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Delivered Via: Federal Express, signature required

Hon. Ashley Moody, Esq. Office of the Attorney General 400 South Monroe Street PL-01, The Capitol Tallahassee, Florida 32399

RE: Request for Criminal Investigation into the Murder of Florida Citizens

Dear Attorney General Moody,

As your constituents, we undersigned Florida citizens, respectfully submit this request for official criminal investigation and prosecution of specific individuals responsible for the murder and abuse of thousands of Florida's citizens, in particular, the vulnerable and the elderly. At least 32 families who have lost loved ones in Florida because of the crimes of the Accused have sought our assistance in bringing this request to you. Their personal letters written to you are attached to our brief describing the crimes and basis for investigation.

The Accused include, at a minimum: Anthony Fauci, Deborah Birx, Cliff Lane, Francis Collins, Rochelle Walensky, Hospital Administrators of various hospital systems throughout Florida, and Stephen Hahn, and those colluding with them in Florida. We believe that, following investigation, a number of charges under the Florida criminal statutes are applicable for prosecution of the above individuals, as well as any others involved in their criminal activity that investigation may reveal.

The most applicable charge against the Accused according to available evidence is **Second Degree Murder while Committing or Attempting to Commit Acts of Terrorism** pursuant to Fl. Stat. §782.04(5)(b); Fl. Stat. §782.04(3)(r). As detailed further in the attached brief, the Florida statute for this felony murder includes committing an act dangerous to human life that is intended to "intimidate, injure, or coerce a civilian population, or, to influence the policy of the government by intimidation or coercion." This provision was added to the statute in 2002.

The widespread and coordinated actions of the Accused to use tax-payer money with the prosecution authority of government agencies to force healthcare facilities and providers to give Floridians "treatments" under "COVID counter-measures" and "vaccines" they knew would cause suffering and increased mortality, without informed consent and often against the victim's wishes, violates Florida criminal law. The actions of the Accused prevented and continue to suppress Floridians' knowledge of alternative, effective treatments the Accused also knew would help reduce suffering, hospitalizations, and mortality. The result of the criminal acts of the Accused forced and continue to force Floridians to die alone without advocates for their care, without family and friends or even religious counsel and prohibited families from saying goodbye to their loved ones. This cruelty and death are the exact type of widespread harm and suffering F1. Stat. §782.04(3)(r) was created to address. In furtherance of their criminal schemes and as a direct result of their criminal acts, the Accused inflated the number of hospitalizations and deaths of Floridians, providing cover for continuing their criminal acts. The sheer numbers of Floridian deaths for which the Accused are responsible increased terror and panic among Floridians, and this data allowed the Accused to coerce and manipulate Florida citizens further while continuing to weaponize government policy to the fatal detriment of Florida citizens.

Other charges that may be applicable to prosecute the Accused include: Second Degree Murder while committing Aggravated Abuse of the Elderly, Fl. Stat. §782.04(3)(i), Florida Racketeer Influenced and Corrupt Organization Act ("RICO"), Fl. Stat. §895.03, First Degree Murder while Committing Acts of Terrorism, Fl. Stat. §782.04(1)(a)(2)(r), First Degree Murder while committing Aggravated Abuse of the Elderly, Fl. Stat. §782.04(1)(a)(2)(i), Aggravated Manslaughter of the Elderly, Disabled, or Children, Fl. Stat. §782.07(2), and Abuse and Aggravated Abuse of the Elderly and Disabled Adults, Fl. Stat. §825.102(1); Fl. Stat. §825.102(2)(c).

While we understand that state crimes may not be the typical vehicle for the prosecution of the actions of the Accused as federal officers operating a criminal enterprise, the State of Florida stands for justice for the victims of these crimes in Florida and their families. Their loved ones seek to make the truth known. If even only one charge is successful, it will bring about the only taste of justice possible for victims in Florida in light of the civil legal structure surrounding the COVID-19 pandemic. It will be the only chance for the truth of their suffering to be heard and honored, and those responsible to be held accountable in a court of law.

Respectfully,

Rachel Rodriguez, Esq.

Mimi Miller, Esq.