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Full Accusation/Defense/Judgment PDF

Theranos/Elizabeth Holmes versus Pfizer/Ian Read-NewsCorp/WSJ/Rupert Murdoch.

NORSID CASE: Notorious Repeated Systemic Institutionalized Damages.

OPERATION MICROFLUITION: for preventive full mass non-symptomatic micro fluid testing, against anti/partial testing, post/anti symptomatic, adverse-drug-reaction/substance-abuse drug industries.

**Judgment Summary:**

Chemo-drugs with low alleged clinical trial 20-40% efficacy and even lower real world efficiency must be replaced by+80% efficacy/efficiency bio-medicines using natural human biology technology paradigm.

Microfluid tests must verify real world under 20% efficiency and Adverse Drug Reaction, Collateral Placebo Effects. Elizabeth Holmes must be immediately released and Theranos enterprise assets and operations must be restored.

Claim that Theranos exams were "faulty" is unscientific given basic biology, that human microfluids, including blood are heterogeneous dynamic substances with 20%/macrofluid to 30%/microfluid divergence, depending on size of sample.

Claim that Theranos research was "fraudulent" because of alleged +95% accuracy from 10 microfluid tests, discarding divergent tests, is unscientific, given previous known nature of blood with 20-30% divergence. It was statistically valid to eliminate the divergent samples of test and valid to affirm multi-microfluid testing can be more accurate than macrofluid testing.

Claim that accounting as sales, US\$100 million service pre-sales to Walgreens, a Theranos/Pfizer distributor, was fraudulent, is not valid since, Walgreens had agreed to partner with exclusive in store Wellness Centers. Alleged firm/not firm order controversy, arose from conflict of interest, given that Pfizer twice wanted to join as partner in the center, which was refused by Theranos.

Theranos microfluid testing for Adverse Drug Reaction included Pfizer drugs such as their best selling Lipitor, object of over 2000 lawsuits alleging collateral side effects. This dispute is concluded to be the main reason for attacking article from Pfizer Advertiser Wall Street Journal (October 15 2015), controlled by News Corp/Rupert Murdoch, following Patent registration request for Theranos Edison mini-lab, where ADR tests and Pfizer/Lipitor were mentioned (28 September, 2015).

Walgreens and Rupert Murdoch, plus 3 other investor are concluded to be Trojan horse investors with conflicted/vested interests in Theranos, with connection/support/interest for Pfizer's previous alleged "partnerships", initial/introductory acquisition to destroy take-over attempts.

8 officials with judicial/regulatory position leading attack on Theranos, had economic/political interests associated to Pfizer. This is concluded to be an anti-trust, anti-competitive, economic/political power abuse case of Pfizer, holding less efficient chemo-medicine technology, against competitor Theranos holding more efficient bio-medicine technology.

The case of fraud/faulty blood tests against Theranos/Elizabeth Holmes has no scientific grounds other than blood is a dynamic substance with blood tests carrying a 70-80% efficiency. 2-3 tests out of 10 are naturally divergent, given the natural composition dynamic of blood. Attack on Theranos/Holmes was actually an under 20% efficient obsolete chemo-medicine attack on over 80% bio-medicine technology, an anti-competitive 3 time acquisition/partnership (2009-2013-2015) attempt of Pfizer/Ian Read, followed by trojan-horse investing by 1 Pfizer-advertiser, 3 Pfizer-distributors, 1 Pfizer-Shareholder, who then turned against Theranos/Elizabeth Holmes. Conflict culminates with 28 Sept 2015 patent request for Theranos mini-lab, citing best selling/+2000 lawsuits/FDA diabetes warning Pfizer Lipitor as target for Adverse-Drug-Reaction testing. 17 days later Pfizer-advertiser NewsCorp/WSJ runs retaliation article with smearing, general, unscientific, unspecified, claims of faulty/fraudulent blood tests, that have natural/normal 20-30%

divergence and are 4 times more efficient than average pharma/chemo/Pfizer products. Prosecutor/judge taking the criminal case against Elizabeth Holmes were interest conflicted, having worked for law firm working for Pfizer and being connected to favorable-dubious Zoloft/Pfizer favorable case against scientific evidence.

Damage done to Theranos/Elizabeth Holmes must be paid mainly by Pfizer/Ian Read and NewsCorp/WSJ/Rupert Murdoch. US\$10 billion voluntary payment for enterprise peak valuation or US\$100 billion involuntary collection fine and estimated present day valuation for Theranos, that must be fully restored to operation with Elizabeth Holmes as CEO. Judicial Administrative Take Over of Pfizer, News Corp and Fox Corporation given history of obstruction of justice and retaliatory behavior, installing Elizabeth Holmes as CEO of controlling Holding company, including Theranos, carrying shares/assets of CATO, Class Action Take Over, against under 20% low efficiency chemo-medicine and in favor of over 80% bio-medicine technology.

**Human body is a biological system and pharma industry quest for artificial single variable inefficient pseudo-patented products is motivated by short term profiteering, in detriment of human health and enterprise long term profits, given that all damages must in the end be paid for by damaging accumulated assets.**

ACCUSATION: inclusion of accusation available for certified prosecutors and any citizen using email jusistem (at) jusistem.com; Notorious Repeated Systemic Institutionalized Damages.

Jusistem Investigation/Prosecution Operations are centered on Notorious Repeated Systemic Institutionalized Damages, involving general multiple parties on damaging/damaged sides that are initially not named, to set-up a CATO, Class Action Take Over, to protect/recover/prevent global damages to citizens, consumers, workers, investors and suppliers.

The process is open for contribution to global investigators, prosecutors, defenders and citizens to avoid common process fraud in national judicial systems, where in theory the judiciary should be independent but in practice, they are dependent of politicians financed by special interests of executive/legislative branches for budgets and promotions.

Jusistem decisions are served to other global judicial systems and to regional/national/local systems, for cooperation/coordination, with refusal to recognize global jurisdiction mandating the expedited execution of an alternative local process using the information given or new, all under the common interest of eliminating/recovering damages to citizens.

The “Operation Microfluition” and the “Operation Vaccination” focus on the attack on full microfluidic testing and vaccination as the process to eradicate diseases and reduce revenues of profiteering never-cured situation with partial-vaccination endemics and micro fluid testing to end substance abuse, collateral Adverse-Drug-Reaction and placebo-like drugs. The most important particular case involves the attack on Theranos/CEO Elizabeth Holmes by Pfizer/CEO then Chairman Ian Read and News Corporation/CEO then Chairman Rupert Murdoch.

Currently Theranos has been shut-down with Softbank taking its IP for US\$100million while Elizabeth Holmes sits in a jail cell for a supposed 11 years, but not for long, since she is innocent and her persecutors are guilty. They attacked a legitimate dedicated enterprise/entrepreneur, Theranos/Elizabeth Holmes, in a crucial health sector, where vaccination/testing/supplementation can save the millions of Human Lives while abusive monopolistic dominant chemical/pharma based market players are destroying Lives with inefficient technologies and trying to hijack efficient bio-medicine with inefficient processes such as partial-vaccination, partial/post symptomatic testing. Meanwhile authentic pro-health bio-medical attempt to apply full coverage vaccination/testing.

Wrongful Theranos/Elizabeth Holmes destruction/imprisonment while the damaging parties think they have sailed into the sun-set profiting billions and even a supposed restitution of 125 million dollars for the

supposed "investment" of News Corp/WSJ/Fox/Rupert Murdoch, a notorious sensationalist/partisan journalist and advertiser for Pfizer/CEO Ian Read 3 billion ad budget, Theranos competitor, 3 time attempted "partner"/acquirer, mainly because their best selling drug Lipitor was named on Theranos machine Patent as targeted for micro fluid Adverse Drug Reaction testing while Pfizer was facing a multi-billion class action lawsuit for diabetes collateral effects pointed out by FDA in 2012 and placebo-like effect on reducing cholesterol. Studies presented were deemed insufficient when it is the obligation of drug producers to follow up their low efficacy clinical trials with real world effectiveness tests in the short, medium and long term.

The Federal United States justice judgment, set-up by Lucy Koh (the Pfizer Zoloft statute of limitation judge), than passed on for sentencing to judge Edward Davila (the Wendy chili sauce 12 year in prison judge) to be reversed, will go down in history as something equivalent to condemning Little Red Riding Hood to 11 years of jail and to pay a 125 million fine to the big bad wolf (US\$450 million total) for supposedly giving wrong information on grandma home, or supposed information fraud about a private business involving sophisticated institutional regulators (USPTO and FDA) and due diligence Trojan-horse interest-conflicted sophisticated investors. This was a Trojan-horse invest-ditch-destroy case connected with the Pfizer Lipitor lawsuit, starting when FDA pointed that it could cause diabetes and Theranos proposed using micro fluid testing to detect Adverse Drug Reaction.

Smear articles against Theranos/Holmes followed at Wall Street Journal, controlled by Rupert Murdoch News Corporation, advertiser for "Scott" Ian Read Pfizer CEO and Forbes article of Scott Gottlieb, than appointed to FDA by Donald Trump who received millions in donations from Pfizer, than appointed Gottlieb to their board, proving quid-pro-quo exchange of advantages/causation. FDA changed position and supported the supposed "faulty" lab/device tests.

Micro fluid tests are around since 70s with around 70% precision versus 80% precision but with a lower cost. Multiple tests could raise its accuracy to around same as macro fluids. Pharmas chemical products average 20%-40% efficacy in controlled clinical trials and less 20% probable effectiveness/efficiency in long term real world use, which pharmas should but do not want to and are not made to measure and Theranos/FDA were on track to do it with micro-fluidics on an individual basis. This process did not depend on the "invention" of any device but only on logistics of mass testing by own or outsourced lab/device.

Immediate release of Elizabeth Holmes and restoring full operation of Theranos is sought at projected market value in 2025 from initial anti-competitive attack in 2015. US\$10 billion (damages/market value at time of anti-competitive attack) to 100 billion dollars (x10 non-cooperating fine and 100-200 estimated valuation 10 years after attack) to be paid by News Corporation (Wall Street Journal, Fox News)/Rupert Murdoch (also attacker of rivals Vivendi Universal and destroyer My Space) and Pfizer, CEO/Chairman Ian Read (also attacker-partner of Ranbaxy, Moderna, AstraZeneca, Novavax, BioNTech).

US\$10 million in damages from executors Scott Gottlieb (the economist turned, turned doctor, turned Forbes Theranos article bashing, turned FDA director, turned Pfizer board director) and John Carreyou (sensationalist for hire journalist with stunts at attacking News Corp competitor Vivendi Universal/Jean-Marie Messier CEO and Medicare, than Theranos attacker, a company with 100 million in investments from the boss, Murdoch, that hired him).

The false narrative of civil and criminal lawsuits of an alleged "faulty" commonly available technology was a smoke screen for the true factual timeline of use of micro-fluid technology for Adverse-Drug-Reaction continuous and individual mass testing that would prove that Zoloft and Lipitor caused collateral side effects and/or had a placebo like effect, as probably most of pharmaceuticals used in the market, specially in a continuous high/frequent use attacking symptoms instead of causes in a bio-systemic way instead of a mono-chemical silver-bullet way.

The attack on Theranos/Holmes and FDA originated in factual timeline by Zoloft/Lipitor Pfizer lawsuits, when FDA pointed the diabetes side effect of Lipitor and Theranos/Holmes, Edison device patent pointed targeting Pfizer Lipitor for Adverse-Drug-Reaction micro-fluid continuous-individual testing. Zoloft/Lipitor

must be fully micro-fluid tested as was planned by FDA/Theranos with Pfizer paying for restitution from their historic profits for confirmation of studies, rejected in court as supposedly being narrow. The attack on Theranos attempt to discredit these tests preemptively. Estimated damages based on preliminary profits/test surpass US\$40 billion.

This is an anti-trust anti-competitive case, with nothing to do with fraud, a premeditated false narrative to discredit a competitive threat. Alleged defrauded parties were highly knowledgeable sophisticated investors and institutions. Alleged "faulty" technology/intellectual properties/goals were fully disclosed, available to the general public on line via USPTO patents and web site information. Microfluid health test technology is known, proven, used and effective specially for per-symptomatic use, since 1980s, with many products in the market, while more expensive and 10% more precise macrofluid testing is usually recommended to symptomatic patients. However multi-microfluid test from different parts of the body (as finger, toe, belly) and/or different time frames can reduce/eliminate/surpass that difference.

The goal of reducing the gap between them does not, if not accomplished, reduce the excellent cost-benefit of bio-microfluid tests with efficiency/effectiveness double than average pharma/chemical products. Bio-microfluid tests average 70% efficiency versus bio-macrofluid 80%, while chemo/pharma products have average efficacy (clinical trial controlled test) of 20%-40%, while efficiency/effectiveness in real world in under 20% after medium/long collateral effects are measured or ZERO after real world data concludes that it is no better than a neutral placebo. FDA/Theranos announced targeting Pfizer Lipitor after data suggested diabetes as a collateral effect and placebo-like effect for cholesterol control. The burden of proof is on the pharma producer to show not only theoretical and empirical clinical trial efficacy above 50% but also efficiency in real world tests which micro fluid tests would enable given its low cost and real time repetition logistics.

The attack on full/general low cost testing (and vaccination) is an attack on preventive health care, a premeditated attack on civilian population, a CRIME AGAINST HUMANITY, for high profit motive, of high cost, non curative, symptomatic health care, from drug, chemical based industry.

By definition a bio-system does not respond well to under/over doses, seeking to correct the dose by micro/macro fluid processes, with overdoses getting stuck in the body generating collateral effects which is a routine in post clinical trial approved drugs. But once the money/profits flow in, it can be used to bribe directly or indirectly politicians, that appoint regulators and judicial agents, and also these ones can be bribed quid-pro-quo advantages prior or after the damaging event.

