

**BEFORE THE CITIZEN'S GRAND JURY**

THE PEOPLE OF THE UNITED  
STATES OF AMERICA

Complainant,

v.

DR. ANTHONY STEPHEN FAUCI  
of Washington, D.C.

Accused.

**CRIMINAL INDICTMENT**

Case No. 2021-\_\_\_\_\_

**CRIMINAL INDICTMENT**

THE CITIZENS GRAND JURY CHARGES THAT:

**I. GENERAL ALLEGATIONS**

1. DR. ANTHONY STEPHEN FAUCI began working at the National Institute of Health (NIH) -- in a sub-unit named the National Institute of Allergy and Infectious Diseases (NIAID) -- in 1968.

2. The NIH is a separate and independent agency from the Centers for Disease Control and Prevention (CDC).

3. Despite public misperception of his role, DR. ANTHONY STEPHEN FAUCI has never worked at the CDC, nor has he ever led the NIH, but has influenced public health agencies and officials far beyond his official role and authority at the sub-agency NIAID.

4. DR. ANTHONY STEPHEN FAUCI graduated from New York City's Cornell Medical College in 1966, and then conducted his internship and residency.

5. That is, DR. ANTHONY STEPHEN FAUCI has almost always worked as a

government bureaucrat, not really as a practicing physician, beginning his internship and residency as a required continuation of his medical degree in 1966 but then beginning his government career in 1968.

6. From 1970-1971, DR. ANTHONY STEPHEN FAUCI was briefly the Chief Resident at the New York Hospital-Cornell Medical Center.

7. Nevertheless, his career is overwhelmingly in government, not private medical practice.

8. DR. ANTHONY STEPHEN FAUCI was appointed as the Director of NIAID in 1984.

9. DR. ANTHONY STEPHEN FAUCI has continued as the Director of NIAID from 1984 up through the present and continuing.

10. In 1984, DR. ANTHONY STEPHEN FAUCI's primary initiative beyond the regular administrative tasks of running NIAID was to develop a vaccine for inoculating people against the AIDS disease caused by the HIV virus.

11. The AIDS disease was then spreading rapidly and alarmingly as an epidemic.

12. According to some virologists like Dr. Judy Mikovits, who has worked with DR. ANTHONY STEPHEN FAUCI at the National Institute of Health, one reason that the AIDS disease was then spreading rapidly and alarmingly as an epidemic was that the public health establishment in government including DR. ANTHONY STEPHEN FAUCI and medical practice were pursuing the wrong strategies which were ineffective, thus allowing AIDS to proliferate.

13. That is, a disease that is being addressed ineffectively will appear to be extremely threatening and difficult to stop, but if addressed with measures that actually work well, it may

quickly shrink. Whether a disease seems very dangerous or not may be a result of whether the best prevention, treatment, and therapy is being applied.

14. The public health establishment in government including DR. ANTHONY STEPHEN FAUCI and medical practice were overly-fixated, for their own personal reasons, on developing an expensive vaccine for the AIDS disease caused by the HIV virus, instead of using effective treatments.

15. The public health establishment including DR. ANTHONY STEPHEN FAUCI were overly-fixated, for their own personal reasons, on expensive solutions like new, patentable vaccines for AIDS over effectiveness of limiting the disease.

16. Today, AIDS has dramatically receded as a threat to public health because attention and efforts shifted towards medicines and treatments that actually work and away from medicines and treatments that are expensive and profitable to manufacturers.

17. Because of his resistance to more effective methods, DR. ANTHONY STEPHEN FAUCI's delay in treating AIDS patients and those most at risk of AIDS effectively led to more deaths than necessary.

18. DR. ANTHONY STEPHEN FAUCI became publicly known as a medical leader fighting AIDS although in fact he met with little success in making progress against AIDS.

19. However, he never achieved this goal of developing an AIDS-HIV vaccine.

20. DR. ANTHONY STEPHEN FAUCI resisted and ridiculed the research and revelations of others such as Dr. Judy Mikovits that many viruses like HIV did not directly cause the AIDS disease, but a sometimes-unregulated immune response created the AIDS disease response.

