

CORNERSTONE ATTORNEY

MICHAEL A. HAMILTON

was bullied into accepting a round of the EUA drug but was denied the opportunity to give informed consent through misinformation and the deliberate withholding of risk factors critical to any legal or moral definition of informed consent. This coercion constitutes violation of federal, civil, and criminal codes and statutes.

Coercing _____, or any patient in his condition for that matter, into using the dangerous and experimental Remdesivir falls into the criminal categories of assault and/or battery, wrongful imprisonment, conspiracy to commit criminal acts against him to enrich the hospital, attempted murder and actual murder should he die.¹ Dr. Bryan Ardis has issued public warning about the dangers of Remdesivir.² In the following footnote you will find the randomized controlled study published by the New England Journal of Medicine in which Remdesivir was pulled from Ebola Controlled Trials because of the high death rates. This study was funded and/or supported by the NAIAD, the NIH, the WHO, the DHHS, the DARPA arm of the DOD, and of course Gilead Sciences.³

We hereby DEMAND that you IMMEDIATELY CEASE AND DESIST putting Remdesivir into his system. We further demand that this letter be placed in our client's medical chart and made a conspicuous part of his medical record.

Our client has asked to be taken off Remdesivir, and you are immediately faced with 2 serious legal problems. The first problem is that you put him on it at all. Remdesivir is unsafe and ineffective for patients. Veklury® (remdesivir) is a nucleotide analogue RNA polymerase inhibitor. It causes, among other things, symptoms of lungs filling with fluid, kidney poisoning and other organ damage that are known side-effects of Veklury® (remdesivir).^{4 5} In short, Remdesivir causes the harm it claims to cure. ([Doctor Reveals Remdesivir is the Real Cause of COVID-19 Maladies](#)).⁶ Studies have been published showing a causal connection between Remdesivir and the death of heart cells, heart attacks, and bradycardia with worsening QT interval.^{7 8}

Remdesivir received Emergency Use Authorization in or around May of 2020, after being recommended by an NIH panel that contained nine individuals with financial ties to its creator, Gilead Sciences.⁹ It is very nearly the equivalent of a death sentence for a COVID

¹ <https://vaccineimpact.com/2021/attorneys-and-doctors-warn-that-hospitals-are-no-longer-safe-remdesivir-drug-kills-25-of-patients-85-patients-on-ventilators-die/>

² <https://rumble.com/vnmjmr-emergency-broadcast-with-guest-dr-ardis.html>

³ <https://www.nejm.org/doi/full/10.1056/NEJMoa1910993>

⁴ <https://www.wndnewscenter.org/faucis-deadly-corruption-on-remdesivir/>

⁵ <https://principia-scientific.com/doctor-reveals-remdesivir-is-real-cause-of-covid-19-maladies/>

⁶ <https://principia-scientific.com/doctor-reveals-remdesivir-is-real-cause-of-covid-19-maladies/>

⁷ <https://pubmed.ncbi.nlm.nih.gov/34643857/>

⁸ <https://pubmed.ncbi.nlm.nih.gov/33240723/>

⁹ <https://covid19treatmentguidelines.nih.gov/panel-financial-disclosure/>

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patient, or a patient with Pneumonia. For this reason alone, we are prepared to seek the medical license and press for civil and criminal consequences against anyone complicit in giving it to our client.

As an EUA product it cannot be mandated according to Federal Law and giving it to a patient against their wishes and without full informed consent amounts to human experimentation in violation of the Nuremburg Code (as codified in 45 CFR 46). Doctors who experimented on humans during the Holocaust without their consent were convicted and executed for crimes against humanity. The fact, if true, that you managed to bully and coerce my client into “consenting” only worsens your position. “Consent” under those conditions most certainly does NOT provide you with any sort of a shield.

Secondly, the Right to Bodily Integrity is a fundamental liberty granted by the Constitution of the United States, which is the Supreme Law of the Land. The Supreme Court has repeatedly held that people have an unassailable right to refuse treatment. Our client has refused and continues to refuse Remdesivir.

Our client wishes to be treated immediately with an Ivermectin protocol. If you have not reviewed the following article, we suggest that you do so immediately: IVERMECTIN WINS IN COURT AGAIN FOR HUMAN RIGHTS

https://www.thedesertreview.com/opinion/letters_to_editor/ivermectin-wins-in-court-again-for-human-rights/article_98d26958-a13a-11eb-a698-37c06f632875.html

THE MEDICAL EVIDENCE FOR THE SAFETY AND EFFICACY OF IVERMECTIN IS OVERWHELMING AND WORLDWIDE.

We trust you will reconsider your treatment protocol and provide our client with the treatment he has requested while immediately ceasing all attempts to coerce him into more Remdesivir. The following quote should arrest your attention.

You have the right to make decisions about your health care. No health care may be given to you over your objection, and necessary health care may not be stopped or withheld if you object.

The Kentucky Living Will Directive Act of 1994 was passed to ensure that citizens have the right to make decisions regarding their own medical care, including the right to accept or refuse treatment. (KY Attorney General Daniel Cameron)

We are prepared to file a lawsuit with an Emergency Motion for Relief on several fronts. The lawsuit will be addressing things like conspiracy, failure to treat, deliberate tortious interference, coercion, battery, fraud with malice, deprivation and violation of fundamental Constitutional liberties, attempted murder, and human rights violations, to name a few.

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In the discovery phase we will turn your books inside out and find out just what financial incentives are available for remdesivir, other than the 20% NCTAP bonus provided to Hospitals who offer Remdesivir as an exclusive option.¹⁰ We already have the numbers for COVID admittance, intubation, and death certificates. It *may* interest you that only 8 other states get paid more than Kentucky hospitals per COVID death certificate.

It *will* interest us and our medical experts to see just what testing protocol you are using to diagnose this so called “COVID pneumonia.” For your sake we hope it is not the PCR tests which were just subjected to a level 1 recall by the CDC because they cannot distinguish between the common cold, COVID-19, or influenza A or B.

WE WILL FILE THE EMERGENCY MOTIONS AS DESCRIBED IF WE DO NOT HEAR THAT OUR DEMANDS ON BEHALF OF OUR CLIENT, _____, HAVE BEEN MET, BY 3:00 PM EST ON THIS _____, 2022.

Respectfully,

/s/ Michael A. Hamilton

Hon. Michael A. Hamilton
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/s/ Thomas Renz

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CC: The _____ Family
Hon. Daniel Cameron, Attorney General and Chief Law Enforcement Officer,
Commonwealth of Kentucky

¹⁰ <https://www.cms.gov/medicare/covid-19/new-covid-19-treatments-add-payment-ncap>

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