Low cost, full, general testing/vaccination eradicates diseases with non-patented, natural processes and generate low/average profits/surplus for health organizations. All above average profits must be used for restitution to patients/citizens. All assets of controlling executives and shareholders must be seized to pay for damages and fines. Judicial Administrative Take Over must be used to secure damages and avoid continuation of damages, obstruction of justice and to place the organization on pathway of preventive/cause eradication, low cost health care.

Factual context is of anti-competitive attack on low cost full testing/vaccination and specifically the example of anti-competitive attack of Pfizer/Ian Read and News Corp/Rupert Murdoch on Micro fluid testing Theranos/Elizabeth Holmes, under the objective specific case of Pfizer Lipitor, with FDA warning, +2000 lawsuits/studies for collateral diabetes and studies showing collateral/placebo effect, lack of comprehensive mandatory real world effectiveness tests, which were exactly going to be performed by the micro fluid technology for its low cost high accuracy. So it was crucial motivation for anti-competitive forces to discredit micro fluid testing by attacking the leading player in the market in terms of valuation and strategic partnerships, that turned out to be "trojan-horse" competitor-investors, serving as the back-up plan for the 3 failed attempts by Pfizer to "partner" with Theranos. Walgreen's was a distributor of Pfizer products, News Corporation WSJ/Fox, published articles against Theranos and received ad dollars from Pfizer 3 billion budget.

Current false, subjective, unsubstantiated narrative, culminating for example with an employee of Pfizer testifying about an unauthorized use of a logo of Pfizer in a report, as if to prove that the CEO of Walgreens was being fooled/defrauded by Theranos/Holmes in their partnership to use micro fluids to test or Adverse

Drug Reaction, including on Pfizer's Lipitor. The articles on Wall Street Journal and Forbes were copied and pasted by prosecution, that did not investigate the full scope of evidence in the case, leading to shut-down of Theranos, imprisonment/fine on founder without objective factual truthful time line of anti-competitive events, leading prosecutor to bring the actual attacking competitor as witness against the attacked enterprise.

Theranos had its technological competence endorsed by other enterprises using the same technology, United States Patent Office issuing 859 patents that could be examined and "peer reviewed", Federal Drug Agency that was supporting Theranos and attacking Pfizer, until election changed the director who was a critic of Theranos following the WSJ article with a Forbes article to land him the job at FDA and after at Pfizer board, and finally due-diligence of sophisticated investors running accounting/technological audit for their investments. Rupert Murdoch invested then denounced the investment, claiming the Theranos CEO asked him to remove/retract article, while he altruistically destroyed his own investment later recouped by judge who awarded his 125 million investment back, while at the same time he was receiving ad money from Pfizer's 3 billion annual budget.

False-exaggerated-sensationalist pseudo-scientific narrative against micro-fluid testing, Theranos and Elizabeth Holmes was planted by sensationalist journalist, John Carreyou, previously running attack article Vivendi Universal/CEO Jean Messier, competitor to News Corp/Rupert Murdoch, boss of Carreyou at WSJ and also against Medicare for alleged overpricing in non-pharma procedures, in line with pharma-advertiser News Corp with brands as WSJ and Fox. Article was followed by copy and paste prosecution, running narrative on subjective opinion of interest/emotional conflicted individuals, as intern jealous recent undergrads (lab/research assistants) questioning statistic methods of their PHD colleges, window of former PHD Chief Scientist of Theranos, dogmatic/lazy/jealous/dogmatic academic professors, claiming Elizabeth Holmes (a former Stanford Chemistry student, abandoning inefficient health chemo-paradigm to pursue practical bio-medics technology), did not have "peer review articles", while 859 public patents and web site detailed applied technology article/information was available for constructive criticism.

Subjective opinions about "faulty" technology are unfounded, when micro fluid technology is available since 80s, with many common applications developed, running high 70% effectiveness, against 80% for macrofluids and under 20% effectiveness for most pharma-industry applications. Includes Pfizer Zolofit and Lipitor, the drug specifically targeted as example of Adverse Reaction Drug to be tested by micro-fluids, application not possible with macro-fluids, given need for daily, weekly, monthly less invasive needs. Pharma drugs have long term collateral effects and placebo-like effects that need to be taken into proper measurement, to reach an effectiveness/efficiency ratio as opposed to the efficacy described in a test controlled by the drug producer and hired testers paid by them, under supervision of regulators led by a FDA director appointed by politicians usually financed by pharma-industry, with drug testing targeted by the mass test/machine/wellness centers logistics being created by Theranos.

Sensationalist journalist weak-link targeted/key whistle blowers/witnesses are the least qualified. Recent undergraduates of Biology Erika Cheung and Tyler Schultz were working months at Theranos as lab/research assistants. Tyler benefiting from nepotism, as grandfather George Schultz sat at board and was an investor, siding with Holmes instead of Tyler, after hearing both sides of story. Experienced sensationalist journalist, John Carreyou, approached weakest links of company, in addition to the distressed widow of cancer/suicide death Chief Scientist Ian Gibbons, feeding the premise that there was something wrong with Elizabeth Holmes and Theranos. Being a journalist for the Wall Street Journal and speaking with people that had no or recent ties makes them vulnerable to prejudice and to seek problems were they previously saw none. Tyler claims that average results were manipulated by removing divergent results, when given that blood is a non-homogeneous liquid in constant change from entry-exit of substances, eliminating high diverging results from majority clustered average results is statistically desirable, as reflects closer the current state of the blood. Opinions diverge between employees that were University Professors, PHD/Doctoral degree, highly trained in statistics, as opposed to a recent undergrad of biology, lowly trained in advanced statistics, although common sense was enough to understand the process of blood sample reading, by definition variable, non-precise, but at a high 70% accuracy compared with average 30% dominant pharma efficiency.

Erika Cheung claimed that lab was not well run, yet she was hired with other highly qualified staff, including chiefs of lab, with PHD and University lab leadership experience to do just that, although the company need problem solvers not bureaucrat wieners. If there were lab problems at Theranos they would be responsible, so they could either be fired, take responsibility or blame management that would if aware of it blame and fire them. The 3rd lab director Kingshuk Das hired in 2016 to fix supposed problems, also did not solve them as also did-not ex qualified lab directors, shifting the blame to the management that is hiring them to find and fix the problems. The lab director said his boss gave implausible excuses to supposed absurd results that he was hired to fix and blamed his boss and alleged unsuited machines. These supposed absurd results would actually be indicative of possible sabotage, given level of hostility/jealousy demonstrated by these recent hires. The entrepreneurial-dynamic problem solving environment of a start-up simultaneously developing a service and a product was not suited for bureaucratic big corporate, university, government individuals looking to get in at the wrong stage of enterprise development.

The key reasonable/correctable mistake of management could be of not distinguishing between hiring conservative bureaucratic non-creative staff to run an existing service, as opposed to hiring entrepreneurial creative innovative risk takers to develop a new service and product at the same time, under intense scrutiny and competitive stress. There was no conflict and it was/is common business practice to use your own lab/service, own device/product, third-party lab/device depending on demand and on the need to double check developing service/product with third party service/product. Completely naive of these recent hires, interns/undergrads lab/research assistants and lab/research chiefs, that joined not from the beginning, but on the hype of successful start-up, with potential high options pay day, to complain and expect problems to be solved for them, as opposed to them solving it, since they are the technical staff, while they are complaining to the managing staff who is hiring them and can fire them. But when the management was under attack by big media journalists, regulators, politicians and/or justice agents, they very quickly sided with their own interests against management to protect themselves, shifting the blame to others, when in fact it was their responsibility if in fact there were problems. But getting technical staff to testify that a technical problem was actually the fault of the management staff that hire them to solve those problems, is not a believable, legal line of reasoning blame unless there is the threat of power to establish the truth.

Chief Scientist Ian Gibbons (died apparently of suicide under cancer) and Board member Channing Robertson, both PHDs were full supporters of Elizabeth Holmes and of the micro fluid technology that exists since 1980s, is used by many enterprises/consumers. Subjective notion that this technology was “faulty” under this particular enterprise, is a manipulation of the public/juror opinion, since blood testing is by nature diverse, with high 70% but not perfect 100% precise, because blood is a non-homogeneous dynamic substance with varying composition, that is better evaluated by multiple readings, where some will be by nature divergent in certain point in time or place of retrieval from body, not by failure of the reading process. A less invasive method can give daily/weekly/monthly repetition, key for continuous dynamic testing, capable of showing what is really going on with human body.

Macro fluid tests can take place in addition to micro fluid tests, if patient is symptomatic/positive or on an annual check-up non-symptomatic basis. However in the case of Adverse Drug Reaction tests, which was one of the main areas of targeting for Theranos, micro-fluid-testing was/is/will be more advantageous than macro-fluid given it is less invasive, allowing more time-frame repetition to establish an individual history of testing for the patient to an individual substance/pathogen. One of the targets named by Theranos in 2015 was Pfizer Lipitor, named by the FDA as possibly causing diabetes, specially under long/frequent/high dosages, expected when the producer as Pfizer budgets around US\$3 billion for advertising and millions for lobbying politicians, that appoint regulators and pay/promote prosecutors/judges that may have previously defended big corporations, including big pharma, including Pfizer.

Theranos mini lab is just the miniaturization and modularization of tests/equipment in use, with possible addition of detail innovations claimed in public patents, none of which were never analyzed/criticized by the unfounded non-objective accusers. It is mainly a logistics innovation to make viable mass testing, with beneficial impact for public health and Human kind. But not good news for the inefficient drug industry, with their low average faulty/low efficacy chemical products, lacking effectiveness/efficiency studies, diverging with the biological systemic nature of the human body, where competing low invasive bio-

medicine methods have over double the efficiency in the 80% level versus 30% average for chemo-medicine that seek artificial patents for monopoly short-term profiteering. Also bad news for the entertainment/pseudo-performance highly unhealthy drug industry, where mass market micro-fluid tests can be used to suppress demand as it has been used in the sports industry.

Micro fluid testing has the advantage of allowing many small samples from different times/areas of body, to be tested on different machines/labs, finding an average, eliminating diverging results for a liquid/substance under testing that is by nature non-homogeneous. Diverging results are natural and micro-fluid tests usually have a 70% efficiency versus and 80% for macro fluids. The more samples from different areas/times, tested in different labs/equipment, the more gets closer or can surpass the precision of macro fluids, in an analysis that is by nature dynamic in time. The narrative of treating human blood as if it has a precise reading is completely unscientific, unrealistic and unnatural. The efficiency however in these bio-medical techniques are more than double those observed in pharmaceutical-chemical medicine which average around 30%, way below the 70-80% efficiency observed in blood testing. Trying to discredit a 70/80% efficiency test from Theranos on an alleged 30% clinical trial efficacy Pfizer Lipitor is unreasonable. The testing would determine on an individual basis the real world efficiency of Lipitor in reducing human/digested cholesterol and side effects as diabetes, Adverse Drug Reactions or No action (placebo-like) results.

Since 1980s micro-fluid tests are recommended to non-symptomatic patients, while a symptomatic patient would be better off, using a more efficient/precise as compared to 1 sample of micro-fluid, but more costly and invasive macro-fluid test. However multi-sampling can make micro-fluid equal or more efficient than macro-fluid, by taking samples from different areas of body at different time intervals. But micro fluid test is unique in offering individual, continuous sampling for Adverse Drug Reaction or No Drug Reaction tests, specially for most pharmaceuticals with low efficacy clinical trial results, associated collateral effects and/or no-effect placebo-like real world results. This was one of the main applications described in Theranos mini-lab machine public patent available on internet with easy search in 2015, promising to use it to ADR/NDR drugs, specially naming Lipitor, Pfizer's best selling drug, as main target, as over 2000 lawsuits in 2014 had been filed, after FDA warned in 2012 that it could cause diabetes.

Main prosecutors of the Theranos/Elizabeth Holmes worked for Law firms that worked before and after this case for big pharma clients, including Pfizer, including major multi-billion acquisition Pfizer deals. The conflict of interest associated to the bias behavior/analysis/conclusion on its own voids their participation as neutral judicial agents and voids the indictment, trial and conclusion. They literally worked to destroy the company that refused 3 times Pfizer's so called "partnership" offers, nothing more than an disguised anti-competitive acquisition attempt tailored to minimize damage from a refusal from the company that targeted Pfizer best selling drug Lipitor for Adverse-Drug-Reaction or No-Drug-Reaction individual testing. After the case the main prosecutor ex-employer/partner law-firm landed acquisition multi-billion deals from Pfizer, while the other main prosecutor went to work for a law firm working for big pharma, including Pfizer. New FDA director who had bashed Theranos on Forbes article in 2016 went then to be nominated to the position of FDA director and later after delivering a change of position of FDA towards Pfizer and Theranos, joined Pfizer's board of directors. These conflicted interested parties with quid-pro-quo advantages on their own void the indictment, trial and sentence, mandating in immediate release from prison of Elizabeth Holmes, plus damages and 10 times fine, given the evidence of anti-competitive action and validity of technology and enterprise effort to benefit consumers and society.

Pfizer cost of acquiring to destroy Theranos would be north of US\$10 billion. Infiltrating trojan horse investors as Pfizer distributors (Walgreens, Safeway, Walmart), Pfizer shareholder-investors (Partner Fund Management), Pfizer-Advertisers (News Corp) could make it cheaper. The cheapest of all would be simply to shut it down, attacking not only Theranos but the whole concept of micro fluid testing drugs as fraudulent/inefficient/faulty. Efficiency/effectiveness real world tests, in terms of placebo like effect and Adverse Drug Reactions, as for Pfizer's Lipitor/Zoloft, would help accusers in thousands of lawsuits, buried with the excuse that studies, doctors, patients, clinical trials and theoretical flaws were not enough. Micro fluid testing would also allow replacement/advancement of illegal/damaging drug industry controlled placebo/drug clinical trials, replaced by individual/gradual growing number of patients, tested in frequent, less invasive, micro fluid process, including blood, saliva, urine, sweat, congestion.