21. DR. ANTHONY STEPHEN FAUCI has been accused of eventually stealing the

discoveries of others and their revelations of the difference between a dangerous virus from the disease that results from it, and eventually promoted other people's work as his own.

22. In subsequent years, DR. ANTHONY STEPHEN FAUCI as Director of the NIAID successively attempted to tackle in similar fashion other world epidemics or pandemics such as the original SARS, West Nile Virus, Swine Flu, Ebola, and the like.

23. With each epidemic, DR. ANTHONY STEPHEN FAUCI favored the same approaches of pursuing high-cost vaccines and medications favored by major pharmaceutical companies and de-emphasizing more effective but less profitable medications and treatments.

24. Throughout his career, DR. ANTHONY STEPHEN FAUCI has publicly and privately undermined and attacked or plagiarized the work of other researchers pursuing different strategies from his own, intended for his own personal financial and other gain.

25. With each epidemic, DR. ANTHONY STEPHEN FAUCI also refused to consider, rejected, and argued against research by virologists that viral epidemics might not stand alone but experience cumulative or interactive effects, such that a prior viral infection or vaccination may leave pathways in cellular lining or residues from vaccination or infection.

26. Throughout his career, DR. ANTHONY STEPHEN FAUCI has rejected and undermined investigation into the possible interactions within humans between different viral diseases.

27. Throughout his career, DR. ANTHONY STEPHEN FAUCI has rejected and undermined research into why some patients experience very light symptoms and very little effect from a virus whereas a few of the infected persons suffer catastrophic or at least very serious disease reactions.

28. What accounts for the radically divergent disease responses from the same virus

in different people?

29. Throughout his career, DR. ANTHONY STEPHEN FAUCI has rejected and undermined research into the possibility that patients who have had an infection in the past from one viral disease may react to a new viral disease quite differently because of the combination in their system of the two different viruses or residues in their system than someone who has only been exposed to just one of the viruses alone.

30. Throughout his career, DR. ANTHONY STEPHEN FAUCI has rejected and undermined findings claiming that the process for growing vaccines for their mass production contains unsafe residue in their cell lines and mediums for growing more vaccines, thus risking harm to those being vaccinated not from the vaccine but from the medium in which the vaccine was grown and the cell lines used to grow the vaccines.

31. Through decades of dishonest politicking, DR. ANTHONY STEPHEN FAUCI has wielded persuasive and undue influence in the public health communities in the United States and worldwide beyond his ability to formally direct or order any action or inaction.

32. As reported by Dr. Judy Mikovits and other direct witnesses who personally witnessed it, DR. ANTHONY STEPHEN FAUCI attempted to demand that Dr. Mikovits' boss and office comply with his commands, even though he was not in their chain of command and they did not work for him.

33. As reported by Dr. Judy Mikovits and other direct witnesses who personally witnessed it, DR. ANTHONY STEPHEN FAUCI was able to persuade a scientific journal to cancel publication of a peer-reviewed article of research performed by Dr. Mikovits' boss.

34. As reported by Dr. Judy Mikovits and other direct witnesses who personally witnessed it, DR. ANTHONY STEPHEN FAUCI then arranged the reverse-engineering of the

cancelled article, had his friend reconstruct the research, and then had the same content published separately under his friend's name.

35. Thus, the evidence shows that DR. ANTHONY STEPHEN FAUCI in fact is able to lobby, manipulate, and influence public health officials worldwide who do not actually work for him and do not report to him in government agencies and private medical organizations in the United States and around the world. This conduct, as well as other conduct set forth in this indictment, in every count, was intended to promote and further DR. ANTHONY FAUCI'S personal interests for his financial and other gain and what, on information and belief, appears to be obsessive megalomania in general.

