<u></u>	, i.e., Medical Doctor, Lab echnician, Nurse, Hospital Administrator, Statistician,
	nbalmer, etc.
li	ving wo/man
	Doctor, Nurse, Medical Profession
	PI/License #
c/	o the county at Large,
	Covid Commonalities
	Affidavit of
	in Relation to Covid 19
-	t ate of) ubscribed, affirmed, and sealed
	county)
1.	I,, Affiant, do affirm upon
	penalty of perjury that the following is true and correct to
	the best of my knowledge, my personal experience and the
	exhibits/evidence available.
2.	Affiant appears from the Land/soil, on the county at Large,
	 in accord with the premises of Nort
	v. Shelby County 118 U.S. 425 (1886), whereby Affiant appear
	as a wo/man not a fiction-at-law.
3.	There NEVER was a naturally occurring covid-19 pandemic. See
	Exhibits 2, 3, 5-8, 44, 48, 54, 55, 56, 198, 222, 242, 259,
	287, 325, 329, 344, 348, 350, 366, 370, 376, 378, 380, 381,
[(C)	287, 325, 329, 344, 348, 350, 366, 370, 376, 378, 380, 381,

- 4. The term pandemic is hereby defined as "pandemic: 1. An exceptionally widespread epidemic, that is, a disease or outbreak that affects very high proportions of the population, or populations throughout the world. 2. extraordinarily widespread, said, for example, of diseases with global impact, such as aids, the bubonic plague (in the Middle Ages), or malaria period." Taber's Cyclopedic Medical Dictionary, 20th Edition.
 - 5. The cases of so-called covid-19/data gathering that created the so-called "pandemic" was a misrepresentation. Neither the global nor the United States mortality rates were any higher than in 2018. See Exhibits 13, 23, 28, 34, 125, 127, 128, 174, 199, 238, 283, 312, 406, 422, 424, 569
 - 6. Cases of COVID-19 were based on the manipulation of the PCR test cycle threshold (CT), which led to an artificial rise in the numbers of people said to have had COVID-19. True cases of the COVID-19 condition are supposed to be based on the presentation of clinical symptoms and not soley on the results of a PCR test, let alone a faulty PCR test. See Exhibits 1, 26, 129, 157, 158, 268, 340, 400, 420, 421, 487, 490, 504, 607.
 - 7. True cases of COVID-19 conditions were never accounted for. See Exhibits 130, 155, 346, 418, 423, 520, 555, 614
 8. At the cycle threshold (CT) at which the PCR Test was run (greater than 24), the number of false positives was extraordinarily high. Furthermore, the PCR test was never designed to diagnose anything. In addition, the government ran PCR tests at a CT of 40 or more in most jurisdictions. See Exhibits 16, 156, 230 and 239.
 - 9. The Safe and effective treatments for the Covid-19 condition have been well established by doctors and scientists from around the world since March 2020. See Exhibits 14, 47, 106,