Articles, law suits, criminal charges, accusation witnesses subjective complaints/opinions, as patient that took micro fluid test, when doctor requested a macro fluid blood test, alleging supposed equal effectiveness, widow of ex-chief scientist (died of cancer/suicide), ranting of her dislike of her husband's partner, while ignoring his professional colleague that praised their work; investors allegedly fooled by logo Pfizer in reports; projection of sales based on firm contracts alleged to be false sale reports; percentages of tests run on proprietary machines versus subcontracting as if being a means of deception while it is common in every industry to do in house or out source activities, depending on demand/supply situation; technically qualified employees hired to run alleged inefficient lab blaming administrative management instead of themselves for what if true was their fault, amount to subjective low quality gossip, easily disproved by market/institutional objective facts available all along. Alleged fraud on sophisticated institutional regulators and investors do not stack up, when all that changed was the allegiance of their leaders after 2016 election and direction of political/judicial power play. At best based on jurisprudence they could have imposed disciplinary fines, about alleged secondary information errors premeditated or not. All/most male CEOs of start-ups in similar misrepresentation allegations were punished with fines and replaced, but none/rarely if there is a case, they were sent to jail on fooling institutional/sophisticated investors with more knowledge, analysis infrastructure then the entrepreneur being accused. The opportunity to validate technology/management skills was present all along, invalidating a unfounded deception/fraud allegations.

The actual truth, based on conflicting interest investigation of participating parties, proves a complete different history to the mainstream story propagated in mass media. This case is instead, an anti-trust, anti-competitive case, where the leading organization of an obsolete technology paradigm, attacks the leading competitor of the new lower cost, higher performance technology paradigm. Micro-fluid testing was going to and will in the near future reduce/eliminate a theoretically and empirically flawed chemical-pharma technology paradigm, generating no or collateral effects, with less than half the efficiency of biomedical techniques. This is a Pfizer/Ian Read and News Corp /Rupert Murdoch against Theranos/Elizabeth Holmes case as factual time-line show. The discrediting of micro fluid testing, followed an attempt to use it against Pfizer's best selling drug Lipitor, following +2000 law suits that ended gathered in class action with a secondary market South Carolina judge, brother of a corporation CEO. He concluded that medical tests/witnesses against the drug were not sufficient evidence, when the tools were available for the producer, regulator and patients themselves to test individually Adverse-Drug-Reaction using Theranos proposed mass infrastructure for micro-fluid testing. Theranos having proprietary device/lab was secondary to the service offered that could be done in-house and outsourced. Double/triple samples, different test sources are able to improve accuracy from the already high levels of 70% to 80%, macro fluid comparable and beyond.

After fits partnership/acquisition attempt of Theranos in 2009, in 2010 Pfizer gave US\$3 million grant to improve curriculum of Stanford School of Medicine (University of Theranos founders/key-executives/researchers/CEO/COO/CTO/board member). Dean Phillip Pizzo (key role in 2002 FDA Pharmaceuticals for children Act promoting pre-clinical/clinical trials in children) said it was an improvement to take grant from Pfizer with supposedly no strings-attached, than practice of taking money for speaking-fees and paid-expense trips. Pfizer has made multi million dollar donations to Stanford to present day. In 2015 Marc Tessier-Lavigne leaves the board of Pfizer to be nominated in 2016 to the Presidency of Stanford University. 2015 Theranos requests patent for mini-lab citing Pfizer all time best selling drug Lipitor as target for its Adverse-Drug-Reaction, 17 days later John Carryou working for Pfizer-Advertiser NewsCorp/WSJ writes counter-attack article against Theranos. Whistle-blower Tyler Schultz, grandson of Theranos investor George Shultz (MIT PHD in Industrial Economics, that includes analysis of competing industrial technology paradigms), after 8 months working at Theranos, gets job of Researcher at Stanford University in 2015. 2017 he leaves Stanford and is co-founder of Flux Bio-sciences and in 2022 Heathy.co competitors of closed-down Theranos/Holmes, enterprise/entrepreneur he denounced, sought competing funding and was never forgiven (never spoke again) by Grandfather Shultz who after listening to both sides, sided with Holmes/Theranos. 2023 President of Stanford Marc Tessier-Lavigne exposed for crucial evidence photo editing on his past research, lab-members blamed, but President steps-down.



2021 Pfizer pays Disney NatGeo to develop documentary about themselves and how they created a vaccine to save the world from Covid (“Mission Possible”). Actually after trying to hostile acquire Moderna they copied their vaccine using a “partnership” shell “German” company founded by Turkish immigrants (BioNTech). In 2022 Disney Hulu launches series Drop Out about Theranos/Elizabeth Holmes with version of Pfizer-advertiser/WSJ article and Pfizer-ex-post-law-firm-associates Holmes-Prosecutors, as the expert company that saw from the beginning “something” was wrong, “faulty” (the exact objective description of what was wrong is still to be found), then they were used, including their logo, to trick investors like 3 Pfizer-distributors (Walgreen, Safeway and Walmart), 1 Pfizer-share-holder (Partner-Fund Management) and 1 Pfizer Advertiser (Rupert Murdoch WSJ/NewsCorp/FoxNews) to Trojan-horse invest in Theranos. They all turned against Theranos/Holmes and their own investment. Probably they taught they could remove Holmes and sell Theranos to Pfizer/Ian Read who actually taught it was cheaper to destroy Theranos for under US\$500 million than to partner/buy/destroy it for US\$10-20 billion from Holmes (failed), but under US\$5 billion if buying from trojan-horse investor controlled Theranos. 2023 as Holmes walks into prison, Prosecutor Robert Leach ex-law-firm-associate-Pfizer-client closed +US\$5 billion deal to acquire Global Blood Therapeutics.

**Factual year/timeline of chemo-medicine Lipitor Pfizer/Ian Read and Pfizer-advertiser News Corp/Rupert Murdoch acquisition-denied-invest-to-destroy-trojan-horse-attack against Lipitor Adverse Drug Reaction micro-fluid tester bio-medicine Theranos/Elizabeth Holmes**

**1998-2003** Robert Leach, main Prosecutor of Elizabeth Holmes/Theranos case, works as associate of law firm Latham & Watkins that represents Big Pharma clients, including Pfizer and after Holmes is sentenced/jailed 2022-23, firm closes successful acquisition deals for Pfizer, as US\$5.4 billion GBT.

**2007** Merck settles US\$4,8 billion lawsuit on Vioxx and pulls drug out of market.

(Merck/Vioxx and Lipitor/Pfizer best selling drug mentioned in 2015 Theranos patent ADR Adverse Drug Reaction micro-fluid test targets, coinciding with retaliatory News Corp article on Theranos).

**2008** Pfizer settles “partnership” attack on Ranbaxy supposed patent violation/generic “deal” for expiring patent Lipitor a copied statin anti human cholesterol production drug low efficacy drug.

**2009** 1st Pfizer “exploratory investment”/“partnership”/“service”, acquisition denied by Theranos.

**2010** Pfizer donates US\$3M to Stanford School of Medicine (University of Theranos founders/CEO/COO).

**2012** FDA mandates warning Lipitor can cause diabetes, studies show statin-drugs placebo like.

**2013** Merck settles paying 688 million to investors for hiding bad results of statin anti-cholesterol, Vytorin, competitor of Pfizer Lipitor,

**2013** 2nd Pfizer “partnership” offer for Theranos/Walgreens/Wellness Center distribution point.

**2014** Pfizer Zolofit placebo-like lawsuit ends with Judge Lucy Koh (future Theranos Judge) 4 year statute of limitations, class action denial, 7 months over from purchase receipt, despite evidence.

**2014** Pfizer Lipitor USA +2000 case lawsuits/class action consolidated in small South Carolina, 14 cases filled there, to Judge Richard Gergel, brother of a corporation CEO, later dismissing case.

**2014-15** News Corp/Rupert Murdoch, Pfizer advertiser, invests US\$125M in Theranos, most valuable bio-tech start-up. He had also invested-destroyed MySpace, most-valuable media start-up.

Pfizer distributors (Safeway/Walgreens/WalMart) and Pfizer investors also invest to latter attack.

**2015** FDA approves Theranos low cost Herpes test and large test pipeline close to approval.

**2015** 3rd and final Pfizer offer for “partnership” with Theranos at Wallgreen Wellness Center.

**2015 (Sept 28) Theranos/Holmes Adverse Drug Reaction test microfluid minilab patent mentions Pfizer/Lipitor as target.**

**2015 (Oct 15) Pfizer-advertiser WSJ/Carreyou/NewsCorp/Murdoch runs article attacking his own trojan-horse investment at Theranos.** Carreyou is same Journalist that wrote article attacking Vivendi Universal/CEO Jean Messier, rival competitor of News Corp.

**2015** Pfizer/CEO Ian Read, Scottish, record 3 billion ad budget runs ads on WSJ/Fox news/NewsCorp.

**2015-16** Marc Tessier-Lavigne leaves Pfizer board and becomes President of Stanford University.

**2015-16** Tyler Schultz 8 months undergrad Theranos researcher whistle-blower hired as Stanford researcher.

**2016** Scott Gottlieb, economist/doctor/future Pfizer board, writes article on Forbes attacking Theranos/FDA.

**2016** Elizabeth Holmes/Theranos hosts fundraiser to support Hillary Clinton, Democrat, with agenda of controlling price gouging drug industry. Pfizer countered by claiming they had funded polling favorite Hillary with 400k, while Trump with only 100k, post-election that was inverted to 5:1 pro-Republican.

**2016** Elected President Donald Trump, receives Pfizer multi-million donations, as US\$1 million for inauguration, US\$1 million 4 ticket “leadership luncheon”, conducts multi-billion deals with Pfizer.

**2017** Scott Gottlieb named FDA Director by Donald Trump. FDA, Medicare, DOJ, federal government Trump appointees, shift to hostile position against Theranos and friendly to Pfizer.

**2017** Tyler Schultz whistle-blower co-founds Flux Bio-sciences product/funding competitor to Theranos.

**2018** Elizabeth Holmes indicted, Theranos shut down, IP taken by Softbank for US\$100million as collateral of loan. Pfizer employees used as witnesses against rival Theranos, citing unauthorized use of Pfizer logo on report to supposedly fool Walgreen/News Corp CEOs into investing in Theranos. Pfizer did invest US\$1M as “exploratory investment” then turned into “disappointing service fee”.

**2017-2018** Lipitor class and appeal action dismissed consolidated in South Carolina under conservative judge Richard Gergel, the judge with corporation CEO brother, scientific evidence ruled insufficient, while Theranos offered low cost ADR method to verify collateral/placebo effects.

**2019** Scott Gottlieb critic than persecutor of Theranos leaves FDA to be Pfizer board director.

**2020** Pfizer fails to “partner”/acquire Moderna and AstraZeneca then “partners” with BioNTech, to copy/compete with Moderna mRNA vaccine and with AstraZeneca DNA vaccine, technology bashed on press and social media, as inactive virus vaccine Coronavirus, all Pfizer competitors.

Pfizer gets warp speed COVID vaccine contract from Donald Trump, “partnering” for “cheaper” vaccine with mRNA public funded research vaccine, earning patent for name lipid-nano-particle a direct copy from a natural occurring exosome mRNA. “cheaper” US\$10-20 dose contract,

World Health Organization estimated vaccine average cost in US\$0.84 cents and 200 labs available.

**2021** Pfizer pays Disney NatGeo to develop Pfizer documentary about how they supposedly created vaccine to save the world from Covid (“Mission Possible”), or after trying to acquire Moderna, copied their vaccine.

**2022** Disney Hulu launches series Drop Out about Theranos/Elizabeth Holmes with version of Pfizer-advertiser/WSJ article and Pfizer-ex/post-law-firm-associates Holmes-Prosecutors.

**2022** Theranos/Holmes shut-down/sued/prosecuted and sentenced 13 year jail time, US\$450M fine and 125 million payment do Murdoch/NewsCorp. Judge Edward Davila, replaced previous Lucy Koh, judge burying Pfizer/Zoloft case, gave sentence. Same Judge previously sentencing woman for close to 10 years in prison over a Wendy's chili sauce, defamed unnecessarily by judicial agents and journalists spreading information on case, not the woman who frivolously, fraudulently or justly tried to sue Wendy's, a corporation similarly also pursued for unwanted acquisition from later successful holding company of rival Arby's.

**2022-23** As Elizabeth Holmes is sent to prison law firm having Pfizer as client, where her Prosecutor Robert Leach was associated for 5 years, Latham & Watkins, collected probably hundreds of millions to advise on Global Blood Therapeutics US\$5.4 Billion acquisition by Pfizer. Latham & Watkins also advises Zentalis Pharmaceuticals on US\$25 Million Equity Investment from Pfizer. Meanwhile, her other prosecutor Jeff Schenke became partner at Law firm Jones Day a big tobacco/big pharma, including Pfizer, litigator/adviser for drug industry.

**2023** Jusistem - Global Judicial System - investigation/prosecution/judgment conclude Theranos/Elizabeth Holmes innocent, general microfluid technology/mini-lab concept efficient, Pfizer/Ian Read and NewsCorp/WSJ anti-competitive conspiracy to destroy Theranos/Holmes after target to use microfluid test for Adverse Drug Reaction of Pfizer Lipitor.

**2023** Stanford President Marc Tessier-Lavigne steps down/resigns, under accusation of photo research fraud, former Pfizer board-member, joining Stanford coinciding with Theranos whistle blower Tyler Schultz joining Stanford and accusations of Stanford's professors/graduates/students at Theranos accused of research fraud, Holmes to prison.