36. In October 2012, DR. ANTHONY STEPHEN FAUCI published a paper in the American Society for Microbiology in which he argued in support of gain-of-function research. <https://www.theaustralian.com.au/world/anthony-fauci-backed-virus-experiments-despite-pandemic-risk/news-story/3c604681cfcbfeda88bac25e372a1b8a>

37. Gain of function research involves laboratory experiments genetically manipulating viruses to make the virus more infectious and/or deadly, including to humans.

38. DR. ANTHONY STEPHEN FAUCI through the agency he runs NIAID funded "gain of function" research on coronaviruses to make them more deadly and more easily spread among humans.

39. DR. ANTHONY STEPHEN FAUCI promoted and furthered a \$3.7 million grant from NIAID during the Obama-Biden administration to the Wuhan Institute of Virology in the Communist People's Republic of China (hereafter "Communist China") through an intermediary organization, with the knowledge of DR. ANTHONY STEPHEN FAUCI that the money was being sent to the Wuhan Institute of Virology.

40. Reportedly, there may have been a second \$3.7 million grant from NIAID to the Wuhan Institute of Virology in China.

41. As a result, DR. ANTHONY STEPHEN FAUCI funded the creation of the COVID-19 virus SARS-CoV-2 with U.S. taxpayer funds through NIAID.

42. DR. ANTHONY STEPHEN FAUCI funded through NIAID through an intermediary EcoHealth Alliance (EHA) run in part by Peter Daszak.

43. Peter Daszak has admitted in published research journal papers that gain of function research in Wuhan, Communist China was funded by the NIAID.

44. Researchers involved in the gain of function research gave a panel discussion speech recorded on C-SPAN around 2017.

45. EHA's work with the WIV studying bat-based coronaviruses was funded with a \$3.4 million NIH grant, according to the Wall Street Journal.

46. As the Weekend Australian quoted, "despite the risks involved, Fauci called gain-of-function experiments 'important work' in his 2012 writing:"

47. DR. ANTHONY STEPHEN FAUCI stated in the 2012 published paper:

In an unlikely but conceivable turn of events, what if that scientist becomes infected with the virus, which leads to an outbreak and ultimately triggers a pandemic? Many ask reasonable questions: given the possibility of such a scenario – however remote – should the initial experiments have been performed and/or published in the first place, and what were the processes involved in this decision?

Scientists working in this field might say – as indeed I have said – that the benefits of such experiments and the resulting knowledge outweigh the risks. It is more likely that a pandemic would occur in nature, and the need to stay ahead of such a threat is a primary reason for performing an experiment that might appear to be risky.

Within the research community, many have expressed concern

that important research progress could come to a halt just because of the fear that someone, somewhere, might attempt to replicate these experiments sloppily. This is a valid concern.

48. As further explained by National Review, “The Weekend Australian report adds that Fauci, the director of the National Institute of Allergy and Infectious Diseases, did not alert senior White House officials before lifting a ban on gain-of-function research in 2017.”

<https://www.nationalreview.com/news/fauci-argued-benefits-of-gain-of-function-research-outweighed-pandemic-risk-in-2012-paper/>

49. “In 2014, the Obama administration paused funding for gain-of-function experiments in 22 fields, including those involving SARS, influenza and MERS because of the increased risk such experimentation carries of causing a pandemic. “ *Id.*

50. “Yet the EcoHealth Alliance diverted \$600,000 in grants from the NIH to the WIV in the form of sub-grants from 2014 through 2019, for the purpose of studying bat coronaviruses.” *Id.*; see also: <https://dailycaller.com/2021/03/15/ecohealth-stevens-amendment-complaint-wuhan-lab/>

51. As shown in emails and documents publicly released, DR. ANTHONY STEPHEN FAUCI knew that the funds were being transferred to the Wuhan Institute of Virology.

52. Furthermore, samples of viruses and cell lines used to cultivate viruses were sent from Ft. Dietrick’s viral laboratory to the Wuhan Institute of Virology at the request of DR. ANTHONY STEPHEN FAUCI.

53. The raw materials of COVID-19 were actually provided to China at DR. ANTHONY STEPHEN FAUCI’s behest and intervention in Communist China’s favor.

