

I see that evil is raising her head again in an effort to distract and confuse you. Someone is once again parroting false stories about me, and they hope that it will cause you to lose faith in your process regarding the RV. So, I will once again address the old problems, with one new one for the list. As many of you know, the Cabal frequently messes with me, preventing my emails from reaching you, etc. Obviously, I would have shared these facts with my detractor if she had asked, but she seems to have not had the intention of arriving at the truth, but only at denigrating me personally.

1. I did have an integrative (alternative and allopathic) medical practice in Alabama. I actually had several of them, in different cities, and I usually worked with a chiropractor and acupuncturist in these practices. I provided biochemical support to the patient's healing, and the chiropractor and acupuncturist provided structural and energetic support to the nervous system.

One day, I was visited in my office by an investigator from the Alabama Chiropractic

Medical Board. He told me that I was devaluing my license by working with a chiropractor, and that I should turn “state’s evidence” against my partners. I laughed at him and showed him the door. I believe that this is where my problems with the medical establishment began.

I should also point out that in one of my offices, I worked with an acupuncturist, who had experience in pain control and addiction treatment from his previous work in Texas. We started treating people for the rising number of opioid addiction cases in the South, and had some success. But I admit that I was not the primary addiction specialist in this practice, and I relied on his experience.

One day, the acupuncturist did not come to work, and my massage therapist found him dead in his room. No reason was given, no cause of death was found for this 50 year old healthy man, but there was also no investigation done. I continued to work with a few of the addicts we had been working with, but one of them stole a

prescription pad from me and wrote some prescriptions for herself.

Being the niece of the local sheriff's chief investigators, she was well known to the local narcotics investigators, and she quickly agreed to set me up for a sting operation.

Sometime thereafter, I was suddenly arrested in my office and sent to jail. The charges were 12 counts of "unauthorized distribution of a controlled substance". It didn't seem to matter that I was authorized by both state and federal narcotics licenses to prescribe the narcotics I was using to taper her down from her additions level. I was sent to jail. I remained in jail for 90 days, until I asked my public defender why I was in jail when I was obviously not guilty of the charges. Since I was by law only allowed to stay in jail for 90 days before a judge had to review my case, my public defender had a judge different from the arresting judge review my case, and I was released with all 12 charges dropped. But my practice was destroyed.

2. Alabama medical board decided that they had not been able to imprison me, but they needed to come after me for my alternative medical practice. My lawyer, who had been friendly with the investigators, suddenly failed to appear at the medical board hearings. Numerous laws were broken by the medical board in their examination of the case against me. For example, by law, hearsay is not admissible as evidence, but as I protested against their use of hearsay (instead of evidence, or sworn deposition), they informed me that “We use hearsay all the time”. When I protested again, the state law against using hearsay was reinforced.

The board required that I receive a psychiatric examination. But, instead of a psychiatrist of my choosing, or one acceptable by both me and the board, they demanded that I see a psychiatrist IN ANOTHER STATE, who was in a business relationship with a member of the board. This obviously tainted examiner had been prohibited by US Federal District Court from testifying as an expert witness, yet the Alabama state medical board allowed only him as a witness. This

tainted, out of state psychiatrist decided that I was so mentally deranged that I was ineligible for the mandatory physician rehabilitation program offered by the state. He also, without any evidence whatsoever, declared me to have molested a child. The child or circumstances was not declared.

This practice of accusing someone of being a pedophile or child molester is apparently common in the methods of the Cabal, as they seek to make those who do not succumb to their pressures to not use alternative practice measures. There is no defense against these baseless accusations, as the recent charges against Judge Kavanaugh reveal. In any case, contrary to the mandate of the state law of Alabama to keep the specific findings of their hearings private, the findings of this board is loudly displayed when my licensure status is queried, and it has been shared with all other state medical boards.

3. With a medical education and no possibility to practice medicine, I was offered a job in creating a laboratory in South America. After consulting with the local public health establishment, we started receiving donations of the discarded afterbirth (placenta and umbilical cord) from the mothers of healthy newborn babies. We learned how to separate the stem cells from the residual fetal blood in the umbilical cords and the cord tissue itself. I obtained a license from the FDA to import these cells into the USA, and did so several times. This was totally legal and above board.

Several people requested purchase of the cells in their own research. One of them was a lawyer who said that his son, who had a birth brain injury, had had marked improvement when he received similar cells in Mexico. He even testified before congress, and on radio programs, on behalf of stem cells. He asked if he could receive the cells for his son from our source after I imported them to the USA. He agreed to take responsibility for the administration of these cells.