Theranos/Elizabeth Holmes Defenders with conflict of interest connected to competitor Pfizer explaining poor defense avoiding conflict with Pfizer. Boies Schiller Flexner (2016, ended defense for disagreements of legal strategy; participated in 2021 EpiPen US\$345 million settlement with Pfizer). Law Firm Cooley LLP (2019 withdrawn from defense alleging Holmes would not have money to pay them; 2021 closed acquisition deal for Pfizer of Arena Pharma of 6.7 billion); Williams & Connolly (defending Holmes; 2022 defended Pfizer in +50k cases of Pfizer antiacid Zantac for causing cancer).

Essentially the drug entertainment and drug medicine industry has an under 20% efficiency chemo-medicine technology, while Theranos is a bio-medicine technology with over 80% efficiency. Single-sample micro fluid exams have around 70% accuracy, less invasive, recommended for non-symptomatic preventive/testing

exams, but multi-samples (different body local/time) can surpass 80%. Human micro/macro fluids exams/machines are not “faulty”, they are by nature dynamic, with input/output change, in constant time and body location change. Theranos had bio-industry awards, 859 patents granted, FDA tests approved/to be approved, intended to conduct micro-fluid testing for pathogens and Adverse-Drug-Reaction short/long term studies including on Pfizer Lipitor and other inefficient/collateral effect/placebo like effect drugs. Also to be used as health substance abuse tests as more efficient/fast/repetitive condition of employment, insurance, licenses and tax deduction, creating potentially a big revenue/profit drop for drug industry.

The Pfizer x Theranos tech-war would be an easy win for Theranos, if Human health is the prime interest, not short term exploitation profiteering, because of 80% average efficiency bio-medicine versus real world under 20% chemo-medicine (30% clinical trial average efficacy), specially after collateral effects of drug industry, with their low efficacy/effectiveness and lethal side effects.

During the progressive Democrat Obama Administration Pfizer/Ian Read was under regulatory and judicial negative scrutiny while Theranos/Elizabeth Holmes had stellar growth and support. After 2016 Donald Trump elected, with support of Pfizer CEO then Chairman Ian Read, paying 1 million “donation” on inauguration and another million for a luncheon. This resulted in a new appointed FDA director, Scott Gottlieb, future Pfizer board member, critic of previous administration and Theranos in 2016 Forbes article. This article followed 2015 WSJ article published also Trump supporter WSJ controller Rupert Murdoch. The political situation flipped, even though the technical situation in terms of divergent/rival bio/chemical technologies, remained the same.

Pfizer's alleged 30% Lipitor clinical trial efficacy remained inferior to Theranos 70% efficient micro-fluid blood test. It was going to test Pfizer Lipitor real world efficiency, probably even lower than the producer contracted clinical trial, specially after medium/long term collateral effects, including FDA warned diabetes. Collateral effects for prescribed dosage and/or for overdosing, takes place when funds are directed to advertising instead of research. Pfizer is an organization that under CEO/Chairman accountant Ian Read, invested US\$3 billion annual budget in marketing, stimulating consumer/patients to dose, overdose and consume drugs for long periods, without any sustainable improvement of the disease or of Life expectancy. Pfizer top selling drugs Lipitor, Zoloft and Viagra play with human psychology fragility in face of gluttony, depression and sexual frustration, plays with symptoms instead of causes.

Administration/Medical professionals concerned with patient health first would invest advertising funds in research and let doctors prescribe medications on its know merits, appointed by studies and referrals. Simple nutrition administration, reducing animal fat/cholesterol consumption generates better results than artificial suppression of production of Human cholesterol with multi-functionally. The Human body system has already a control of level of production, which may present problems when there is excess, psychological stimulated excess consumption. Drug Lipitor is just a copycat of other failed statin drugs, that were a distorted copy of a human process, artificially changed to generate a patent, to generate monopoly abuse, price gouging and psychological entrapment of patients trying to escape diets, better served by nutrition selection. Theranos micro-fluid testifying could easily prove Pfizer Lipitor and other drugs, Adverse Drug Reaction and/or placebo like effect.

On August 8, 2022, convicted Elizabeth Holmes' second Prosecutor, Jeff Schenke joined law firm Jones Day, who represented/represents the drug industry, big tobacco, big pharma, including Pfizer.

The drug industry is directly impacted by the development of mass micro fluid testing against substance abuse/overdose, adverse-drug-reaction and placebo-like psychological drugs.

First prosecutor Robert Leach was associated five years to law firm to Latham and Watkins, that also represented/represents big pharma, including Pfizer and participated in multi-billion Pfizer acquisition deals in 2023, as GBT, Global Blood Therapeutics, acquired/shut-down by Pfizer, as blood testing Theranos Elizabeth Holmes, target of three Pfizer “partnership”/acquisition failed attempts and successful trojan-horse investing-destruction by Pfizer advertiser, distributors and investors, was sent to jail, after trial using Pfizer employee as witnesses, solicited by prosecutors to tell jurors how their rival competitor was actually not a good investment and fooled investors. If this was a movie, viewers would think it was not realistic that such a biased, conflict-of-interest parties could participate in such a trial or why their should be a trial in the first place as no damage, other than done by the accusers was proven.

Pfizer's web site describes their "Political Partnership" policy: "Our public policy activities focus on helping to build a constructive discourse in the political and regulatory environment while supporting policies – and policymakers – who share in our purpose and position us to better deliver these same ideals." Time lined facts show political quid-pro-quo exchange of advantages with politicians and regulators as between Pfizer Ian Read, FDA director Scott Gottlieb and President Donald Trump. Pfizer leadership abusive "business partnerships" against their competitors were abusive, anti-competitive, damaging and illegal, like the one they offered to Theranos and other competitors as Ranbaxy, Moderna, AstraZeneca, BioNTech and Novavax etc. On the political side they follow the usual corporate trend of giving 2-4 dollars to conservative republicans for every 1 dollar to moderate Democrats to keep an image of fairness, specially when Democrats are in power or favorites in polls. In 2016, Pfizer leadership claimed they had funded polling favorite Hillary with 400k, while Trump with only 100k, post-election that was inverted with US\$2M donation for inauguration and luncheon donations for Trump. Pfizer is a highly politically articulated "lobbying" organization, under CEO then Chairman accountant Ian Read. Quid pro quo, advantage for advantage proves that these contributions are bribes and that lobbying means corruption.

Pfizer Accountant/CEO/Chairman Ian Read doctor-disciples Scott Gottlieb, appointed to FDA director after his article on Forbes attacking Theranos/Obama FDA, then to become Pfizer Board member and his CEO 2020 successor doctor Albert Bourla, to lead Pfizer advancement into destroying the effectiveness of bio-medicine, dropping efficacy of vaccination from over 80% to under 40% in real world, for not vaccinating all pandemic/endemic population, while Ian Read continued as Chairman of Board. Pfizer obtained an emergency approval for a "new" old untested technology mRNA, available since 1980s, but without a single vaccine approved, allegedly patented vaccine for an exosome mRNA, renamed lipid-nano-particle, copied from Moderna, a failed acquisition attempt by Pfizer. Vaccine sold 10 to 20 times more expensive than proven inactive/fragment virus vaccines, tested technology with over 200 labs capable of producing at average US\$0.84 cents a dose, according to World Health Organization, instead of the pre-sale US\$10, then sale \$20 dose of Pfizer, price-gouging costing billions more to "lobbied" governments. Theranos micro fluid testing could also test for pathogens, as their technology was used for Covid testing. Micro fluids can also test the real effectiveness of vaccines and anti-virus drugs, detecting antibodies/white cells versus virus in blood.

Inefficient health results, high efficacy short term profits, threatened by damage recouping lawsuits, and conflicted political/business/judicial track record. Pfizer is trying now to go bio-medical, copy-cating their failed acquisition but trojan-horse destroyed Theranos, seeking to acquire/partner with organizations/individuals that patent nature, as a natural mRNA exosome, renamed "lipid nano-particle", on their covid vaccine "partnership" with BioNtech, a copycat shell company to supposedly avoid direct litigation. This vaccine was copied from Moderna, a failed acquisition/partnership target, which in turn licensed patents granted to little-bios connected to Universities and Government Institutes and research financing. These can more easily get those wrongful patents, copied from nature or with unnecessary artificial changes to natural processes, as changing mRNA to supposedly fool the immune system to enter cell to then fool the cell into producing foreign protein and fool again the immune system to believe the cell is under attack and/or the protein is foreign. Pfizer, under this type of leadership is a threat to public health, national and global security including to Humanity as, Russian-roulette mutations arising from profitable endemic partial-vaccination, caused Covid and in the future other super-virus or super-bacteria may arise. Crucial to clear Pfizer from destructive leaderships and to release constructive leadership of Theranos, a positive awarded biomedical organization, Elizabeth Holmes from wrongful imprisonment and providing her with damages of US\$10 billion and punitive damages of US\$100 billion paid by leadership executives/shareholders of Pfizer, News/Fox corporation and US government specially Ian Read, Rupert Murdoch and Donald Trump, which share a common Scottish ancestry and Scott Gottlieb, economist-turned-doctor, also Republican, chosen probably because of an article on Forbes against Theranos/Obama FDA and with a curious coincidental probably sympathetic first name for them, to lead the FDA, away from Theranos and in favor of Pfizer, to then join Pfizer board of directors for a quid-pro-quo-pay-day.

The Pfizer mRNA vaccine claimed on Pfizer financed clinical trial to have 95% efficacy, turned into a probable 40% effectiveness/efficiency in real world, as the Flu vaccines, because of lack of 95% coverage, raising viral load and mutation in available hosts. This new technology vaccine was available since 1980s, but no vaccine was ever developed, probably because of the uncertainty results from confusing immune system with foreign species proteins produced in human cell. This technology should have never been granted emergency approval since there were other available tested technologies and over 200 labs ready to produce them at US\$0.84 a dose vaccine average, according to the World Health Organization. Pfizer pre-sold their mRNA vaccine for US\$10 a dose, than sold it for US\$20 dose, when their main initial pitch to governments and public being that it was a lower cost technology to produce, but if true consumers/taxpayers saw none of it. Theranos tests were used to identify covid virus and could also test the real world effectiveness of vaccines.

Pfizer big pharma competitors as Merck/Bayer settled lawsuits in multi-billion cases and removed their drugs from market, following negative scientific studies. Pfizer leadership, coming from Ian Read, an accountant, ex-CFO, not a health scientist, decided to fight judicially and politically for Pfizer's two best selling drugs Zoloft/Lipitor, following evidence of their low effectiveness placebo like and collateral effects. Enterprises and their regulators have the obligation of following clinical trial efficacy tests with real world effectiveness/efficiency tests, so they cannot allege that third party effectiveness studies are flawed, not comprehensive, when it should be up to them and regulators to produce evidence that they are. Theranos micro-fluid test service and test machine were going to test drugs as Lipitor, with alleged low 30% clinical trial efficacy and probable under 20% real world efficiency, named explicitly as a target in 2015 mini-lab patent, for Adverse-Drug-Reaction, possible by low cost low invasive daily/weekly/monthly individual tests. Pfizer-advertiser WSJ/NewsCorp/Rupert Murdoch struck back questioning Theranos/microfluid +70% general effectiveness, with malicious "faulty", subjective, unfounded, speculative allegations. Blood is a dynamic fluid with input/output of substances and variation in space and time, variable readings are natural not faultiness of test, equipment and/or lab.

Pfizer Zoloft anti-depressant drug, placebo-like lawsuit was dismissed by judge Lucy Koh, later to be assigned the Elizabeth Holmes/Theranos case. She alleged statute of limitations expiration of time to sue, from alleged first time of purchase, but accepting scientific evidence but blocking class action for other timely cases. This expiration cannot apply to a health product given the complexity in determining causation and long term collateral effects. Pfizer Lipitor case was dismissed later in a class action, taken to the republican dominated small state of South Carolina, by judge Richard Gergel, because judge thought scientific evidence was not comprehensive/large enough. Larger studies demanded larger funding. These cases were shut down without considering scientific evidence available at theoretical, empirical and practical levels. It should be up to drug producer to prove effectiveness of their product in the real world, to confirm alleged empirical clinical trial financed by them, already low, or counter evidence with an alleged more comprehensive evidence of the effectiveness and of no collateral effects. Alleging collateral effects are only related to overdosing or over frequency use, disregards the context where the producer of the drugs Pfizer, spends US\$3 billion advertising to consumers, instead of investing these funds in research and using a small budget to divulge positive results to the professional medical community. This generates responsibility of the advertiser for the harmful drug overdose, regardless of alleged warnings to psychologically vulnerable, addicted consumers.

Theranos was proposing micro-fluid testing Lipitor at points of sale with individual results, in 2015 mini lab patent emphasizing Adverse Drug Reaction tests as one of its primary uses. Pfizer-advertiser Wall Street Journal published in 2015 article claiming Theranos machine/lab/test were faulty. Machine mini lab is just a miniaturization and modularization of lab equipment. Micro-fluid testing has high 70% efficiency, where the 30% divergence is mainly due to natural dynamic substance variations of blood. Micro fluid real time, systematic, low cost testing can compare clinical trial efficacy paid for by the drug producer with real world effectiveness/efficiency and also test for collateral effects. This would lead to probable debacle of Pfizer and other big-pharma drugs, running already under low 20-40% efficacy alleged clinical trials, as 30% for Lipitor. Theranos had already received Pfizer "exploratory investment", then called unsatisfactory service fee, because Pfizer employee claimed in trial it was not met with expected "cooperation" from Theranos, that is Elizabeth Holmes did not want to sell out to a notorious aggressive acquirer of competitors. This was a dispute of over 80% efficient bio-medicine against inefficient under 20% pharma/chemo-medicine. Micro-

fluid testing can surpass Macro-fluid efficiency if using multi-samples, as 3 from finger/toe/stomach in 3 time intervals, totaling 9-10 samples, eliminating average diverging samples, due to other variables of a varying composition blood study. This statistical procedure used by PHD Theranos employees, perfectly valid and in fact more precise was considered “fraudulent” by undergraduate intern whistle blower, working months at that job.