54. “U.S. diplomats wrote two cables to Washington D.C. in 2018 warning of safety issues at

WIV. The cables specifically noted that researchers at the lab had discovered new bat-based coronaviruses that could easily infect human, Politico reported. Their warnings went ignored.” *Id. see also* <https://www.politico.com/news/magazine/2021/03/08/josh-rogin-chaos-under-heaven-wuhan-lab-book-excerpt-474322>

55. Furthermore,

“On January 15, in its last days, President Donald Trump’s State Department [put out a statement](#) with serious claims about the origins of the Covid-19 pandemic. The statement said the U.S. intelligence community had evidence that several researchers at the Wuhan Institute of Virology laboratory were sick with Covid-like symptoms in autumn 2019—implying the Chinese government had hidden crucial information about the outbreak for months—and that the WIV lab, despite “presenting itself as a civilian institution,” was conducting secret research projects with the Chinese military. The State Department alleged a Chinese government cover-up and asserted that “Beijing continues today to withhold vital information that scientists need to protect the world from this deadly virus, and the next one.

*See* <https://web.archive.org/web/20210116020513/https://www.state.gov/ensuring-a-transparent-thorough-investigation-of-covid-19s-origin/>

56. Experts have raised the possibility that the COVID-19 pandemic could have originated from a potential lab leak at the Wuhan Institute of Virology in Wuhan, Communist China, where gain-of-function experiments on bat coronaviruses have been conducted.

57. No animal in Wuhan or surrounding Hubei province has been found infected with the COVID-19 virus SARS-CoV-2.

58. The type of bat that apologists for Communist China claim may have carried the COVID virus actually live 900 to 1200 miles away from Wuhan.

59. There are no reports that the type of bat that apologists for Communist China claim may have carried the COVID virus was ever sold at the Wuhan Seafood Market.

60. That type of bat was, however, being experimented on in the Wuhan Institute of

Virology.

61. The earliest reported cases of COVID-19 had no connection to the Wuhan Seafood Market or “wet market” where the apologists for Communist China claim someone bought and ate a bat carrying the virus.

62. The Wuhan Institute of Virology where DR. ANTHONY STEPHEN FAUCI funded “gain of function” research to create more deadly and more infectious versions of coronaviruses is located exactly where the outbreak of COVID-19 began.

63. It has now been revealed that as early as October 2019, three staff members at the Wuhan Institute of Virology became sick with an unexplained illness that matches the symptoms and characteristics of COVID-19.

64. However, DR. ANTHONY STEPHEN FAUCI advocated for Communist China as an agent within the meaning of the Foreign Agent Registration Act.

65. DR. ANTHONY STEPHEN FAUCI used his influence and lobbying with the news media and government to promote false and dangerous narratives hiding Communist China’s roles and guilt.

66. Including in promoting the knowingly and clearly false narrative that COVID-19 came from a bat sold at the Wuhan Seafood Market or some other animal source of transmission, rather than from Communist China’s laboratory, DR. ANTHONY STEPHEN FAUCI acted within official Washington to promote China’s interests with false and deceptive information.

67. DR. ANTHONY STEPHEN FAUCI conspired with the World Health Organization to deceive the world’s government officials and the American people

68. However, when asked about NIAID’s funding of “gain of function” research at the Wuhan Institute of Virology, DR. ANTHONY STEPHEN FAUCI repeatedly lied to other

government agencies and government officials, lied to Congress in official hearings and lied to the American people.

69. Senator Rand Paul among others directly asked DR. ANTHONY STEPHEN FAUCI about funding the genetic manipulation of coronaviruses at the Wuhan Institute of Virology.

70. Senator Rand Paul has given DR. ANTHONY STEPHEN FAUCI multiple opportunities to retract his false, sworn testimony, asking him again and again to show that DR. ANTHONY STEPHEN FAUCI's lies are knowing and willful.

71. DR. ANTHONY STEPHEN FAUCI at first lied in Congressional hearings by denying that NIAID funded research at the Wuhan Institute of Virology.

