

COVID-Imfungen sind Biowaffen

US-Dokumente in Wiedergabe und Übersetzung

Der Designer der US-Amerikanischen Biowaffen- und Anti-Terrorgesetze, **Dr. Francis Boyle** erklärt an Eides Statt, die COVID-19 mRNA-Impfungen unterfallen seiner beruflichen Meinung nach diesen Gesetzen und deren Wiedergabe aus einem Interview durch Stew Peters sei zutreffend ist. Dazugehörig und hier enthalten: Forderung der Oregon Republican Party of Clackamas, zur gesetzlichen Umsetzung.

Quell-URLs: <https://josephsansone.substack.com/p/breaking-law-professor-that-wrote>
<https://www.clackamascountyrepublicans.org/wp-content/uploads/RESOLUTION-TO-BAN-COVID-19-VACCINE.pdf>

Breaking: Law Professor that Wrote 1989 Biological Weapons and Antiterrorism Act Provides Affidavit that COVID 19 mRNA nanoparticle injections are Biological Weapons and Weapons of Mass Destruction



[Dr. Joseph Sansone](#)

Jun 06, 2024

Dr. Francis Boyle, the Harvard educated law professor that drafted the 1989 Biological Weapons and Antiterrorism Act, which passed both houses of Congress unanimously, provided an affidavit stating that Covid 19 injections and mRNA nanoparticle injections violate the law he wrote. Dr. Boyle asserted that ‘COVID 19 injections’, ‘COVID 19 nanoparticle injections’, and ‘mRNA nanoparticle injections’ are biological weapons and weapons of mass destruction and violate Biological Weapons 18 USC § 175; Weapons and Firearms § 790.166 Fla. Stat. (2023).

Dr. Boyle provided this affidavit in a Florida case filed by Dr. Joseph Sansone involving an *Emergency Petition for a Writ of Mandamus* that seeks to compel Governor DeSantis to prohibit the distribution of ‘COVID 19 injections’, ‘COVID 19 nanoparticle injections’, and ‘mRNA nanoparticle injections’, in the state of Florida. It also seeks to compel Attorney General Ashley Moody to confiscate the vials.

The original [Emergency Petition for a Writ of Mandamus](#) was filed on March 3rd, 2024, in the Florida Supreme Court. It was then [transferred to the Circuit Court](#) in Leon County on March 20th, 2024. On April 9th, 2024, the [Circuit Court dismissed the case](#). The case is now in the appellate court. The [Appellate Brief](#) was filed on Memorial Day, May 27th, 2024.

The pleadings assert that the distribution of ‘COVID 19 injections’, ‘COVID 19 nanoparticle injections’, and ‘mRNA nanoparticle injections’, violate - Biological Weapons 18 USC § 175; Weapons and Firearms § 790.166 Fla. Stat. (2023); Federal Crime of Treason 18 USC § 2381; Treason § 876.32 Fla. Stat. (2023); Domestic Terrorism, 18 USC § 2331; Terrorism § 775.30 Fla. Stat. (2023); Murder § 782.04 (1)(a) Fla. Stat. (2023); and Genocide 18 USC §1091; Florida Drugs and Cosmetic Act § 499.005 (2) Fla. Stat. (2023); Fraud § 817.034 Fla Stat. (2023); Accessory After the Fact § 777.03 Fla. Stat. (2023); and Florida Medical Consent Law § 766.103 Fla Stat. (2023).

Dr. Boyle is considered one of the world’s leading legal experts on biological weapons. Dr. Boyle’s affidavit adds a tremendous amount of credibility to the case, which already has a tremendous body of evidence provided in the writ of mandamus. Affidavits stating that the injections are **biological and technological weapons**, were also provided by med legal advisor and biotech analyst [Karen Kingston](#), who researched the evidence that makes of the *Facts of the Case* section of the Mandamus, and from [Ana Mihalcea, M.D., PhD](#). Dr. Mihalcea’s research is included in the Mandamus. Dr. Mihalcea is one of the world’s leading researchers into the effects of self replicating nanotechnology in the blood of injected as well as the effects in the blood of the uninjected as a result of shedding.

