

Admitted to Practice: California Indiana vestewartcabarassn@gmail.com

December 9, 2022

Attorney General Bonta Office of Attorney General PO Box 944255 Sacramento, CA 94244

DUPLICATE COPY FAXED TO 916-323-5341

RE: Criminal Investigation of Centers for Disease Control (CDC) officials for child endangerment pursuant to P.C. 273(a)

Dear Attorney General Bonta:

On May 2, 2022 I wrote to your office about mandatory Covid-19 vaccines and boosters for school children because of the escalating medical and public concerns about injections of school children despite known adverse effects identified in VAERS. These adverse effects continue to be revealed by medical personnel in professional journals, articles and professional speaking events.

Specifically, I now request that your office investigate CDC officials for child endangerment. <u>Delayed Vigilance: A Comment on Myocarditis in Association with the COVID-19 Injections</u>, as published in the International Journal of Vaccine Theory, Practice, and Research (IJVTPR); this article is attached for reference. That article abstract reads:

(T)he CDC delayed reporting the incidence of myocarditis to the general public for three months after the first statistically significant signal appeared in the VAERS database. The delay kept about 120,000,000 Americans in the dark until after they had already unknowingly exposed themselves to one or more doses of the COVID-19 injections that were, according to the analysis presented here, in all probability, the proximate cause of the increased incidence of myocarditis, especially in young male Americans from 8 to 21 years of age.

If this assertion is correct, and when coupled with ongoing medical professional's revelations of the myocarditis harms that COVID-19 injections and boosters have caused, it would be reasonable to investigate CDC Officials pursuant to California Penal Code 273(a), which states:

Any person who, under circumstances or conditions likely to produce great bodily harm or death, willfully causes or permits any child to suffer, or inflicts thereon unjustifiable physical pain or mental suffering, or having the care or custody of any child, willfully causes or permits the person or health of that child to be injured or willfully causes or permits that child to be placed in a situation where his or her person or health is endangered, shall be punished by imprisonment in a county jail not exceeding one year, or in the state prison for two, four, or six years.

In effect, the State of California--and its residents--who acted in reliance on CDC information, have been victimized by CDC actions and/or omissions.

Please evaluate and respond within 20 days.

Cordially,

Virginia Stewart

Attach: 1. May 2, 2022 letter to the California Attorney General from Virginia Stewart

2. IJVTPR article, Delayed Vigilance: A Comment on Myocarditis in Association with the COVID-19 Injections