Theranos capacity, Intellectual property, could be objectively evaluated, instead of gossip speculated by a sensationalist article from a competitor advertiser, via USPO internet published 859 patents, FDA test approval/pipeline of approvals, sophisticated institutional due diligence investors, web site description of technology and long term use of micro fluid testing as a service/product. It is a technique widely used, available since 1980s, that can be directly performed, subcontracted and/or own product mini lab machine developed to perform real-time multi-tests in a compact format to be used in-house or sold to retailers, doctor offices, hospitals or directly to consumers/patients in more advanced future mass production versions. A technology directly threatening the short term profiteering chemo-based drug industry, because of low cost, frequent testing showing side effects, low effectiveness placebo-like results and substance abuse/overdose/over frequency of use, that would destroy easy price gouging profits.

Patent filed Sept 28, 2015 (Patent No: US 10,533,994 B2) for Theranos/Holmes miniLab, mentions Pfizer Lipitor as example of drug to test for ADR Adverse Drug Reaction, that could be detected by using real-time, continuous, low cost micro fluid testing, allowing to detect results (efficacy of clinic trial and effectiveness in real market), lack of results (result similar to a placebo) and collateral effect (negative side effects). Pfizer-advertiser/NewsCorp/WSJ/Rupert Murdoch, 2014-15 Theranos trojan-horse-investor, responded immediately on October 15, 2015 publishing an WSJ article by John Carreyou attacking Theranos micro-fluid test/machine/lab as “faulty” without any objective measurement of faultiness as compared to other similar bio-medicine tests or with the chemo-medicine drug industry, over 80% versus under 20% effectiveness. There was nothing wrong with Theranos or any of other micro-fluid-testing bio-medical testing before or after this article. Theranos was given the award of enterprise of the year by bio-medical association. Blood is a dynamic liquid with changing substance content with a by natural 20-30% variability to a 70-80% average testing.

At the time, Lipitor/Zoloft Pfizer top selling drugs were being accused, based on scientific data/reasoning in private/class action lawsuits of being placebo-like and having collateral side effects. Judge Lucy Koh, future Holmes/Theranos judge, admitted that Zoloft had a performance similar to a placebo, but declined any damages based on a statute of limitations interpretation, alleging that patient filed a complaint 7 months after alleged expiration date from date of first purchase and also denied formation of class lawsuit. This judge was the same that accepted the case of fraud by sophisticated due-diligence private investors against Theranos/Holmes. The case was then sent to a judge Edward Davila for sentencing, with a history of sentencing a woman for almost 10 years in prison for a chili sauce, filling an alleged fraudulent lawsuit against a corporation Wendy's (also later a take-over target of Arby's holding company). The damage alleged by the judge was actually caused by publicity created by the press and judicial agents blowing up the case. Pfizer/Lipitor case was sent as a class action to a small state (South Carolina) to the hands of a judge that had a brother CEO of a large corporation. This judge considered studies against Lipitor to be insufficient, when in fact it should be the obligation of the drug producer and regulator (FDA) to prove to the public that the alleged, already low empirical efficacy of clinical trials, carried into real world results with a measure of its effectiveness/efficiency. The capacity to do that in large scale was exactly the proposition of Theranos/Holmes micro fluid system as a service (in house/outsourced) or with a product machine (in house or outsourced). Theranos had the right as any company, as Apple for example, to produce/outsourcing stages of their product/service.

**Patent filed in Sept 28 2015 (Patent No: US 10,533,994 B2) for Theranos/Elizabeth Holmes:**

**"Similarly, the current techniques and systems for monitoring ADRs (Adverse Drug Reactions) are also inadequate. ADRs are one of the leading causes of morbidity and mortality in health care. The Institute of Medicine reported in January 2000 that 44,000 to 98,000 deaths occurred due to medical errors, of which 7,000 deaths were due to ADRs. Other studies conducted on hospitalized patient populations have indicated an ever higher overall incidence of several ADRs. Several reasons contribute to the prevalence of ADRs . First, there are more combination therapies available to patients . Second , there is an increasing trend towards chronic use of drugs (statins such as LIPITOR and Cox-2 inhibitors such as Vioxx). Chronic use of drugs also increases the chance that changes in the patient's lifestyle, health status and use of other medications will occur."**

Pfizer first attempted "partnership" with Theranos in 2009, probable a dissimulated acquisition down payment, calling it an "exploratory investment", probably expecting that if money is taken the future acquisition is green lighted. Because supposedly Theranos denied information, or rejected the acquisition, the investment was later called a "service fee" and Pfizer representatives said they weren't impressed with what they saw. An industry sector leader as Pfizer does not want to promote a challenger like Theranos, specially when they have conflicting rival technology paradigms as chemo-medicine versus bio-medicine and because they were at the most inefficient side, averaging under 20% versus over 80%. So they claimed to have seeing nothing impressive or were denied to see if there was anything to see, as an excuse for not giving objective analysis. But in fact all of Theranos Intellectual Property was public and disclosed via Patents published on the internet, web site product/service descriptions and the theoretical/empirical/practice in the bio-medicine industry for micro-fluid testing, available since the 1980s and with other bio medicine competitors. In 2013 and 2015 Pfizer made, according to emails divulged in trial, a second and third attempt for a "partnership", in the form of sharing the "Wellness Centers" Theranos managed to secure with its distribution partner Walgreens also a Pfizer distributor. In trial, Walgreens had its CEO claimed to be fooled by Theranos CEO Holmes about Pfizer's interest in the company, with a report using supposedly unauthorized Pfizer logo. Pfizer/Walgreens CEOs had ongoing supplier/distributor relationship and they could connect in seconds from the touch of their cell phones. In fact all major passive investors following Pfizer first attempted acquisition/partnership were Pfizer connected, three Pfizer distributors (Safeway, Walgreens, Wal Mart), a Pfizer Shareholder (Partner Management Fund) and a Pfizer-advertiser (News Corp/WSJ/Fox/Rupert Murdoch). They all turned out to be trojan-horse investors, that seek administration board control to remove CEO, approve anti-competitive acquisition or shut-down the company. They all turned against the CEO/Holmes and the company, mainly because Theranos micro-fluid technology threaten the drug/chemo/pharma industry.

Theranos mini-lab could potentially replace the pharmacy for the doctor's office and eventually to be owned by the patient to self-tests. Additional they could also sell potentially bio treatments as self applied vaccines to patients. Probably they were told that plan A was to remove the CEO to unblock Pfizer acquisition, but Pfizer/Ian Read plan A was probably to destroy not only Theranos, but to discredit the whole micro-fluid and bio-medicine industry to protect their cash-cow chemo-medicine drugs or buy them time to enter the bio-medicine industry in a more profitable manner. Example is partial-vaccination generating never ending host/mutation profitable endemics as proven by the Flu industry, supporting the also extremely profitable chemo-anti-symptomatic industry that attack the bodies first line of defense. Chemo/Drug/Pharma industry could be destroyed by bio-medicine Adverse-Drug-Reaction, placebo-like effect and/or drug overdosing micro-fluid tests, devastating big pharma/big pharmacy short-term monopoly abuse profiteering. Pfizer would later try to acquire AstraZeneca, blocked by regulators, than Moderna for its mRNA licensed vaccines, finally to land "partnership" with BioNtech, copying Moderna with a proxy shell company. Moderna would later sue Pfizer. Their disputed/alleged patents are as usual copies from nature with unnecessary inefficient/side effect artificial modifications to claim patent. But so called lipid-nano-particle is just a name re-brand of natural mRNA exosomes.

Pfizer advertiser News Corp Rupert Murdoch, acquired/controlled news brands as Wall Street Journal and Fox News, was also allegedly "fooled" into investing in Theranos in 2014-2015, the most promising/valued bio-tech start-up based on value of IP, sophisticated due-diligence investors and regulator patent/product approvals. Murdoch had previously acquired and destroyed (bought for 800M sold, destroyed and sold



carcass for 50M) the most promising media start-up MySpace, a direct competitor to his own business. Then he invested, turned around and decided to run an article on WSJ, against his own 125 million investment in Theranos, while taking ad dollars from its rival competitor Pfizer. The journalist going by the name of John Carreyou had a track record of attack-destroy articles against NewsCorp/FoxCorp rival Vivendi Universal/CEO Messier and Medicare, alleging doctor corruption instead of pharma high prices as source of high health costs. News Corp was a Pfizer advertiser with examples of Pfizer ads on WSJ and Fox News, as Xeljanz XR on WSJ.com, Prevnar 13 and Chantix on FoxNews.com. Pfizer according to Nielsen data spent in advertising 3.3 billion U.S. dollars in 2015, which was the highest among all pharma companies that year and probably one of highest in all sectors.

Murdoch/News Corp 125M investment in Theranos is small compared to Pfizer ad budget. He ran an article (Oct 15 2015) to attack/remove the CEO Elizabeth Holmes or to destroy his investment, later recouped by judge trial Edward Davila that ordered Holmes to return that exact amount to Murdoch. Theranos directly mentioned Pfizer best selling drug Lipitor on its patent mini-lab request (Sept 28 2015), as example of how Adverse Drug Reaction could be stopped with micro fluid real-time repetitive history test analysis. The competitive conflict of interest between these parties is obvious and the intention to invest-destroy Theranos too by the actions taken. Murdoch claimed that Theranos/Holmes requested removal of article and that he refused out of his commitment for fair journalism, when he was/is known to practice a notorious partisan, gossip, sensationalist, entertainment-fake-news, advertiser-for-hire-journalism and take-no-prisoners acquire/destroy approach towards competitors, as Vivendi-Universal and My Space. He was taking money from chemo-medicine Pfizer which was in competition conflict with bio-medicine Theranos which was considered/projected to replace Pfizer as health sector leader and technology paradigm changer from under 20% efficient chemo-medicine to over 80% efficient bio-medicine. Less invasive micro-fluid blood testing and Theranos were being criticized for having a 65-70% efficiency versus a 80% efficiency for invasive macro-fluid blood test. But products/services were complementary, micro for per-symptomatic/frequent testing while macro for symptomatic/annual testing. In addition micro could surpass macro with multi-sampling from different parts of body, types of fluid and time frequency, with average, eliminating diverging results, product of natural variations of fluid compositions, generating results equal of better than macro fluid tests +80% practical/real world results, four times better than chemo/pharma efficiency/effectiveness results in the under 20% range, compared with alleged average 30% efficacy in producer financed empirical/clinical trials.

Theranos bio preventive testing service/products would be probably followed by entry in preventive vaccination, which was the path then taken by Pfizer/Ian Read after Theranos shut down. Pfizer's employees testimony in Theranos CEO trial attests the level of animosity toward their competitor, level of bias of prosecutors that were associated to law firms previously and after working for Pfizer and also FDA director later to join Pfizer administration board. Subjective sensationalist, gossip, smearing article in Pfizer advertiser Wall Street Journal followed a legal competitive threat of Theranos to test Pfizer best selling product, retaliated with anti-competitive illegal acquisition/partnership attempts and false/defaming accusations. News Corp/Rupert Murdoch when acquiring WSJ had promised they would not interfere with journalists/editors, which in this case he did, because the article was from start a quid-pro-quo article from Pfizer and/or Pfizer advertiser, Theranos trojan-horse invested, NewsCorp in clear conflict of interest taking sides with Pfizer with its US\$3 billion annual ad budget.

FDA approved Theranos test and was on track to approve many other tests until the 2015 article against Theranos was publicized. Pfizer and Pfizer advertiser News Corp/Fox/WSJ/Rupert Murdoch are notorious major partisan donors/influencers and there was a political change in 2016 that changes the presidency of the United States and the director of the FDA from one party to the other, from predominant support to bio-medicine versus support to chemo-medicine. Elizabeth Holmes was indicted on June 14, 2018. Scott Gottlieb (an economist turned doctor) wrote an article on Forbes, April 18 2016, attacking Holmes and supposed error of FDA to approve her device/test but not looking after the service she was also providing: "But a deeper question is whether her vocal support for stricter FDA oversight of laboratory testing was always a calculated part of a careful marketing plan. Or was it a symptom of innocence as she contemplated the path for transitioning her tools business into a services enterprise?" One year later he was running the FDA, 2 years later working at Pfizer. Scott Gottlieb was named by President Donald Trump, same that gave



a “Warp speed” contract to Pfizer for Covid vaccine in “partnership” with BioNTech to copy Moderna supposedly novel mRNA vaccine and also compete with AstraZeneca vaccine, two companies that Pfizer/Ian Read had attempted to partner/acquire. The cost of vaccines estimated by World Health organization at 84 cents a dose was sky rocketed by Pfizer to 10 then 20 dollars a dose, putting this product on the path to shatter Lipitor's record of best selling drug. An Asian epidemic, was turned to a global Pandemic, then an Endemic, for simple failure to follow basic tracking, isolation, testing then full vaccination processes. Anti-vaccination/partial-vaccination were fundamental to avoid eradication raising viral load/mutation and dropping vaccine efficacy in half as happened previously with Flu vaccine.