Dr. Boyle's affidavit is below:

Affidavit

Pursuant to 28 USC 1746, I, Francis A. Boyle declare under penalty of perjury that the statements contained herein are true and correct to the best of my knowledge.

I am Francis A. Boyle, a professor of international law at the University of Illinois College of Law. I received an AB (1971) in Political Science from the University of Chicago, then a JD degree magna cum laude from Harvard Law School, and AM and PhD degrees in Political Science from Harvard University.

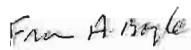
I have advised numerous international bodies in the areas of human rights, war crimes and genocide, nuclear policy, and bio-warfare. In 1985 I publicly called for and then drafted the U.S. domestic implementing legislation for the Biological Weapons Convention, known as the Biological Weapons Anti-Terrorism Act of 1989, that was approved unanimously by both Houses of the U.S. Congress and signed into law by President George H.W. Bush with the approval of the United States Department of Justice. See my book *Biowarfare and Terrorism* (Clarity Press: 2005).

It is my expert opinion that, 'COVID-19 nanoparticle injections' or 'mRNA nanoparticle injections' or 'COVID-19 injections meet the criteria of biological weapons and weapons of mass destruction according to

Biological Weapons 18 USC § 175; Weapons and Firearms § 790.166 Fla. Stat. (2023).

I hereby certify that the stylistically edited transcript of an interview I had with Stew Peters is a fair and accurate statement of my professional opinion on the matters set forth therein. See the attached Exhibit.

Respectfully submitted by
Francis A. Boyle
Professor of Law

Signature:  Date: 5/27/2024

Mind Matters and Everything Else with Dr.
Joseph Sansone is a reader-supported
publication. To receive new posts and support
my work, consider becoming a free or paid
subscriber.

Subscribe

Share

Refer a friend

Eidesstattliche Erklärung (übersetzt von Joachim Baum, unterstützt durch Google-Übersetzer):

Gemäß 28 USC 17486, erklärt Francis A. Boyle unter Strafe, dass die hierin enthaltenen Aussagen nach bestem Wissen und Gewissen wahr und korrekt sind.

Ich bin Francis A. Boyle, Professor für internationales Recht an der Rechtswissenschaftliche Fakultät der University of Illinois. Ich erhielt einen AB (1971) in Politikwissenschaft von der University of Chicago, anschließend einen JD-Abschluss magna cum Laude von der Harvard Law School sowie AM- und PhD-Abschlüsse in Politikwissenschaft von der Harvard University. Ich habe zahlreiche internationale Gremien auf den Gebieten der Menschenrechte, Kriegsverbrechen und Völkermord sowie der Nuklearpolitik und Biokriegsführung beraten.

Im Jahr 1985 forderte ich öffentlich die innerstaatlichen Umsetzungsgesetze für das Übereinkommen über biologische Waffen, bekannt als "**Biological Weapons Anti-Terrorism Act of 1989**", und entwarf dieselben anschließend. Das Gesetz wurde von beiden Kammern des US-Kongresses einstimmig angenommen und von Präsident George H.W. Bush mit Genehmigung des US-Justizministeriums in Kraft gesetzt.

Siehe mein Buch Biowarfare and Terrorism (Clarity Press: 2005).

Nach meiner Expertenmeinung erfüllen "COVID-19-Nanopartikel-Injektionen", "mRNA-Nanopartikel-Injektionen" oder "COVID-19-Injektionen" die Kriterien der biologischen Waffen und Massenvernichtungswaffen gemäß der Biological Weapons 18 USC § 175; Weapons and Firearms § 790.166 Fla. Stat. (2023).

Hiermit bestätige ich, dass die stilistisch bearbeitete Abschrift eines Interviews, das ich mit Stew Peters geführt habe, eine faire und genaue Darstellung meiner beruflichen Meinung zu den darin dargelegten Themen ist.

Siehe die beigefügte Ausstellung!