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1	115, 116, 335, 367, 368, 581, 586, 616, 624, 625, 626, 627,
2	628
3	10. Unfortunately, despite significant scientific and clinical
4	evidence, these doctors and scientists have been ignored and
5	censored. See Exhibits 41, 150, 163, 169, 177, 184, 186, 202,
	205, 206, 213, 253, 292, 355, 386, 401, 476, 531, 543, 561, 574, 629, 631
6	11. Those with vitamin D levels of at least 50pg/nl had reduced
7	rates of hospitalization with the covid-19 condition. See
8	Exhibits 29, 119, 120 and 241.
9	12. We also know that vitamin D/K2, zinc and copper, quercetin,
10	HCQ, n acetylcysteine, vitamin C, ivermectin and inhaled
	steroids, have been highly effective treatments for patients
11	with covid-19 conditions. In addition, all have helped to
12	reduce morbidity and mortality in those who received
13	treatment early in the course of their influenza-like illness.
14	See Exhibits 46, 113, 117, 118, 188, 210, 272, 281, 393, and
15	417.
16	13. The survival rate for COVID was 99.9% in the majority of the
	population. Mortality has been skewed in the elderly
17	population, and in those patients who presented with
18	significant co-morbidities (e.g. obesity, diabetes, and low
19	vitamin D levels). See Exhibits 4, 21, 30, 372 and 373.
20	14. There was never a need for a "vaccine," because safe and
21	effective treatments were widely available. See Exhibits 11,
	12, 19, 141, and 142. 15. The COVID-19 injections are not vaccines. They are
22	countermeasure prototype military biowarfare agents owned by
23	DOD until injected. Evidence is mounting that mRNA for gene
24	therapies operates like mini-computer operational systems. The
25	injections alter human DNA. See Exhibits 33, 49-53, 59-105,
	138, 139, 172, 219, 220, 232, 233, 240, 256, 277, 297, 298,
	311, 313, 314, 315, 330, 384, 428, 434, 443, 481, 491, 492,
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1	493, 494, 495, 498, 506, 510, 522, 526, 527, 528, 538, 540,
2	544, 545, 550, 579, 590, 593, 605, 609, 630
3	16. The COVID-19 injections were never successfully,
4	scientifically proven to behave like vaccines. MRNA technology
	has never before been used to prevent any illness in the past
5	and, with the use of the current MRNA injections for COVID-19
6	conditions we see that they cause illness. See Exhibits 39,
7	57, 110, 131, 132, 135, 136, 140, 227, 247, 248, 249, 254,
8	264, 266, 269, 274, 279, 302, 319, 341, 349, 351, 389, 480, 482, 486, 507, 521, 534, 537, 563, 582, 588, 589, 602, 603,
9	482, 488, 507, 521, 554, 557, 503, 582, 588, 589, 802, 803, 615
10	17. COVID-19 injections were not appropriately examined for
	safety. Full disclosure of the contents of the injections is
11	still forthcoming. In other words, there's no package insert.
12	See Exhibits 18, 45, 108, 134, 137, 168, 170, 176, 179, 183,
13	189, 216, 225, 228, 229, 231, 258, 293, 343, 347, 363, 379,
14	384, 390, 415, 416, 426, 436, 437, 439, 447, 450, 452, 460,
15	470, 474, 479, 509, 516, 517, 530, 546, 583, 591, 595, 608,
16	613, 619, 620
	18. The data from the COVID-19 injections clinical trials were
17	hidden from the public along with the large number of adverse
18	events and deaths associated with them. See Exhibits 35, 36,
19	38, 109, 123, 126, 154, 160, 161, 166, 190, 192, 197, 217, 218, 224, 226, 276, 286, 290, 291, 318, 321, 336, 403, 410,
20	429, 430, 431, 432, 433, 442, 444, 445, 448, 451, 473, 514,
21	515, 518, 523. 532, 535, 536, 539, 547, 548, 553, 559, 566,
22	568, 570, 575, 580, 584, 592, 596
23	19. The COVID-19 injections have caused unprecedented numbers of
	deaths and severe adverse events; heart attacks, strokes,
24	blood clots, myocarditis, birth defects, sudden adult death,
25	autoimmunity, cancer, neurological disorders, including Bell's
	Palsy, Dementia, and Guillain-Barre Syndrome, miscarriages,
	stillbirths, and infertility. Long-term study outcomes are not
	[(Covid Commonalities) REVISED FITB Affidavit Re Covid 19 221116], Page 4 of 7

