

Injecting 6-Month-Old to 5-Year-Old Children? NO! – Murder Has No Statute of Limitations

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Murder has no statute of limitations

by [Coquin de Chien](#)

June 14, 2022

The United States Government, at the behest of Pharma oligarchs and government employees who own stock in the Pharma companies, hopes to approve an amendment to the EUA (Emergency Use Authorization) to inject babies 6-months-old to toddlers 4-years-old with the C19 faux-vaccine.

Before the committee meets to recommend the amendment, the FDA allows people to comment on the FDA government web site. One such comment was provided to this author and is offered to you below. The United States of America is indeed facing a government #ClotShot plot.

This comment is NOTICE of possible criminal liability to Lauren K. Roth and members of the Vaccines and Related Biological Products Advisory Committee who owe duties of care, diligence, good faith, and loyalty in recommending “for” or

“against” the EUA amendment for COVID-19 mRNA vaccine in children 6 months through 4 years of age.

Only two deaths are listed herein to establish knowledge. If the amendment is approved, it will have been done by committee members “knowing” of felony crimes in context.

Your investigation of these deaths should include death certificates, autopsy records, witness interviews, and immunization records.

Massachusetts Death Certificate 2022 SFN 5980 is a 7yo girl died January 18, 2022 listed as died from U071 “COVID-19”, B49 “unspecified mycosis”, J450 “predominantly allergic asthma”, and R091 “pleurisy”.

VAERS_ID 2038120 is a 7yo girl in Massachusetts, who received her 2nd dose 1/13/2022 and was reported to VAERS 1/15/2022. PRIOR_VAX states, “Severe nausea and vomiting from 5min post vaccination and for the next 8-10 hours.” SYMPTOM_TEXT states, “Spiked a 103 fever, severe stomachache, has not had a bowel movement since the day before vaccination, which makes today 3 days without one. First vaccine caused severe nausea and vomiting from 5minutes post injection and for the next 8-10 hours.”

This little girl suffered immeasurably 4 to 5 days as her intestines shut down due likely to impeded blood vessels servicing intestines.

Massachusetts Death Certificate 2021 SFN 56611 is a 48yo man died 11/16/2021 listed as died from U071 “COVID-19” and E669 “OBESITY”.

SFN 56611 is known to have died less than 24 hours after inoculation.

In both cases, the Medical Examiners listed the cause of death as “COVID-19”, when it was clearly not COVID-19. And in both

cases, the Medical Examiners omitted listing causes Y590 "Viral vaccines" and T881 "Other complications following immunization, not elsewhere classified", when these clearly were proximate and actual causes.

Death certificates from the state of Massachusetts are sent to the CDC, a federal entity. Thus, fraud on a state death certificate is a federal crime as it affects federal death records. Several federal felony crimes apply in this instance and are listed below.

If you dismiss this NOTICE and recommend the EUA amendment without first investigating these two deaths, you become liable for inchoate crimes and the felony crime of "misprision of felony." If a single person subsequently dies as a result of the amendment, all the elements will have been satisfied for you to face felony murder charges or involuntary manslaughter. Qualified immunity is not a valid defense.

18 USC § 4 – Misprision of felony

"Whoever, having knowledge of the actual commission of a felony ..., conceals and does not as soon as possible make known the same to some ... civil or military authority ..., shall be fined under this title or imprisoned not more than three years, or both."

Felony murder is a homicide that occurs during the commission of an inherently dangerous felony, showing a conscious disregard for human life. A jury decides whether recommending an injection, that you "know" caused death, and that you refused to investigate while "knowing" it caused death, is inherently dangerous.

Here are a few federal statutes likely violated by Medical Examiners in Massachusetts. You are duty-bound to call for investigation of:

- 18 USC § 4 Misprision of felony
- 18 USC § 286 Conspiracy to defraud the government with respect to claims
- 18 USC § 287 False fictitious or fraudulent claims
- 18 USC § 371 Conspiracy to commit offense or to defraud United States
- 18 USC § 1035 False statements relating to health care matters
- 18 USC § 1040 Fraud in connection with major disaster or emergency benefits

There were found sixty likely C19 vaccine deaths in a 25-minute perusal of the 2021 and 2022 death certificates, which extrapolates to hundreds, probably thousands of C19 vaccine deaths in Massachusetts.

Refusal to investigate these fraudulent records is a crime that, because of the felony murder aspect, has no statute of limitations. Five, ten, or twenty years from now, if a federal prosecutor were to learn of this NOTICE, he or she would have significant evidence to bring charges for felony murder.

In summary, this NOTICE places you in a position requiring you to investigate these deaths prior to recommending the amendment. If you dismiss this NOTICE, you may be criminally liable for involuntary manslaughter, felony murder, and a list of federal crimes and inchoate crimes.

Please make the appropriate decision for yourselves and for the children of the United States of America.

Comment Tracking Number

l4d-m52d-ge4m

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