Elizabeth Holmes was prosecuted by prosecutors previously/futurely working in law firms with Pfizer as client, by attorney general appointed by Donald Trump and NewsCorp/FoxCorp/Rupert Murdoch were major supporters of his campaign/government, advertisers of Pfizer that ran article against Theranos in WSJ, a company acquired by News Corp, running Pfizer ads. Scott Gottlieb, new FDA director appointed by Trump, was a doctor that clearly admitted that Theranos sought FDA objective approval, than made subjective gossip of supposed non-specified non-objectified problems, just general gray accusations, such that the device was approved, but the nanotainer, a simple small container was not, the service was not approved, than the service was outsourced. So when the enterprise does the service it is “faulty”, but when it outsources the service, it is fooling investors/consumers claiming it is done in their device/lab. Any enterprise, including Apple for example, in-sources or out-sources its products/services based on a series of factors, including demand, availability/stage of development of internal processes, products and services. Micro-fluid blood testing has a technological advantage of allowing multi-samples to be tested in multiple sources to produce an average that includes eliminating diverging sample results, given the natural variability of human fluids. There is no “faultiness” in that divergence, it is natural to the substance in testing.

Theranos/Holmes and mini-lab device patented, revised by USPTO and FDA, named Lipitor, Pfizer best selling drug as target for Adverse Drug Reaction microfluid testing, given +2000 lawsuits and removal/lawsuits on other similar statin drugs. They proposed an efficiency/effectiveness real world testing to compare with theoretical/empirical concept/data of clinical trials that were already low (30%). A time line of frequent individual collateral/no effect testing that could comprise revenues/profits of Pfizer and all low efficacy chemo/pharma/drug industry. Pfizer Lipitor was a drug that had a class action lawsuit denied because proving tests were considered by judge not broad/precise enough, when burden of running effectiveness tests of a drug is of the producer and regulator. FDA director Scott Gottlieb serving 2017-2019, was director, when FDA flipped from supporting to attacking Theranos. He then joined Pfizer highly paid board 83 days after leaving the FDA.

The notion that Theranos/Holmes fooled/defrauded the high knowledge staff of institutions and sophisticated due-diligence investors is illogical/unfounded and the opportunity for them to contest was given and they initially correctly concluded that bio-medicine and microfluid testing was the correct path to overcome the inefficiency of chemo-medicine, except that the investors were trojan horses connected to Pfizer/chemo-medicine and that public institutions had a political change. Subjective opinions/interpretations as technology is "faulty", Pfizer logo was used to fool Walgreen CEO, when this one was/had the mean to be aware of Pfizer's interest in Theranos on three occasions (2009/13/15), including interest in partnering with Theranos on Walgreens, Wellness Centers. Rupert Murdoch/News Corp CEO then Chairman was advertiser taking millions from Pfizer, while supposedly “foolishly” investing in a rival/competitor who named Pfizer's leading drug Lipitor as an example of drug to be targeted in Theranos Adverse Drug Reaction/placebo-like non-reaction micro fluid testing. This technology was actually available since 1980s and could have avoided millions of deaths from collateral/placebo effect of silver-bullet targeted chemical artificial treatments.

Biological systems, such as the Human body, require system-compatible multi-variable natural compatible treatments. Theranos IP was fully public from easily accessible patent google search PDFs of USPTO files and Theranos company web site with full disclosure of technology. Theranos and many other enterprises offer micro fluid services that may be outsourced or performed at in house lab or proprietary machine. The notion that the service depended on Theranos machine is false and the difference in precision between a

micro fluid test and a macro fluid test is known and small 70% x 80% efficiency, which is double than the average efficiency of the pharma industry widely approved products by the FDA with 30% average efficacy and probable limited untested real world effectiveness, waiting for courts to be swamped by medium-long term collateral effects lawsuits. Biotech is on average four times more efficient than pharma/chimo-tech because the Human body is a biological system, which includes multi-chemical secondary reactions, not a binary simple chemical system, as is the premise of most chemical drugs.

Pfizer, under the leadership of ex-CFO, accountant, Ian Read, had a long track record of aggressive, anti-competitive dealings with its competitors as Ranbaxy (anti-competitive license settlement with alleged generic copier of alleged patents 1 year before patents would be due anyway), Moderna (try to acquire company than launched vaccine copycat attack using third party partnership with BioNtech), AstraZeneca (attempted acquisition, launch of rival vaccine, suspected of press smear campaign that their vaccine caused side effects, AZ responded dropping price ten fold of their vaccine), BioNTech (partnered with little-bio copied alleged licensed patents of Moderna, as a so called RNA lipid nano-particle, nothing more than a copy of natural occurring mRNA exosome), Novavax (rival protein tech that went into a never ending FDA turtle process, while Pfizer cruised in at warp speed) and Theranos with attempted partnerships and fall outs that ended with a company destroyed, but to be reconstructed as justice prevails in the long run.

Theranos was attacked and destroyed because it probably, based on current and projected valuation, would have overtaken Pfizer as most valuable health enterprise, in 10 years, with micro fluid testing, probably with also with vaccination and other preventive health products, shifting the highly expensive and low performance palliative chemo to a bio paradigm. Ultra low cost micro-fluid testing of non-symptomatic citizens prevents damaging medical conditions including substance abuse, non-vaccination, early disease detection and can dramatically reduce health costs. It leads to substantial revenue/profit reduction of the drug industry. Opposition to this innovation, culminated in the attack on Theranos by trojan-horse workers/investors/judicial agents (competing individuals with conflict of interest connected to drug industry, specifically to Pfizer) and wrongful jail sentence on Theranos CEO/founder Elizabeth Holmes. Micro fluid test service uses current technology, including dilution of sample, with a +70% accuracy in contrast with a +80% accuracy for macro fluid testing, recommended to symptomatic patients visiting a doctor or to positive micro fluid testing double check. Multi-sampling of microfluids of different types, body extraction regions and times of extraction can increase the accuracy/efficiency/effectiveness of micro-fluids passed the 80% mark, 4 times higher than chemo-products averaging 30% efficacy and under 20% probable effectiveness that could be tested with micro-fluids.

Non-symptomatic micro fluid testers usually do not seek macro fluid testing unless symptomatic, so the service is an add on health benefit. Theranos additional development compacting Edison mini-lab machine threaten to replace traditional lab services, selling them to pharmacies, but price drop could make them available to doctors, replacing pharmacies, further price drop could make them affordable to citizens, replacing doctors. Such an innovation prospect led to dramatic, damaging, criminal action to destroy the leading enterprise in the field. There was no damage caused other than to the accused entrepreneur and enterprise with viable, valuable service and product. Substance abuse is a suicidal-homicidal behavior and vaccination/pathogen testing, specially of contagious diseases, specially by air, is a mandatory public health decision.

Sophisticated-knowledgeable investors/workers/suppliers/buyers, using their own due diligence and expert consulting, pressure founder-entrepreneurs to commit to targets/goals for product development, revenues and profits, to transfer risk/responsibility, so that they can then claim in particular negative circumstances and under conflict of interests, that founder-entrepreneurs lied to them as justification to taking control, seize assets, replace management, bankrupt/shut-down company ("Boiler-pressure-crystal-ball-entrapment"). This was the case with micro-fluid Theranos/Elizabeth Holmes where Trojan-horse conflict-of-interest parties accuse founder of lying (fraud) about product development/revenue projections, when they had equal or better sources of information on the company. Pfizer attempted to "partner" 3 times with Theranos, all main Theranos investors are trojan-horses connected to Pfizer, Pfizer distributors, investors and advertiser, as WSJ/NewsCorp/Murdoch, publisher of attack article against Theranos on 15 october 2015, 17 days after Theranos files a patent for mini-lab (28 sept 2015) mentioning using it to test Lipitor for

Adverse Drug Reaction, Pfizer best selling drug, with FDA warning on diabetes and +2000 lawsuits. Prosecutors worked previously or after the trial for law firms working for Pfizer. Judge taking case, buried case against Pfizer Zolofit. New FDA director had published article on Forbes 2016 against Theranos and current FDA/Obama, was appointed by Trump to FDA, later joining Pfizer board. Facts point to anti-competitive set-up of Pfizer/Ian Read against Theranos/Elizabeth Holmes with damage surpassing US\$10 billion and punitive damage/projected value of Theranos surpassing US\$100 billion. Micro fluid tests emerged in 80s, with biomedical applications, lower cost, accuracy similar to macro fluid test (70%x80%), potentially better if using multiple samples from different body parts to test continuously/individually for Adverse Drug Reaction, real world drug efficiency, substance abuse, drug overdose, placebo-like, collateral effects, lacking substance. The economic/health abuse drug industry is particularly against this technique because of the potential to scale and significantly reduce their revenues/profits.

**DEFENSE: inclusion of defenses available for accused, certified defenders and any citizen using email jusistem (at) jusistem.com.**

Defense for parties supposedly wrongfully accusing Theranos/Elizabeth Holmes and bio-medicine micro-fluid testing. Substance abuse and vaccination are patient choices. Micro fluid testing technology as a single blood drop is less efficient than a macro-fluid test. Theranos/Elizabeth Holmes entrepreneur/enterprise misrepresented the operational state or their business potentially causing damage to investors/workers/consumers. Pfizer/Ian Read and NewsCorp/WSJ/FOX/Rupert Murdoch pointed out flaws/errors/exaggerations of Theranos/Elizabeth Holmes as part of a legitimate non-abusive competitive drive.

Counter-Defense: Pfizer/Ian Read and Pfizer-Advertiser NewsCorp/Rupert Murdoch anti-competitive Trojan-Horse investment, had undisclosed conflict of interest, partner/competitor misrepresentation acquisition attempt, was an abuse of power, anti-trust violation, fraud that caused a much larger damage than alleged exaggerated potential damage caused by Theranos/Elizabeth Holmes. Even if all allegations against Theranos/Elizabeth Holmes were true, which they were not, as proven by the IP value before and even after accusations of fraudulent IP (with market value set from over 1 billion falling to 100 million from loan with collateral by Soft Bank a leading Japanese venture tech investor), the jurisprudence would call for a fine and at most administrative removal of CEO, not the destruction/bankruptcy of the organization, in contradiction with supposed interest of accusers in developing the technology. Alleged defrauded interest conflicted investors acted to destroy the organization not to support it. Actions from these actors before and after this case show this was not the first or the last of similar damaging illegal damaging behavior towards competitors and ultimately to consumers/patients.

Counter-Accusation: the prosecutors, judges and jurors bought the accusation narrative initially offered in news articles of WSJ and Forbes and have equal or higher responsibility in the damage caused by the alleged wrongful accusations to Theranos/Elizabeth Holmes and other similar related cases. Two stories were told, if justice agents chose the more powerful/richest and wrong side they have the main responsibility not the originating private accusers looking after their own interests and competing for consumer/patient business.

**JUDGMENT: inclusion of judgments available for open certified judges and jury citizens using email jusistem (at) jusistem.com; Global Order to Stop/Repair Damage; notorious repetitive systemic evidence of damages. Global Order to Stop/Repair Damage served to national/international judicial systems to be locally and internationally enforced, directly and immediately or by opening a local/international judicial process to be concluded in no longer than one year.**

Substance abuse/overdose/under-dose, Adverse Drug Reaction and placebo-like drugs must be prevented by private/public health systems using the lowest cost and highest performance technologies available. Voluntary lethal substance abuse is semi-suicidal behavior, with premeditated substantial reduction of Life expectancy, requiring supervised collective decisions for semi-capable patient. Prescribed/stimulated lethal substance abuse is damaging, semi-homicidal behavior, resulting in premeditated substantial reduction of Life expectancy. ADR, Adverse Drug Reaction and NDR, No Drug Reaction can be detected with micro

fluid repetitive low cost testing, allowing patients, health professionals, regulators to determine if drugs have practical real world results promised by theoretical patents and empirical clinical trials financed by the claimer/producer of these drugs. Testing can detect, avoid collateral effects and identify placebo like negligible effects. It can actually completely change the high cost, low precision/efficacy of clinical trials in predicting such effects, allowing for a wider lower cost, lower dosage, directly in large number of patients, in comparison with no treatment or with alternative competing treatments.

In 2015 Theranos/Elizabeth Holmes micro fluid testing service, done directly by a proprietary lab and/or machine and/or by third party labs and/or machines, explicitly pointed out the goal of using it for Adverse Drug Reaction on a filed patent. It specifically named Pfizer's best selling drug Lipitor, object of lawsuits/studies pointing out collateral effects and placebo/no effect results, as a target for micro fluid testing, which could prove the effectiveness/efficiency results of this and other drugs sold to public by the pharma industry already with relatively low (20-40%) efficacy in clinical trails. Pfizer/CEO Ian Read made three attempts to invest/partner with Theranos 2008, 2013 and 2015. Following the 2015 goal of Theranos to test Lipitor results, Pfizer had a 3 billion dollars annual ad budget that ran ads on News Corp acquired Wall Street Journal and Fox News, with the first one, running an article attacking Theranos/Elizabeth Holmes with subjective, non substantiated, evasive claims of supposed faulty technology. Micro fluid testing technology dates to 1980s, is generally sold by many other enterprises and has a relatively smaller precision than a macro fluid test (70% x 80% efficiency), when pharma industry has products ranging from 20-40% efficacy in clinical trials and usually undisclosed efficiency in real world, probably lower than 20% given collateral/placebo effects.

The business, journalistic and judicial attack of Theranos/Elizabeth Holmes was a premeditated anti-competitive acquisition attempt and trojan-horse conflicted interest investment to shutdown, gained control of board of directors, remove CEO and/or sell enterprise. It was accompanied by planted/lobbied media/judicial attack coordinated directly or indirectly by Pfizer/CEO then Chairman Ian Read and News Corp/CEO then Chairman Rupert Murdoch, against Theranos/CEO Elizabeth Holmes, mainly because of the threat of ADR micro fluid testing on Pfizer main selling drug and on the whole drug industry, posing a high risk short term profiteering in detriment to public health. A pattern of prior/follow up similar anti competitive behavior also exists in relation to other competitors such as Ranbaxy, AstraZeneca, Moderna, Novavax and BioNTech.