72. More recently, DR. ANTHONY STEPHEN FAUCI has admitted that NIAID funded research at the Wuhan Institute of Virology but denied that the genetic manipulation of coronaviruses including the original SARS virus qualified as "gain of function" research.

73. Senator Rand Paul read to DR. ANTHONY STEPHEN FAUCI in the congressional hearing the NIH's definition of "gain of function" research and read the details of the NIAID grant to Eco Health and the description in journal articles by Peter Daszak.

74. Yet, DR. ANTHONY STEPHEN FAUCI still denied that what NIAID funded at the Wuhan Institute of Virology qualified as "gain of function" research.

75. MIT biologist Kevin Esvelt reviewed that paper that was published with financial assistance from Dr. Fauci's NIH/NIAID and concluded "certain techniques that the researchers used seemed to meet the definition of gain-of-function"

76. At the present time in his career, DR. ANTHONY STEPHEN FAUCI is the highest paid official in the U.S. Government, earning more than the President of the United

States.

77. After the start of the COVID-19 pandemic, the circumstantial evidence shows that DR. ANTHONY STEPHEN FAUCI used his influence to organize and arrange the sabotage of the life-saving COVID treatments hydroxychloroquine and chloroquine.

78. DR. ANTHONY STEPHEN FAUCI offered transparently false and inconsistent arguments, pushing on the one hand unproven speculation about some topics surrounding COVID-19 but then arguing that hydroxychloroquine had not been through years of rigorous testing for use to fight COVID-19 (although it had been approved for fighting malaria in 1953), given that COVID-19 had only existed at that point for about 7 to 8 months in total.

79. His proclamations lacked any or more than the slimmest of “evidence,” but DR. ANTHONY STEPHEN FAUCI sabotaged life-saving treatment by asserting a completely different standard of research that he did not apply to his favored recommendations.

80. DR. ANTHONY STEPHEN FAUCI’s worldwide sabotage campaign against hydroxychloroquine and chloroquine resulted in the deaths of a very large number of the 4 million of people who died of COVID-19, who could have been saved from COVID-19 by early intervention with hydroxychloroquine.

81. Furthermore, DR. ANTHONY STEPHEN FAUCI knowingly and willfully lied about the effectiveness of hydroxychloroquine and induced others to disparage the well-established medication approved since 1953 in order to support Emergency Use Authorization of expensive new vaccines.

82. In order to maximize the profits for friends and allies and himself, on information and belief, DR. ANTHONY STEPHEN FAUCI, engaged in kickbacks and other illegal acts in and by the big pharmaceutical companies. In order to further this scheme, DR. ANTHONY

STEPHEN FAUCI needed to sabotage any effective treatment for COVID-19 in order to meet the legal test for Emergency Use Authorization.

83. Chloroquine and hydroxychloroquine are equivalents but hydroxychloroquine was developed to have fewer side effects and to be safer for widespread use.

84. A change in the law enabled government employees like DR. ANTHONY STEPHEN FAUCI to own or share financial benefit in patents, and/or the NIAID which he controls to be a part owner in the patents. <https://factcheck.thedispatch.com/p/does-anthony-fauci-own-half-the-patent>

85. He is listed as one of the co-inventors of many relevant and related patents. <http://stateofthenation.co/?p=13365>

## II. COUNTS

### **COUNT ONE** ***Lying to Government Officials*** ***(18 U.S.C. § 1001)***

86. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

87. This Count is brought against DR. ANTHONY STEPHEN FAUCI for making multiple false statements to other agencies, officers, and branches of the U.S. Government.

88. Lying to officials of the U.S. Government is criminalized, only in part, to the extent that the false information interferes with the operations of U.S. Government agencies.

89. Therefore, even though DR. ANTHONY STEPHEN FAUCI is a government official, knowingly and willfully deceiving other government officials, agents, or agencies can harm the operations of the government just as much.

90. Conviction for the felony crime of 18 U.S. Code § 1001(a) applies if an accused

“in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully” --

- a) "Falsifies, conceals or covers up by any trick, scheme or device a material fact,"  
or
- b) "Makes any false, fictitious or fraudulent statements or representations," or
- c) "Makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry"

And the information is “material” to the topic being investigated or considered.

