

Hello. My name is Dr. Christiane Northrup. I am by trade a board-certified Obstetrician and Gynecologist with 35 years of clinical experience and a part-time Assistant Clinical Professor of OB GYN at the University of Vermont College of Medicine at Maine Medical Center in Portland, Maine. I'm also the author of three New York Times best selling books, eight highly successful public television specials, and ten appearances on Oprah Winfrey, for what that is worth.

I want to introduce you to a strategy that I have put together with a number of other people who are working to take down this plandemic deep state genocide that we are facing. And this, of course, is for those of you who can see it. And many are asleep. And there's nothing we can do about that. But there's a lot that each of us can do about this particular situation now. It's kind of death by 1000 cuts. So many people are doing many different things. Liberty Council, Millions Against Medical Mandates, MAFA - Make Americans Free Again, Pam Popper's Group...so there are many different approaches.

Sooner or later, something's going to work. And this is a strategy that was introduced to me by Shawn Rice, who is an attorney not working under the Bar Association rules. He's working with common law and another type of law. So I want to read you some of the things that he has written in order to introduce you to the strategy. And then hopefully, every single one of you will join us in getting this thing done. Because people always ask, what can I do? What can I do? You can do this. And it won't affect your license because they won't know.

All right, so a friend of mine, Dr. Wade Hamilton, had a 16-year old girl as a patient whose mother brought her in because she developed chest pain after the Pfizer shot. Worried that she might have myocarditis, Dr. Hamilton said, "You should wait a month before I will give you permission to play in rigorous sports because of myocarditis risk." And the mother reported him to the Board of Registration in Medicine for questioning the COVID shot.

Another person, a child psychiatrist of a 22-year old who is not competent to live on his own. The kid wanted the shot. Wade did not think it was a good idea since he had been a premature baby with some real health problems. But he wanted the shot to be like everyone else. And his psychiatrist reported Wade to the board.

This is what Shawn Rice said to Wade Hamilton, and it could apply to any number of different situations. "I told him that, in my opinion, I would walk into any medical review board regarding COVID shots and pose a question before dealing with any of their concerns regarding my failure to approve or disseminate the COVID shot. That question is, "Do you have and I want to see your limited immunity documents applied to you from both the county prosecutor's office as well as the US Attorneys Office for engaging in an ongoing felony homicide program. Then I would read them their Miranda rights, place a tape recorder on the table, and tell them, "Let's begin."

Now, I want you to think about this pandemic as an ongoing felony homicide program. Let's put it into the right context. Shawn continues, "One doctor, one affidavit, even with exhibits. No big deal. Three or four. Okay, that's nice. 100. All right, good. 16,000

and this thing is over. Didn't Dr. Malone claim that he had 16,000 doctors on his side with similar opinions? I mean, 16,000 separate affidavits, sworn under penalty of perjury with exhibits in support, with the signer reading it into a video under penalty of perjury and securely archived for court submission.”

That's what I have been working on with a number of different people. We have put together, COVID commonalities ... 24 statements that everyone who can see this would agree with.

And all you need to do is sign it, get it notarized, then read it into a video.

All right, so we've done all this work for you. We have hundreds of exhibits available for you to see. But we needed to come up with short statements that everyone could agree with about this whole situation, and we have done that. So you don't have to make up your own affidavit, though you certainly could if you have a specialty interest.

All right, I continue with Shawn Rice's words. “It is a maxim of law that external actions indicate internal intentions.” The fact that TPTB in the government trustees, pharmaceutical companies, or people who are associated with the World Economic Forum and the media are pushing for a shot that is killing people is indicative of the fact that they are engaged in a eugenics program to reduce population. This constitutes homicide. Whether or not the homicide is outright intentional murder, manslaughter, or felony homicide depends upon the amount of involvement, direct or indirect, of the actions of the criminal. In order to bring forth both a criminal case and a civil case, the charging party must file a criminal case first, followed by the civil action. You cannot do it in reverse. It is clear that prosecutors throughout the planet are not doing their job. The question is, are they incompetent or are they being paid off? Think, George Soros.

When the affidavits are created and made self-authenticating by the fact that the medical professional has read their affidavit into video and swears that the data is true and correct, that will create testimonial evidentiary support for both the criminal complaint and the civil complaint. The neat part here is that after the criminal complaint is filed with the county prosecutor and/or the United States Attorney and/or the county sheriff's department, thereafter, during the civil litigation discovery process, whatever the civil defendants disclose, those can be used in the criminal prosecution thereafter. It is a near perfect crossfire of legal process. Furthermore, if we start using an administrative adjudication process preceding the civil suit to get the other side to admit that the fact patterns in the affidavits are true and correct, it will be evidentiary already served in both the criminal and civil litigation. Sounds good, right?

And you can help now. It has been pointed out to me by other lawyers that the Cares Act and the Prep Act pretty much gives these perpetrators immunity from criminal or civil action. So when I brought that up with Shawn Rice, he said, “Keep in mind that, quote, “The government are just people holding offices of trust I. E. Trustees. They have a higher standard of fiduciary duty. Fiduciary misconduct in office is a big deal. If it rises to the level of homicide, it may constitute treason against the sovereigns that put them in those offices. It is not possible to legislate murder and somehow grant themselves immunity.”

So help us go after these criminals and let's bring this whole thing down. We have complete instructions for how you do this. You can see examples. And then please tell every doctor, nurse, mortician, LabTech that you know, so we can bring this thing down. Thank you.