The damage to Theranos/Elizabeth Holmes is estimated at minimum of US\$10 billion dollars (with potential to reach US\$100/200 billion in 10/20 years given enterprise bio-medicine leadership position as perceived by the market valuation and technology evolution), with fine of 10 times the amount if the accused choose not cooperate, to obstruct justice and eventually loses case at local and international justice system multi-levels, used to cover the damage in this case and related cases resulting in damage to public health. The US\$110 billion, pending reduction by cooperation, will be split 50/50 between Pfizer/CEO then Chairman Ian Read and NewsCorp/CEO than Chairman Rupert Murdoch, with value coming from corporation and personal assets of controlling shareholders and executives. There is no corporate/professional veil of protection for actions outside the range of technical reasonable decisions and inside the range of premeditated damage to others to achieve self-rewards. If there is a remaining balance of damages (but not fine) they will be covered by passive non-controlling investors, in both organizations, given that such leadership behavior is notorious/repetitive and supported by these investors by buying and holding shares.

A history/pattern of obstruction of justice, traffic of political/judicial/media influence and damage/fine exceeds shareholdings justifies a JUDICIAL ADMINISTRATIVE TAKE OVER of Pfizer, News Corporation (Wall Street Journal) and Fox Corporation (Fox News) to minimize damage to non-controlling investors, workers, consumers and suppliers. Damage victims, including Theranos/Elizabeth Holmes, investors not participating in the Trojan-horse investment attack on the enterprise, other probable victims as of Pfizer Lipitor/Zoloft (pending collateral/placebo effect micro fluid testing of these drugs using Theranos service/product as was scheduled), of News Corporation fake news/ads (pending evaluation of damages) and other competitors of these enterprises (pending evaluation of damages), United States/Global citizens will take 5-25% (victims), 5-25% (citizens) shareholding in these enterprises. They will receive dividends after the enterprises administration are reorganized by removing controlling executives/shareholders,

responsible for damages and enterprises are reset to promote non-damaging expansion of revenues with average non-abusive profits around 20% net margin after costs.

Theranos must be reestablished with a capital of US\$10-110 billion dollars depending on the value of restitution and fines, with damaged victims holding 5-25% of shares (proportional to estimated damages), 5-25% US/Global citizens (proportional to national/international sales) and Softbank/Fortress who loaned US\$100 million to Theranos with collateral in Intellectual Property previously valued at US\$1 billion will receive this amount in Theranos shares for the return of said property to the enterprise. An IPO of Theranos will raise an additional US\$100 billion to regain support of investors to its micro fluid testing goal with target of running ADRs, Adverse Drug Reaction, Oversosing/underdosing, placebo-like testing, on Lipitor, Zolofit and all Pfizer drugs, followed by all other pharma drugs starting with those under 40% alleged efficacy in clinical trials. These trials must all be replaced/supplemented by broad continuous micro fluid individual and collective testing to determine their efficiency/effectiveness in real world compared with the theoretical/empirical supposed efficacy.

A reversal of American federal justice system wrongful conviction, Higher/Supreme Court reversal, elimination/return of any fines paid, presidential pardon, America State Organization member review, United Nations and European Courts support decisions will also be sought with this decision, including prosecution at **International Criminal Court for crime against Humanity** on conspiracy by Ian Read/Pfizer CEO then Chairman and Rupert Murdoch/NewsCorp/FoxCorp CEO then Chairman for premeditated attack on civilian population and public health, by attacking +80% high-efficiency bio-medicine including micro fluid testing/full-vaccination, promoting low under 20%efficiency chemo/pharma-medicine, motivated by short-term profiteering, resulting in millions of deaths, threat to national/global security and Human species, specially because of combination of symptomatic chemo-drugs removing Human body first line of defense, no/partial-vaccination, raising viral/bacteria load circulating and spawning viral/bacteria mutation.

Micro fluid testing of non-symptomatic citizens is a service currently viable that can significantly reduce post-symptomatic health costs. Incrementally compact micro fluid testing machines are innovative products that also can reduce health costs, making it affordable to small retailers, then doctors then eventually all citizens. Both technologies are of social/national interest and current inefficient economic power abusers in the health industry, trying to protect their interests by attacking competitors that are bringing down costs, are damaging not only the competitor but the entire society and must pay for damages, including by Judicial Administrative Take-Over, given the systematic use of economic power to obstruct justice.

Theranos/Elizabeth Holmes accusers were Trojan-horse competitor-connected with conflict of interest, sophisticated/knowledgeable investors with their own due diligence, expert consulting sources. Pfizer-advertiser, Pfizer-distributors, Pfizer-share-holder, ex/post-Pfizer-law-firm-client-associate-prosecutors, ex-Pfizer-favorable-judgment-judge, post-Pfizer-board-member-FDA-Director and post-Pfizer-donation-recipient-President. A Pfizer-carnival accusing-judging a Pfizer-competitor in direct conflict over the best selling Pfizer-drug-Lipitor. The accusers were in fact the main CAUSE of the enterprise problems. The starting accusation articles were initiated by a Pfizer advertiser and a future FDA director/Pfizer-board member.

Inexperienced, low knowledge interns/undergrads working months at Theranos and widow of Theranos Chief Scientist were targeted by journalist to whistle-blow on assumptions given/created to/by them. The main whistle-blower Tyler Schultz had a family relationship with an investor and later founded his own company, confirming his conflict of interest in criticizing recent employer and trying to recruit their investors using family connections. The experienced lab directors were hired to do the job they accused their CEO of not doing, meaning they were wrongfully recruited and would eventually be replaced if their actual self-accusation were true, since it was their technical responsibility not administrative responsibility. Management could only replace them if they cannot meet the quality standards they applied at other employers.

Previous enterprise and founder value/assets must restored with a US\$10 billion funding, based on its peek

valuation, paid by attacking parties in proportion to their damage and financial capacity. There was no "faulty" test, "lying" or fraud about optimistic predictions of revenue/profits/product development, only common premeditated anti-trust violation from sophisticated-knowledgeable Trojan-horse conflict-of-interest-parties seeking "boiler-pressure-crystal-ball-entrapment" founder-entrepreneur, to minimize risk/maximize return at expense of enterprise/entrepreneur and/or advance a hidden anti-competitive take-over/shut-down agenda. Post-symptomatic big pharma (labs, pharmaceutical companies, pharmacies, pharma advertisers, lab researchers) had interest in shutting down pre-symptomatic micro-fluid testing, specially at pricing affordable directly to consumers/patients. Pfizer's Lipitor top seller was specifically targeted in mini-lab patent to test for Adverse-Drug-Reaction. Any individual/organization concerned with public health would welcome the test. Individual/organization, as Ian Read/Pfizer, concerned with short term profiteering, already knowing that results would not be favorable, not concerned with anti-competitive damage and laws would launch three partnership/acquisition attempts, followed by trojan-horse investment coordination and publicity/judicial attack traffic of influence to shut-down enterprise Theranos.

Sophisticated, due-diligence, interest-conflicted investors, including fund invested in pharma including Pfizer, pharma distributors, including Pfizer and pharma advertiser, including Pfizer. NewsCorp/WSJ the starting article accuser followed an investment by their controlling shareholder/executive, characterizing the move as a trojan-horse investment seeking to remove management that refused previously three partnership/acquisition offers. Crystal-ball-boiler-pressuring (pressure to commit to future sales/performance targets), then claim fraud and go fishing for private emails with alleged fraud commentary that was irrelevant to invested performance. The narrative created by WSJ was copy/pasted by accusers/prosecution, including claim by qualified professionals hired to run Theranos labs, that their problems were actually the fault of general management, when if true, it was technically their problem to solve and because if they could not, they would be replaced, not the non-specialized general management. The prosecutors, initial judge and new FDA director were all Pfizer connected and interest conflicted, connected to law firms working for Pfizer, favorable-dubious Pfizer case and Pfizer board participation.

Global +95% micro fluid testing and vaccination can reduce health costs significantly, cutting what is spent in preventable diseases from substance abuse and non-vaccinated. Theranos was leading bio-medicine that could reduce significantly chemo-medicine/pharma revenues from symptomatic drugs and from partial-vaccination, that generate profitable endemics, as flu and covid, from patients with no/low defenses, because of symptomatic drugs, that eliminate first line of defense (congestion, inflammation, fever, pain) and anti/partial vaccination that eliminate/reduce second/third line of defense (antibodies that stop virus going in cells and T-cells that destroy cells replicating virus). Pfizer/Ian Read/Albert Bourla and NewsCorp/FoxCorp WSJ/Fox News were on the wrong side of chemo-medicine, as Zolof/Lipitor and bio-medicine, with Pfizer advertising on content provider that ran anti-vax/anti-test content, leading to partial/no vaccination, transforming a localized epidemic in general pandemic and endemic, producing billion in profits. If everybody was vaccinated with predicted Pfizer 2 doses for 95% efficacy, the epidemic/pandemic would be eradicated and profits would be very limited, as before, when no/rare big pharmas were interested in full vaccination. But with partial-vaccination efficiency fell to 40%, creating never ending profitable available hosts/mutation endemics. Micro-fluid testing infra-structure developed by Theranos would be crucial to obtain substance abuse, overdosing, under-dosing, placebo-effect, immune antibody response/pathogen level testing.

Direct damage to the Theranos organization and its controlling share-holder founder Elizabeth Holmes is estimated in US\$10 billion, at its peak private equity market valuation, but projected to over US\$100 billion to the present in a public market where biomedicine has the competitive advantage. Damage to the general global citizens/consumers/investors probably exceeds US\$1 trillion, given the negative impact of attacking micro fluid testing retail infrastructure and its potential to reduce non-vaccination, substance abuse, preventable diseases, Adverse-Drug-Reaction drug-industry, overdosing, under-dosing, placebo-like drugs to take over the inefficient chemo-medicine paradigm, which are responsible for most of global health expenses. The assets of the main causers of damage, Pfizer CEO/Chairman Ian Read and Pfizer advertiser Wall Street Journal/Fox News, holding NewsCorp/FoxCorp, controlling shareholder/CEO/Chairman Rupert

Murdoch, is insufficient to cover the entire damage. Plus up to 10 times fine for premeditation and serial damage, plus home-arrest/restriction from interacting in media, health and political industries. Personal and controlled organizations assets must be seized with JATO, Judicial Administrative Take Over, given history of anti-competitive, retaliatory damaging actions, fake news campaigns, obstruction of justice, including on-going anti-vaccination, partial-vaccination and pro-symptomatic drugs, favoring high viral endemic profits.

As the leading victim of the class, as main competitive driver to bio-medicine and driver for fair media, to overtake chemo-medicine and bias-media, the controlling shares of these organizations (News Corporation, Fox Corporation, Pfizer Corporation holdings and subsidiaries) shall be transferred to Elizabeth Holmes Global Holding (EHGB), to also fund restoration of new reinstated subsidiary Theranos, excluded all the accusing investors/workers and restoring all passive-investors/workers shares, not exceeding 25%, including Holmes shares. 25% for current passive investors of those corporations starting from lowest number of shares to the highest number (excluding executives/board member shareholders), 25% of shares for Global citizens and 25% of shares to American Citizens to cover media and health damages caused by those corporations and their leadership. All personal assets of Pfizer Ian Read and News Corp Rupert Murdoch, added to damage/fine restitution, excluding an average 2 bedroom home-arrest and American average income for living expenses for 5 years. Corporate veils are not valid when professionals make decisions outside the scope of technical reasoning to cause damage and commit crimes, outside the scope of statutes/objectives of any organization/profession.

Damage was also caused from absence/reduction of preventive products/services that would have been developed, including Micro-fluid Testing, Edison Mini-Lab and potential vaccination/supplementation products/services stopped by anti-competitive invest-destroy conspiracy and wrongful accusations. American SEC fines could settle possible inappropriate/exaggerated communications/misinformation as is the jurisprudence in the United States for similar cases involving high profile technology start-ups/entrepreneurs, but given the biased conflicted interests involving prosecutors, judges, politicians and regulators, involved in receiving advantages of any nature from the causers of the damages, all fines must be returned and/or nullified.

There is notorious, repetitive, systemic evidence of damages. There is judicial and professional obligation to apply the highest available technology, independently of probability of recovery given available economic resources. Restitution is proportional to caused damages and non-voluntary reparation will be increased by a fine of up to ten times, to be requested from national/local police, that have the right to act based on international judicial systems, but in case of request/refusal from national/local prosecutors/judges, they can create a parallel process of investigation, prosecution, defense and judgment in 1 year maximum and/or participate in international judicial systems, including the open process (at [www.jusistem.com](http://www.jusistem.com)), with them becoming co-responsible for damages above this period or with no participation, implying acceptance of evidence and judgment.

Prosecutors, Judges, FDA director in the Theranos case were in conflict of interest, that had to be avoided, at the minimum disclosed and closely followed for unbiased decisions. Facts show that they were selected or not rejected, acting in a biased illogical, damaging, illegal, unconstitutional, internationally illegal, in violation of fundamental Human Rights. Prosecutor Robert Leach worked 5 years for Latham and Watkins and Prosecutor Jeff Schenke went to work for Jones Day, law firms working for the drug industry, including Pfizer, in direct conflict of interest with a bio-medicine enterprise/entrepreneur Theranos/Holmes competing with Pfizer and being a target for "partnership", acquisition, trojan-horse investing and finally target of paid biased attacking content from a Pfizer advertiser/trojan-horse investor (NewsCorp/WSJ/Rupert Murdoch). Judge Lucy Koh taking the case against Theranos/Elizabeth Holmes, was the judge at the wrongful or at minimum controversial case decision in favor of Pfizer/Zoloft, accepting the scientific evidence but claiming statute of limitations in favor of Pfizer and also denying a class action. Judge Edward Davila, a judge with a wrongful, at minimum controversial or exaggerated sentence case against a women in a similar case were Wendy's is publicly attacked in a bizarre chili sauce case, in context of being an acquisition target, where the legitimate/frivolous/fraudulent accuser is blamed, when it is the journalists/media and judicial agents that spread unnecessarily the negative propaganda. Judge Richard Gergel landing a +2000 claims national class action case against Pfizer/Lipitor, in a small court in South Carolina, with biography of being

a brother of a corporate CEO, ending giving a favorable decision to Pfizer, against available scientific evidence.