91. In this context, “in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States,” means any official proceeding, investigation, decision-making, adjudication, hearing, etc., etc.

92. “Matter” here means an activity of the U.S. Government.

93. In this context, “material” means that the information or lack of information is relevant and capable of changing a government decision or conclusion.

94. So information or the withholding of information would be “material” if the government proceeding, decision, action, or the like might turn out differently had the truthful information been fully presented to the government agency or official.

95. It is not required that the decision or conclusion is certain to be different, but whether the government decision makers were entitled to the information to be able to make the best decision or come to the best conclusion that they could have.

96. Section 1001 has a long and distinguished history, and has been used against notable, convicted liars Rod Blagojevich, Scooter Libby, Bernard Madoff, Martha Stewart, and Jeffrey Skilling and Roger Stone, of late.

97. DR. ANTHONY STEPHEN FAUCI knowingly and willfully lied to government officials and agencies to protect China and to hide his own involvement in creating the COVID-19 virus.

**COUNT TWO**  
*Lying to Congress*  
*(18 U.S.C. § 1001)*

98. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

99. Conviction for the felony crime of 18 U.S. Code § 1001(a) applies also to testimony before a Congressional hearing or any other information provided to Congress or withheld from Congress so as to create a false impression including “in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States.”

100. 18 U.S. Code § 1001 further explains:

- (c) With respect to any matter within the jurisdiction of the legislative branch, subsection (a) shall apply only to—
  - (1) administrative matters, including a claim for payment, a matter related to the procurement of property or services, personnel or employment practices, or support services, or a document required by law, rule, or regulation to be submitted to the Congress or any office or officer within the legislative branch; or
  - (2) any investigation or review, conducted pursuant to the authority of any committee, subcommittee, commission or office of the Congress, consistent with applicable rules of the House or Senate.

101. DR. ANTHONY STEPHEN FAUCI knowingly and willfully lied to Congress to protect China and to hide his own involvement in creating the COVID-19 virus.

**COUNT THREE**

***Lying to the American People***

102. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

103. Asserting the common law and the laws of Nature and of Nature's God, if the people are prosecuted for lying to the government, then the government should be prosecuted for lying to the people.

104. As set forth above, DR. ANTHONY STEPHEN FAUCI knowingly and willfully lied to the American people to protect Communist China and to hide his own involvement in creating the COVID-19 virus and to maximize the profits of big pharmaceutical companies.

**COUNT FOUR**  
***Criminally Negligent Homicide***  
***(Covered within the broad reach of 18 U.S.C. 51)***

105. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

106. The crime of criminally negligent homicide involves causing someone's death by acting in a manner that was reckless, inattentive, or careless

107. DR. ANTHONY STEPHEN FAUCI funded the creation of COVID-19 by funding the genetic manipulation of SARS (SARS-CoV-1) and other coronaviruses.

108. DR. ANTHONY STEPHEN FAUCI knew that the genetic manipulation of dangerous viruses posed a severe threat to the world's population, because he explicitly said so in his 2012 article and knowingly argued to intentionally disregard that severe risk.

109. DR. ANTHONY STEPHEN FAUCI facilitated the creation of COVID-19 by arranging for some of the ingredients for the genetic manipulation to be provided to the Wuhan

Institute of Virology.

110. DR. ANTHONY STEPHEN FAUCI caused the death of at least thousands of Americans by sabotaging effective medicinal treatments proven safe since 1953 like hydroxychloroquine and delaying the treatment of infected persons to favor creation of expensive vaccines profitable to allies in the big pharmaceutical industries.

