimes and contractual non-performance?

Well, kids, here is your remedy for the entire Covid 19 Debacle:

For the duration of the COVID-19 public health emergency declared pursuant to section 319 of the Public Health Service Act (42 U.S.C. 247d), this Act makes it unlawful under Section 5 of the Federal Trade Commission Act for any person, partnership, or corporation to engage in a deceptive act or practice in or affecting commerce associated with the treatment, cure, prevention, mitigation, or diagnosis of COVID-19 or a government benefit related to COVID-19. The Act provides that such a violation shall be treated as a violation of a rule defining an unfair or deceptive act or practice prescribed under Sec. 18(a)(1)(B) of the FTC Act.

COVID-19 Consumer Protection Act of the 2021 Consolidated Appropriations Act | Federal Trade Commission (ftc.gov)

This means that you or anyone else who has been harmed by the false advertising of the Covid 19 "vaccine" as being "safe and effective" and anyone who has acted to receive the vaccine because they were led to believe (falsely) that it was required by law, are able to bring suit and sue for damages under the above Consumer Protection Act Section.

Let me suggest that all Territorial Persons who have been harmed by these charlatans should gather together to front gigantic class action lawsuits against the Big Pharma corporations and others responsible for the injuries that they have suffered.

All Americans who have recouped their lawful status and who are enabled to act as Lawful Persons have to bring suit as individuals with individual injuries, but may benefit from establishing "stare decisis" in one case which then also applies to a multitude of other cases involving the same elements of misrepresentation and resulting injury.

Everyone from all three populations --- Americans, Territorials, and Municipals --- can sue in cross-jurisdictional courts. Americans can sue in the Supreme Court of the District of Columbia, while Territorial U.S. Citizens can sue in Federal District Courts and Municipal citizens of the United States can sue for damages in Municipal COURTS, all under the provisions of this Section of the 2021 Consumer Protection Act.

Americans and Territorials can sue for actual injury, while Municipal PERSONS are limited to commercial damages; and, as the criminals responsible for this circumstance cannot return the health they have destroyed and stole, the only possible restitution is in terms of monetary and asset awards.

That is not any reasonable abatement or consideration for the lost lives of children and grandparents, parents, brothers, sisters.... it's simply all that the guilty corporations have to show for their activities and the only way they can ever "repay" anyone for anything.

I suppose that is yet another comment on why corporations should not be allowed to exist. While they harm living people and living organisms unto death on a regular basis, they are themselves capable of nothing but the nominal "death" of corporate liquidation.

When corporations murder millions of people for profit and when they plot to profit themselves from maiming millions more who will require medical care for the rest of their truncated lives, these corporations cannot give back health or joy, companionship or love.

Our loved ones are dead and rotting in the ground. Our dreams and our businesses lay in ruins.

The most that we can extract from these guilty corporations is money --- at least, that's the only kind of "abatement" for their crimes that they offer.

We find that "offer" of money as reparation for loss of life and fertility and joy to be insufficient and "not in kind".

The consideration of our injuries by State-of-State-sponsored corporations must include the loss of more than money. It must include the destruction of the corporations themselves.

It must include the seizure of all profits that these corporations and individuals have made as a result of their crimes.

It must include the liquidation of these corporations.

It must include the removal of the corporate veil, allowing those injured to seize the personal fortunes of the instigators and profiteers who have stolen our lives, our fertility, and left so many of us maimed.

And finally, it must include the payment of plenty of money to the victims and their families.

The dire crisis these soulless, mindless, faceless THINGS have caused, the murder-for-profit scheme they have promoted, must be recognized by all members and levels of society and the greater question --- why do we allow corporations at all? --- must be asked and answered.

Why should any of them be insured against bankruptcy by the public purse, when it is the public that they have attacked and murdered? Why should the guilty board members and insatiable shareholders be rewarded for behavior and investments that promote death and disease for profit against the public interest?

Now or ever?

The Logic of Life cries out for a full and righteous vindication, not with fees and fines, not with court awards and insurance payments, but rather, when our lives are taken and threatened by corporations, then those corporations must die.

I will still feel that the loss of a single five year-old is a greater loss than any loss that can ever be realized by the complete and permanent destruction of Pfizer, or Moderna, or any other corporation; but as we must deal with what is possible in terms of retribution and repayment, then let us focus on the utter liquidation and destruction of these filthy corporations, and the return of of their ill-gotten profits and assets to the benefit of the victims and the families of the victims.

Let us not settle for mere "abatement" and call instead for such hollow justice as it is possible to attain from the destruction of a dead thing, that has purposefully and with malicious, profit-seeking intent, caused the death and maining of living people.

Under Ecclesiastical Law it is the singular responsibility of the Pope to liquidate corporations that have engaged in unlawful activities; we can now say with certainty that thousands of Municipal and British Territorial corporations have profited themselves by the murder and maiming of the General Public in this country and throughout the world. They have done this in flagrant disregard for both health and life.

There is no plausible reason or excuse for these organizations to continue to exist, and the greater question is now posed --- why should we provide bankruptcy protection to any corporation?

Why should we even suffer these unnatural THINGS to exist?
See this article and over 3900 others on Anna's website here: www.annavonreitz.com
To support this work look for the Donate button on this website.