Theranos and other bio-medicine micro fluid testing enterprises were able to deliver real time, comprehensive Adverse-Drug-Reaction on this and all other drugs with low efficacy to begin with and probable efficiency under 20%. The attack on Theranos/Elizabeth Holmes was an anti-competitive case, a retaliation from a Pfizer advertiser (WSJ/NewsCorp), trojan-horse investor (Rupert Murdoch). An FDA Director, Scott Gottlieb, writer of a 2016 article on Forbes, following a 2015 WSJ article, attacking Theranos and previous Barack Obama appointed FDA management. Scott was selected by a Politician, Donald Trump, receiving money from Pfizer/Ian Read for campaign, inauguration, luncheon donation, then joining the Pfizer administration board. These conflicts of interest and wrongful decisions alone nullify accusation and demand damage restitution from these individuals. They are not protected by professional "veil" when decisions are made without reasonable technical justification, for personal gain, quid-pro-quo in exchange of advantages of any nature, monetary or position appointment. Blood tests macro or micro are highly more efficient (70-80%) than the average chemo/pharma/drug approved by the FDA (20-40%) and are not perfect or "faulty" because blood and other human micro-fluids are a non-homogeneous dynamic substance in constant change.

After Pfizer Lipitor/Zoloft Adverse-Drug-Reaction, that were planned before Theranos suffered a retaliatory attacked, using micro fluid tests, to confirm current scientific evidence and weak clinical trials, of their collateral/placebo-like effects, US\$10 billion in damages to Zoloft users and non-drug competitors, from over 30 billion in sales and US\$40 billion in damages to Lipitor users/non-drug competitors for over US\$100 billion in sales from both estimated over 40% net margin profits. 10 times fine for non-voluntary collection. Given the wide spread pattern of damages of this leadership an Judicial Administrative Take Over is essential avoid obstruction of justice and protect the passive investors, workers, suppliers, consumers from catastrophic loss of funding and potential fraudulent bankruptcy, funneling out of funds from damaging administration. There is a vast history of damaging behavior caused by the leadership of Ian Read/Pfizer corporation and Rupert-Murdoch News Corp/Fox Corporation with damages/fines exceeding enterprise and personnel assets.

Pfizer's accountant/CFO/CEO/Chairman Ian Read created an advertising-political machine with US\$3 billion annual budget buying not only ad spots but favorable/attacking contents directly or indirectly, implicitly or explicitly agreed/negotiated with content distributors as NewsCorp/FoxCorp CEO then Chairman Rupert Murdoch. Pfizer's web site, PACs, contributions of all kinds, in the million or billions to be determined, including US\$1 million for Donald Trump's inauguration and following US\$1 million for a luncheon 4 seat table ticket, followed by appointing Scott Gottlieb to the FDA, an economist-turned-doctor, who wrote a follow up attacking article on Forbes to the Murdoch's WSJ attack on Theranos, to then take a board seat at Pfizer. Ironically 3 old Scottish white men naming a guy named Scott to the FDA to destroy a 39 year old woman, who founded a bio-medicine with a +80% efficiency technology goal, but criticized for a 65-70% mark, at 19 years of age dreaming of replacing an old inefficient profiteering drug-industry, chemo based technology with under 20% efficiency. These 4 individuals, with the help of 2 prosecutors and 2 judges, damaged not only the property and psychology of an idealistic hard working woman but attacked the bio-medicine industry/technology, in particular the micro-fluid testing technique to test and prove Adverse-Drug-Reactions and Placebo-Like-Effect. The low real world practical efficiency of most if not all of the chemo/pharma/drug-industry with high price/low efficiency products have main responsibility over a 55 million deaths/year, with over 25 million directly or indirectly related to drug-industry/substance abuse and no/partial vaccination. This and other similar cases, determining serial damaging behavior, amount to Crime Against Humanity, Premeditated Attack on Civilian Population, Threat to Public Health, to National/Global security and to the Human species, given the danger of profiteering around mutating/high loading virus/bacteria and removing/decreasing immune defenses with symptomatic and entertaining drugs. Behind this behavior there is also a right wing eugenic genocide ideology that aim on attacking supposedly the weak, poor, disabled humans that would be wiped out for supposedly the good of the stronger species, achieving in fact the opposite, putting at risk the entire species and the property of all involved that must pay for damages from their accumulated damaging/unlawful abusive profits.



Anti-competitive conspiracy damages and in violation of general anti-trust, power abuse, fraud, obstruction of justice, public health protection, national and global security laws. Damages paid to victims of the GLACA class (Global Agents Class Action of bio medicine micro fluid testing beneficiaries investors, workers, consumers, suppliers, citizens damaged by chemo-medicine agents trying to protect their damaging profits): Elizabeth Holmes 25%, Theranos 25% (investors, workers, suppliers, consumers, not involved in the conspiracy to cause property, physical and psychological damage to CEO/controlling shareholder Elizabeth Holmes), American Citizens (25%) and Global Citizens (25%). Rupert Murdoch, Walgreens, Safeway and Partner-Management Fundamental lose all their shares in Theranos and must return all fines/damages paid out by Theranos and Elizabeth Holmes.

### **Individual Damage Restitution and Involuntary Collection Fines**

Pfizer CEO/Chairman Ian Read and Pfizer advertiser NewsCorp/WSJ/FoxCorp/Foxnews CEO/Chairman Rupert Murdoch leaders of the conspiracy, controlling shareholders/executives and their active supporting investors, board members and executives, must pay 50/50 US\$10 billion voluntarily or US\$100 billion involuntary collection fine for anti-competitive acquisition/trojan horse investing/enterprise destruction, fraudulent defamatory corrupt conspiracy retaliation against Elizabeth Holmes, Theranos and the bio-medicine micro fluid testing industry, threatening to eliminate abusive profits of their chemo-anti-symptomatic-drug-industry and advertising budget.

In addition Pfizer CEO/Chairman Ian Read controlling shareholder/executive and his active supporting investors, board members and executives must pay US\$40 billion voluntarily or US\$400 billion involuntary collection fine for producing theoretically flawed, empirical clinical trial low efficacy and practical low efficiency drugs such as Lipitor, Zoloft, others and blocking in damaging/unlawful manner micro-fluid-testing to confirm their practical inefficiency, collateral effects, placebo-like-effect, overdosing or underdosing of substances, including the Adverse-Drug-Reaction testing planned by Elizabeth Holmes and Theranos starting with Lipitor. All profits obtained with these inefficient drugs and with their advertisement must be fully refunded to the class. **JATO, Judicial Administrative Take Over of Pfizer, NewsCorp and Fox Corporation** to remove current leadership, executives, board of administration associated to Ian Read and Rupert Murdoch, protect/minimize losses of passive investors/workers/suppliers/consumers. Simultaneous to JATO, MARO Merger, Acquisition, Restructure Offer, PATO Proxy Administrative Take Over, SPAC, Special Purpose Acquisition Company and SWAP shares with other enterprises, used to lead investors of damaging enterprises into a legal, non-damaging, progressive, sustainable solution. Local/National/International judicial/regulation systems coordinated to implement solution in the interest of citizens and consumers (FBI, FTC, NY/Federal justice, ASO, UN, ICC).

Ex-President of United States Donald Trump must pay US\$2 million voluntarily or US\$20 million involuntary collection fine for quid-pro-quo traffic of influence to appoint Scott Gottlieb to be director of FDA, appoint Attorney General/Prosecutors, redirecting policy/prosecution/regulation from previous administration based on science, to now favor Pfizer and attack Theranos.

Economist-Doctor, ex-FDA director, Pfizer board member Scott Gottlieb must pay US\$2 million voluntarily or US\$20 million involuntary collection fine for fraudulent/sensationalist/biased-content selling on Forbes, FDA director biased, interest conflicted leadership towards pharma-medicine, Pfizer, against bio-medicine, Theranos. In addition all Pfizer shares received/bought must be transferred to Elizabeth Holmes.

Research Assistant, intern/undergrad months at Theranos, Tyler Schultz must pay US\$100 thousand voluntarily or US\$1million involuntary collection fine for biased/wrongful/fraudulent testimony. Lab Assistant, intern/undergrad, months at Theranos, Erika Cheung must pay US\$100 thousand voluntarily or US\$1million involuntary collection fine for biased/wrongful/fraudulent testimony.

Journalist John Carryou must pay US\$1 million voluntarily or US\$10 million involuntary collection for fraudulent/sensationalist/biased-content selling on Wall Street Journal. Pulitzer prizes symbolic/monetary must be returned.

Prosecutor Robert Leach must pay US\$1 million voluntarily or US\$10 million involuntary collection fine

for wrongful/biased/interest conflicted prosecution, pending investigation/evaluation of additional benefits obtained, as promotions/positions/funds to self or family member, shell company/individual, specially associated with Law firm Latham and Watkins Pfizer acquisition deals. Must be suspended 5-10 years from practicing any capacity as a lawyer/judicial agent proportional to cooperation or retaliatory behavior. Prosecutor Jeff Schenke must pay US\$1 million voluntarily or US\$10 million involuntary collection fine for wrongful/biased/interest conflicted prosecution, pending investigation/evaluation of additional benefits obtained, as promotions/positions/funds to self or family member, shell company/individual, specially associated with Law Firm Jonas Day activities involving Pfizer. Must be suspended 5-10 years from practicing in any capacity as a lawyer/judicial agent proportional to cooperation or retaliatory behavior.

Judge Lucy Koh must pay US\$1 million voluntarily or US\$10 million involuntary collection fine for wrongful/biased/interest conflicted judgment, in Theranos initial participation and in Zolof/Pfizer case, pending investigation/evaluation of additional benefits obtained, as promotions, positions, funds or advantage of any nature to self or family member, shell company/individual, specially associated with activities involving Pfizer. Must be suspended 5-10 years from practicing in any capacity as a lawyer/judicial agent proportional to cooperation or retaliatory behavior.

Judge Edward Davila must pay US\$1 million voluntarily or US\$10 million involuntary collection fine for wrongful/biased/interest conflicted judgment, negative bias to women, in Theranos sentencing participation and in Wendy's case, both involving public smearing associated with anti-competitive acquisition attempts, pending investigation/evaluation of additional benefits obtained, as promotions, positions, funds or advantage of any nature to self or family member, shell company/individual, specially associated with activities involving Pfizer. Must be suspended 5-10 years from practicing in any capacity as a lawyer/judicial agent proportional to cooperation or retaliatory behavior.

**Judgment Summary: Elizabeth Holmes must be immediately released and Theranos enterprise assets and operations must be restored.** The case of fraud/faulty blood tests against Theranos/Elizabeth Holmes has no scientific grounds other than blood is a dynamic substance with blood tests carrying a 70-80% efficiency. 2-3 tests out of 10 are naturally divergent, given the natural composition dynamic of blood. Attack on Theranos/Holmes was actually an under 20% efficient obsolete chemo-medicine attack on over 80% bio-medicine technology, an anti-competitive 3 time acquisition/partnership (2009-2013-2015) attempt of Pfizer/Ian Read, followed by trojan-horse investing by 1 Pfizer-advertiser, 3 Pfizer-distributors, 1 Pfizer-Shareholder, who then turned against Theranos/Elizabeth Holmes. Conflict culminates with 28 Sept 2015 patent request for Theranos mini-lab, citing best selling/+2000 lawsuits/FDA diabetes warning Pfizer Lipitor as target for Adverse-Drug-Reaction testing. 17 days later Pfizer-advertiser NewsCorp/WSJ runs retaliation article with smearing, general, unscientific, unspecified, claims of faulty/fraudulent blood tests, that have natural/normal 20-30% divergence and are 4 times more efficient than average pharma/chemo/Pfizer products. Prosecutor/judge taking the criminal case against Elizabeth Holmes were interest conflicted, having worked for law firm working for Pfizer and being connected to favorable-dubious Zolof/Pfizer favorable case against scientific evidence. Damage done to Theranos/Elizabeth Holmes must be paid mainly by Pfizer/Ian Read and NewsCorp/WSJ/Rupert Murdoch. US\$10 billion voluntary payment for enterprise peak valuation or US\$100 billion involuntary collection fine and estimated present day valuation for Theranos, that must be fully restored to operation with Elizabeth Holmes as CEO. Judicial Administrative Take Over of Pfizer, News Corp and Fox Corporation given history of obstruction of justice and retaliatory behavior, installing Elizabeth Holmes as CEO of controlling Holding company, including Theranos, carrying shares/assets of GLACA, Global Agents Class Action against under 20% low efficiency chemo-medicine and in favor of over 80% bio-medicine technology. **Human body is a biological system and pharma industry quest for artificial single variable inefficient pseudo-patented products is motivated by short term profiteering, in detriment of human health and enterprise long term profits, given that all damages must in the end be paid for by damaging accumulated assets.**

Jusistem - Global Judicial System - [www.jusistem.com](http://www.jusistem.com) - Full Accusation/Defense/Judgment PDF Theranos/Elizabeth Holmes versus Pfizer/Ian Read-NewsCorp/WSJ/Rupert Murdoch.