111. In order for someone to be convicted of negligent homicide, the prosecution must prove:

- a) That the defendant knew that their behavior included unjustifiable risk and that this caused another person to die. For instance, should someone be accidentally shot after playing with a gun, and a second person does not phone medical help, that person could be charged with negligent homicide, as this is an unjustifiable risk, since everyone is expected to know a shot wound can lead to death.
- b) That an act of omission took place. In some states, causation doesn't have to be demonstrated, and omission is enough for a charge. Using the example above of the gunshot wound, the state would have to prove that the defendant would have lived if the other did phone for medical help.
- c) That there is causation. Often, causation has to be demonstrated through an affirmative act. For instance, if someone drives over the speed limit in a school zone when children are exiting the school, and hits and kills a child, there is clear cause and effect relationship.

112. Negligent homicide, in other words, happens when someone causes the death of another through criminal negligence. Criminal negligence happens when someone behaves in a way that he or she should have known is risky. It is a much lower intent, but still a serious crime. For purposes of this Indictment, the threshold of probable cause has been met.

#### **COUNT FIVE**

***Foreign Agents Act Registration Act***  
***(22 U.S. Code § 612)***

113. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

114. 22 U.S. Code § 612 requires that:

(a) Filing; contents

No person shall act as an agent of a foreign principal unless he has filed with the Attorney General a true and complete registration statement and supplements thereto as required by subsections (a) and (b) of this section or unless he is exempt from registration under the provisions of this subchapter. Except as hereinafter provided, every person who becomes an agent of a foreign principal shall, within ten days thereafter, file with the Attorney General, in duplicate, a registration statement, under oath on a form prescribed by the Attorney General. The obligation of an agent of a foreign principal to file a registration statement shall, after the tenth day of his becoming such agent, continue from day to day, and termination of such status shall not relieve such agent from his obligation to file a registration statement for the period during which he was an agent of a foreign principal.

\* \* \*

115. DR. ANTHONY STEPHEN FAUCI represented the interests of Communist China to influence U.S. Government actions and foreign policy.

116. DR. ANTHONY STEPHEN FAUCI did not register as a foreign agent as required by FARA within the relevant time periods, but illegally acted as a foreign agent representing the interests of foreign countries to influence the actions or omissions of actions to benefit foreign countries and wealthy businesses and oligarchs politically connected in those foreign countries.

**COUNT SIX**  
***Obstruction of Justice***  
***(18 U.S.C. § 1501 through 1520)***

117. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

118. DR. ANTHONY STEPHEN FAUCI actively interfered with attempts of the U.S. Government to determine whether or not to hold Communist China accountable for its actions through misdirection, interference, lobbying on China's behalf, and false statements.

119. The U.S. Government lost months of effective actions by DR. ANTHONY STEPHEN FAUCI's interference.

**COUNT SEVEN**  
***Honest Services Fraud***  
***(18 U.S.C. § 1346)***

120. The previous allegations of the entirety of this Indictment are repeated and re-alleged as incorporated herein with the same force and effect as if fully set forth herein.

121. Honest services fraud is defined in federal statute 18 U.S.C. §1346 as a scheme to defraud another of the intangible right to honest services through a scheme to violate a fiduciary duty by bribery or kickbacks.

122. A fiduciary duty is a duty to act only for the benefit of the public, an employer, shareholders, or a union.

123. DR. ANTHONY STEPHEN FAUCI, had a fiduciary duty to the public as a public official and to the United States of America to perform duties and obligations on behalf of the United States for the benefit of the United States of America.

124. DR. ANTHONY STEPHEN FAUCI, knowingly devised and also participated in a scheme to defraud and that is intended to deceive or cheat the public and to deprive the public of the intangible right to honest services on information and belief through bribery or kickbacks, including by conspiring with Communist China and the World Health Organization.

125. DR. ANTHONY STEPHEN FAUCI, acted with the intent to defraud.

126. DR. ANTHONY STEPHEN FAUCI, scheme to defraud involved a materially false or fraudulent pretense, representation, or promise, including omission and concealment of material information capable of influencing the decision of others.

127. The public and the United States of America were severely and irreparably harmed by this scheme.

A TRUE BILL

Deborah Wynne Baber  
FOREPERSON

Date: October 14, 2021

LARRY KLAYMAN

Verified by PDFFiller



Citizens' Grand Jury Prosecutor