When I went to deliver the cells to him in the USA, I was met by a camera crew from 60 Minutes and ambush journalist Scott Pelley, wearing a big master mason ring. Pelley and crew tried to make me run away, by sticking their cameras inches from my face, for example, but when I refused to run, they filmed a 39-minute interview with me. Of that interview, only 4 minutes of it were used in a totally one-sided anti-stem cell bash piece. Their primary opposition expert was a doctor from Duke University who testified on TV that there was no medical indication for stem cells in the treatment of children with birth brain injuries. **Yet, her own history showed that she had administered the same stem cells to hundreds of brain-injured children, some of them with marked improvement.** Of further note was that her own research was funded by Pfizer, and each of the plays of the 60 minutes video shown to slander me was funded by Pfizer.

As for me, shortly after the “60 minutes” piece was aired in the USA, an armed government crew visited our laboratory and removed or

destroyed all of our equipment. We have never been determined to have broken any laws.

There were no charges that I know of against me for any of my actions. However, it is also notable, that at the same time, there was a New York baseball pitcher from the Dominican Republic with a rotator cuff tear in his pitching shoulder. A physician in Florida was aware that there was stem cell therapy underway in the Dominican Republic, and flew this Dominican ball player back to his own country to receive stem cell injections. As a result of his treatment, the pitcher got completely better and went back to pitching baseball, but the Florida physician lost his medical license. This demonstrates that the whole campaign against stem cells had nothing to do with the success of their treatment. It was only to prevent people from having access to this successful treatment modality. Even today, the same kind of umbilical cord stem cells are used with success in Texas and in Panama, among other places.

4. As one of several trustees in a Trust, I have been involved in facilitating more than one group

currency swap. Initially, like everyone else, we thought that we would be done in a year or so, so our contracts were written with that in mind. In one of our swaps, we submitted our currency to the buyer, and like everyone else, we have been waiting for the fulfilment of the buyer's contract with us since then. Since our trade has actually happened, and the funds have been received from the buyer in Safe Keeping Receipt form, we are unable to access those currency anymore.

When we realized the currency trade was taking longer than our contracts had allowed, we provided an updated contract so that our beneficiaries would continue to be covered by contract. There were a few people who refused to upgrade their contract for the currency swap. That put us in a rather awkward position. In some cases, I was able to refund their currency by purchasing new currency out of my own pocket. In a couple of cases, involving several quad of Zims, I was not able to do so. The beneficiaries refused to sign the new contract for the exchange, and they refused to follow the contract they had already signed as far as

contract mediation. We offered to pay them as soon as we were reimbursed, or to refund their currency when we were able to purchase currency, after the RV. They refused to comply with the conditions of the contract, and I have no ability to return their several quad of zim (apparently worth \$7000 at the present time).

I have been homeless most of the last 5 years, and those in my Trust will recall that I have sometimes asked for funds to help me survive when I was in the US, or in other countries. Several members of my trust have assisted me in this way. Some of them will recall that for a month, I lived outside, under bushes with the raccoons, while during the day time I worked on their contracts and the exchange.

Now, we hear that again, contrary to the conditions of the contract which they signed, they have ignored the methods of mediation, and supposedly gone to the FBI. I think it is highly doubtful that there is such a case against us, but if there were, we are confident that in a law suit, we would be victorious.

5. Finally, we have a group of 20 some people known as THEMCO who entered into one of our currency swaps. They requested to join the exchange, but then, after the currency had been submitted to the buyer, and before we have received payment for it, they asked for their currency to be returned.

We explained as above that the currency was in the midst of being traded, that we no longer had the currency in our possession, and we were awaiting payment, which would come when the funds for all the tiers were released. We believe that time is at hand, and we did not then have, nor do we today have, funds sufficient to purchase currency to refund the claimed currency out of our own pockets.

But this group again rejected our explanation.

We then gave each individual member of this group the opportunity to continue with the trade, to enter into arbitration (according to the contract), to receive their expected proceeds at

the culmination of the trade, or to receive their currency back, when we were able to buy more currency at the end of the trade. Neither this group as a whole, nor any of the twenty some members of the group, made any effort to come to any kind of resolution. They merely demanded refund of the currency which they had donated to our trust, to be exchanged on their behalf.

We gave this group wholly, and each of its members severally, several chances to work with us. They refused to do so. As codified in each state's laws, as its Commercial Code, these members were adjudicated to be in default with commercial code 3-501 through 505. As such, they have surrendered all rights to further actions and this matter is adjudicated to be final.

As for Judy Byington's allegations that this case is under investigation by the FBI, we have no evidence that is true. No one has contacted us about mediation according to the contract or the Unified Commercial Code, and no lawyer or

party to the contract has contested any elements of the contract.

I recently received a letter from a person who signed it as Bev Simms, which is also the name of an attorney in UK. This letter listed a link to an article by the FBI regarding the Sterling Currency case, and said 'YOU'RE NEXT...'. We do not know who this person is, if she represents anyone, or why she would choose threats instead of conversation.

In closing, I am not a pedophile, I have not raped anyone, especially a child, and I declare that this above statement represents the truth, as well as I know it.

DAN ECKLUND, MD