The FDA Harassment and Wrongful Persecution of Professor Nelson, now Desire’ Dubounet

by Jonas Paulauskas  reporter Originally published April 28-2011

Well when I saw this story last year it was an astounding press chronicle for today’s times.

“The man who left America to find Freedom, Who is no longer a Man”.

What a story a reporters dream. As I researched and validated each aspect of the story in fine detail I uncovered a shocking exposure of America persecution and Ultra Rich control. People think that America is the land of the free. Perhaps this story exposes the truth that America has become a land where freedom of choice and freedom of speech takes a back seat profit. The large well lobbied corporations of Big Tobacco, Big Sugar, and Big Pharma prevent people from even discussing certain topics that interfere with their profit. Prof Nelson has been a scientist medical doctor who has exposed very scientifically topics that show that not only do these three Big Financial Goliaths blatantly kill people for money they control the FDA to attack, persecute and harass those who might expose them.

Prof Nelson started as an electrical engineer who worked on the Apollo space craft navigation system at AC Electronics in Milwaukee Wisconsin. I talked to his colleagues who told me of how integral he was in helping the Apollo 13 return safely. He then got into medicine and at Youngstown State University, where he became an instructor of Mathematics, Psychology and Mystic Philosophy. In his first Pharmacy class the instructor first statement to the medical students was “To use a synthetic anything is an insult to the body, now we will use the rest of the semester learning how to insult the body”. The synthetic drugs insult the body and they make side effects. These side effects make more disease, dependency on drugs, leading to more and more medication.
Prof Nelson’s son Daniel was born and was autistic because of the synthetic drug Bendictine. This was a drug developed from Thalidomide the horror story drug of the 60’s and 70’s. Both were morning sickness drugs that altered DNA and made masses of children born with horrible diseases like autism, dyslexia, spina bifida, attention deficit, and worse. When in a class action suit in Cincinnati, Ohio where Nelson was from, it was proven that the drug caused damages in multi millions of children that were injured for life worldwide. But the synthetic drug companies paid nothing. There is a special type of law for the synthetic drug companies. You must prove damages and prove that the drug company knew it was damaging before they sold it. Damages and liability is not enough. For manufactures of other things like cars, buildings, devices, etc damages are enough, but the drug companies with their massive profit shaped the law to protect them. For them you must prove willful precognitive knowledge of the damages. This is why the tobacco executives all had their hand on the Bible swearing they did not know tobacco was addictive or carcinogenic. With enough money you can rewrite the law.

In 1982 Nelson wrote his first book the PROMORPHEUS a treatise on quantum biology. In 1985 he wrote a book on Pharmaceuticals scientifically proving and validating the words of his professor “To use a synthetic anything is an insult to the body”. Because of the sophistication of this work a group of Ukrainian Scientists has nominated Nelson for the Nobel Prize in Medicine every year for the last 20 years. Having reviewed the book and interviewed the scientist I can vouch for the authenticity of this story.

Then he studied FDA law and with his medical and electrical engineering background he successfully registered a medical device to measure and help correct the body electric in 1989. He then developed the scientific proof that muscle testing and the point probe devices were all under complete therapist control and they did not measure the patient’s body. These events made him very unpopular with the drug companies and sham device sales people. There are many completely fraudulent devices like the Oberon, Physiospect, Aurum Sensitiv Imago, CORE device, ????/ all proven completely fraudulent and trying to compete with the devices from Nelson.
The FDA was not enforcing the law on the sham devices using the point probes and the FDA was not notifying the doctors of what the law was. Several doctors lost their license to practice. Nelson made a letter to notify the doctors of the law. The secretary was inept and used the wrong letterhead.

In 1990 Nelson wrote a 510k submission for acupuncture needles. Acupuncture was considered experimental not real medicine then in America. Nelson uncovered some laws the FDA was violating in not registering the needle as medical equipment. Many in the FDA who do not like any drugless therapy and to stop the acupuncture needle application they sent out the heavy handed cowboy agent to try to make some kind of a felon case against Nelson. Dennis Hudson was that cowboy. He found this letter and advanced an investigation (stopping the acupuncture needle application). He stopped interviewing other key suspects after getting some dirt on Nelson. This was the same FDA cowboy who several times had use SWAT teams with machine guns and flak jackets to get bottle of vitamins from Natural doctors or health stores. He smashed his hand on the counter and said “I want Nelson”. (see Notice of 1990’s FDA aids article)

The FDA investigator incompetently did not investigate the key suspect, Laureen DiRenna. Hudson’s investigation clearly implicates her while vindicating me. But his true motive was to stop me from registering the acupuncture needle. There are those that fear my proof of synthetics insulting the body.