1	available. See Exhibits 15, 17, 22, 42, 111, 124, 133, 144,
2	145, 146, 148, 149, 152, 153, 164, 165, 171, 175, 187, 191,
3	193, 201, 208, 211, 237, 257, 261, 262, 265, 270, 271, 273,
	275, 278, 282, 294, 296, 299, 300, 301, 303, 304, 306, 309,
4	322, 323, 324, 326, 332, 333, 337, 354, 357, 364, 365, 388,
5	396, 397, 398, 405, 407, 408, 409, 411, 414, 425, 427, 435,
6	440, 453, 454, 455, 456, 457, 458, 459, 461, 464, 466, 467,
7	468, 471, 472, 478, 488, 512, 513, 519, 524, 525, 557, 562,
	564, 565, 573, 576, 577, 587, 606, 617, 632
8	20. The COVID-19 injections were authorized under the EUA
9	(Emergency Use Authorization) and could only be administered
10	to the public if safe and effective alternative treatments
11	were found not to be available. The fact that safe and
	effective treatments were found to be available and were
12	banned and censored explains the use of underhanded and
13	coercive policies to make sure that these unsafe, unproven,
14	poorly tested, and deadly COVID-19 injections, would be
15	administered to everyone. See Exhibits 10, 20, 25, 32, 37,
1.6	58, 107, 147, 151, 162, 173, 178, 181, 182, 185, 195, 196,
16	204, 214, 221, 223, 235, 236, 244, 245, 250, 251, 252, 255,
17	267, 280, 285, 307, 308, 328, 338, 339, 342, 345, 352, 358,
18	377, 383, 385, 395, 404, 412, 413, 419, 497, 499, 500, 501,
19	502, 505, 508, 567, 597, 601, 610, 612, 618, 622, 623
20	21. Reporting of unprecedented numbers of deaths and adverse
	events from the COVID-19 injections has been absent from
21	mainstream news sources, government agencies, medical
22	institutions, and the manufacturers themselves. See Exhibits
23	40, 143, 180, 200, 207, 209, 212, 215, 234, 243, 260, 263,
24	288, 289, 310, 316, 317, 320, 327, 438, 441, 446, 449, 462,
	463, 465, 469, 475, 477, 483, 496, 541, 542, 560,
25	22. Patients admitted to hospitals were and still are subjected
	to protocols driven by incentive payments for all things
	related to COVID-19 through the CARES Act, insurance
	[(Covid Commonalities) REVISED FITB Affidavit Re Covid 19 221116], Page 5 of 7

1	incentives, and the threat of being fired. The use of
2	remdesivir continues to have deadly outcomes. See Exhibits
3	353, 356, 359, 360, 361, 362, 369, 371, 374, 392, 394, 402,
4	484, 511, 558, 578, 600 23. For the first time in history healthy people were
5	quarantined. The COVID lockdown measures, masks, social
	distancing, and the closing of all but essential businesses,
6	did far more harm than good. See Exhibits 9, 24, 27, 31, 43,
7	112, 114, 121, 122, 159, 167, 194, 203, 246, 284, 295, 305,
8	331, 334, 375, 391, 489, 549, 552, 556, 571, 572, 585, 594,
9	598, 599, 611, 621
10	24. Exhibits in support of this affidavit are numerous and
11	available upon request and/or service of process in
	litigation, civil or criminal.
12	25. "The record for judicial review generally has been limited
13	to the administrative record, so participants who fail to
14	develop evidence during internal review risk forfeiting the
15	use of that evidence in district court." Heimshoff v. Hartford
16	Life & Accident Insurance Co., 187 Led 2d, 571 U.S
	(2013).
17	26. "Indeed, no more than [an affidavit] is necessary to make the
18	prima facie case." Id at 536, U.S. v. Kis, 658 F.2d 526, (7th
19	Cir. 1981).
20	27. This record by affidavit with exhibits constitutes a testimonial evidentiary record.
21	cestimoniai evidentialy record.
22	
23	
24	
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	(Consid Common litics) REVISED FITD ASSident Re Consid 10 22111(1) Reps (as 57

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JURAT

FURTHER AFFIANT SAYETH NAUGHT

I, _______, living wo/man, Affiant, being of sound mind, over 18 years of age, hereby state under penalty of perjury, to the best of my knowledge and belief that the above is true and correct to provide and place evidentiary testimony into the commercial record.

(Signature)

(Print Name)

— living wo/man, Affiant

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 _____

County of _____

Subscribed and sworn to (or affirmed) before me on

this _____ day of _____, 20 ____, by _____, by ______

(1)

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

Signature ____

Signature of Notary Public

Place Notary Seal and/or Stamp Above