Mit Respekt eingereicht von
Francis A. Boyle
Professor für Recht

Unterschrift: Datum: 27.05.2024

COVID-19 Vaccine Ban Resolution

Whereas strong and credible evidence exists that Covid 19 and Covid 19 injections are biological and technological weapons under 18 USC 175, 18 USC 229 and related state and international laws;

Whereas Pfizer's early clinical data revealed 1,223 deaths, 42,000 adverse cases, 158,000 adverse incidents, and approximately 1,000 side effects;

Whereas an enormous number of humans have died or have been permanently disabled;

Whereas strong and credible evidence exists that Covid mRNA shots alter human DNA;

Whereas government agencies, media and tech companies, and other corporations, have committed enormous fraud by claiming Covid injections are safe and effective;

Whereas a Florida statewide grand jury is investigating Covid vaccine crimes;

Whereas continued experimentation on humans and denial of informed consent are violations of the Nuremberg Code and therefore constitute crimes against humanity;

Be it Resolved:

On behalf of the preservation of the human race, the Oregon Republican Party of Clackamas calls upon Clackamas County to prohibit the sale and distribution of Covid injections and all mRNA injections in Clackamas County, and for the Clackamas County Sheriff to immediately seize all Covid injections and mRNA injections in Clackamas County under 18 USC 175 and related state laws, and have a forensic analysis conducted.

Approved by Clackamas County Republican Party May 20, 2023.


Rick Riley, Chair
Clackamas County Republican Party

Selected References:

- 1947, Nuremberg Code, *US v. Brandt*
- 2015, *SARS-like Cluster of Circulating Bat Coronaviruses Pose Threat for Human Emergence*. Menachery et al., Nature Medicine
- 2021, *5.3.6 Cumulative Analysis of Post-Authorization Adverse Event Reports of PF-07302048 (BNT162B2) Received through 28-Feb-2021*, Pfizer
- 2022, *Intracellular Reverse Transcription of Pfizer BioNTech COVID-19 mRNA Vaccine BNT162b2 In Vitro in Human Liver Cell Line*. Alden et al., Current Issues in Molecular Biology.
- 2022, *Leaked Documents Outline Department of Homeland Security's Plans to Police Disinformation*. Klippenstein and Fang, Intercept.
- 2022, Supreme Court of Florida: *Petition for Order to Impanel a Statewide Grand Jury*. Petitioner: Governor Ron DeSantis.

Adapted from Joseph Sansone, Lee County (Florida) Republican Party.

<https://josephsansone.substack.com/p/ban-the-jab-resolution>

For use by American political party county committees, local county and state legislatures and governors.

Resolution zum COVID-19-Impfstoffverbot

In der Erwägung, dass es starke und glaubwürdige Beweise dafür gibt, dass **Covid-19** und **Covid-19-Injektionen** biologisch sind und **technologische Waffen gemäß 18 USC 175, 18 USC 229** und verwandten staatlichen und internationalen Gesetze;

wohingegen die frühen klinischen Daten von Pfizer 1.223 Todesfälle, 42.000 unerwünschte Fälle und 158.000 ergaben unerwünschte Zwischenfälle und etwa 1.000 Nebenwirkungen;

in der Erwägung, dass eine enorme Zahl von Menschen gestorben ist oder dauerhaft behindert wurde;

in der Erwägung, dass es starke und glaubwürdige Beweise dafür gibt, dass Covid-mRNA-Impfungen die menschliche DNA verändern;

während Regierungsbehörden, Medien- und Technologieunternehmen und andere Unternehmen dies getan haben hat enormen Betrug begangen, indem es behauptet hat, dass Covid-Injektionen sicher und wirksam seien;

aber im gesamten Bundesstaat Florida eine Grand Jury Verbrechen im Zusammenhang mit der Impfung gegen Covid-19 untersucht;

bleiben die fortgesetzten Experimente an Menschen und die Verweigerung der informierten Einwilligung Verstöße gegen den Nürnberger Kodex und stellen daher Verbrechen gegen die Menschlichkeit dar!

Werde beschlossen:

Im Namen der Erhaltung der Menschheit, der Oregon Republican Party of Clackamas fordert Clackamas County auf,

den Verkauf und Vertrieb von Covid-Injektionen und allen mRNA-Injektionen im Clackamas County zu verbieten und

dass der Sheriff von Clackamas County sofort alle Covid-Injektionen und mRNA-Injektionen in Clackamas County unter 18 USC 175 und den entsprechenden staatlichen Gesetzen erfasse und

eine forensische Analyse durchführen lasse.

Genehmigt von der Clackamas County Republican Party am 20. Mai 2023.