In 1995 I was arrested for this crime and in 1996 Judge Matsch (the Oklahoma City bombing judge) dismissed the case say he saw no crime I committed. Two weeks later my 510k on the acupuncture needle was reviewed and a 510k was awarded on acupuncture needles to attorney Jim Turner. The FDA extremists were defeated. They got a new grand jury against me, I used my rights to ask to attend and defend myself. I was illegally denied attendance. The FDA had a vendetta against me. I was charged again with the same crime that I already faced jeopardy from.

The definition of a fugitive is one who flees a jurisdiction to avoid charges or hides to avoid charges. I did not flee and I do not hide, thus I am not a fugitive. When I last left America to return to my family here in Hungary there was no charges against me. I did not flee from charges and I am not hiding. The American Embassy has known full well of my address. I have made over 50 movies and over a hundred Hungarian TV shows. I am an important celebrity here in Hungary. I am not hiding. I have never been served with notice of the charges. I was given an American passport in 1998 and again in 2008. The State Department said it did not support this bogus indictment of me. I was advised by legal professionals not to return for there was a criminal conspiracy against me to have me in jail inappropriately. Every attempt I make to return to America meets with some threat to have me in jail needlessly.
There are people in the FDA who hate me. In 1996 when judge Matsch dismissed the case one of them stood up and screamed “don’t do it judge this man is the Antichrist”. The case against me has no merit. I wanted to return to clear it up but I was told by my ex-federal prosecutor lawyer that there was a vengeful degrading humiliating treatment awaiting me. My friends in the FDA confirmed this. I was advised not to return for there was inhuman degrading treatment waiting. So I waited. Several times renegotiating with prosecutors to end this but no guarantee of no degrading treatment.

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The FDA knows that they have no case. They cannot pressure witnesses anymore. They know that Wendy is a ditz and they know she messed up the instructions and there is thus no evidence of me doing a crime. They know that Laureen stole the company from me and that she is lying to shift blame from her to me and to prevent me from taking back her company which I hold 51% of the stock. They now know they cannot do a criminal slowboat. But they want to mess with me.

The prosecutor wants me to have NO BAIL. She says I am a fugitive and a flight risk. By legal definition I am not hiding nor did I flee. I am not a fugitive. She thinks I am a flight risk. I will come to America on a temporary passport and I will not be able to leave. I want to see my mother who is sick and dying. I have no intentions of fleeing. My case is so good there is no reason to even think to flee. I welcome any opportunity to discuss true science with anyone in the FDA or any agency. I am not a flight risk.

I have no criminal record. I am an outstanding citizen who is employed as a provider of information and as a professor of medicine in a medical university. I have a family here in Hungary and a part time job as a Las Vegas style show girl performing in a local club. Does anybody think I want to run away and hide in America washing windows and not return to my family? My Hungarian son goes to a good school with no drugs and no guns. Does anyone see I am not going to America to hide in some city? I am going to end this once and for all.

It is ludicrous to think that I am a flight risk. I am buying my own ticket to return. I am coming back to see my sick mother before she dies. I thought this was going to be settled but no, the FDA wants to try to embarrass me and I had to tell my mother my visit will take more time. My mother cried on the phone. Our hopes were up and the prosecutor crushed them wanting no bail on a mail fraud case. I have never lied to anyone and have been at each and every meeting, every court date and I have been fully cooperative with all requests from me. It is insulting and farcical to recommend no bail for a simple mail fraud case. I am not public enemy number one. This is an abuse of discretion and just another way for the FDA to mess with me needlessly.
I know that the judges in Washington DC are in the government pocket. My ex-federal prosecutor lawyer told me the DC judges favor the government, but the DC juries tend to favor the defendants. It is degrading to plan for me to go to jail for 80 days on a mail fraud case with no bail when I am absolutely no flight risk whatsoever. It is demeaning and the FDA wants to humiliate me out of some sort of twisted retaliation. For someone with no record, no escape, no chance to flee, a case once dropped by a federal judge, someone with a family and a good life and job in Europe, it is illogical and insulting to recommend NO BAIL. But this is the FDA last chance at vengeance. There are still some sanctimonious people in the FDA with covert motives and covert charges trying desperately to hurt me. We need to fight against such illogical adversarial tactics. Open minded communication and discussion of natural medicine would save the government millions of dollars in many ways.

It is unwise for me to come back to America without a logical, adult, reasonable Bail arrangement previously agreed and implemented. Asking for NO Bail is an abuse of discretion and just spiteful. Let me come back and see my sick mother and end this farcical FDA vendetta against me.