In early September 2021, U.S. Sen. Elizabeth Warren sent a letter to Andy Jassy, chief executive officer of Amazon.com, demanding an “immediate review” of Amazon's algorithms to weed out books peddling “COVID misinformation,” stressing that Amazon's sale of such books was “potentially unlawful.”


As a government official, it is illegal for Warren to violate the U.S. Constitution, and pressuring private businesses to do it for her is not a legal workaround.

Cummins and I, along with our publisher, Chelsea Green Publishing, and Robert F. Kennedy Jr., who wrote our foreword, are now suing Warren, both in her official and personal capacities, for violating our First Amendment rights and scaring book sellers into pulling and/or suppressing sales of our book.

Ironically, Warren's claims of misinformation are themselves misinformation that puts lives at risk.

“Dr. Mercola has been described as ‘the most influential spreader of coronavirus misinformation online,’” Warren wrote, adding: “Not only was this book the top result when searching either ‘COVID-19’ or ‘vaccine’ in the categories of ‘All Departments’ and ‘Books’; it was tagged as a ‘Best Seller’ by Amazon and the ‘#1 Best Seller’ in the ‘Political Freedom’ category.

The book perpetuates dangerous conspiracies about COVID-19 and false and misleading information about vaccines. It asserts that vitamin C, vitamin D and quercetin ... can prevent COVID-19 infection ... And the book contends that vaccines cannot be trusted ...”

**Warren Fancies Herself Above the Law**

Warren should know that as a government official, it is illegal for her violate the U.S. Constitution, and pressuring private businesses to do it for her is not a legal workaround.

Since she willfully ignores the law, Cummins and I, along with our publisher, Chelsea Green Publishing, and Robert F. Kennedy Jr., who wrote our foreword, are suing Warren, both in her official and personal capacities, for violating our First Amendment rights. The federal lawsuit, in which Warren is listed as the sole defendant, was filed in the state of Washington. As noted in our complaint:

“Once upon a time, the First Amendment was understood to guarantee that books challenging governmental orthodoxy could be sold without fear of governmental intimidation or reprisal.

Almost sixty years ago, in Bantam Books v. Sullivan, 372 U.S. 58 (1963), the Supreme Court held that state officials violated the First Amendment by
sending letters to booksellers warning that the sale of certain named books was potentially unlawful.

The ‘vice’ in such letters and in the ‘veiled threat’ of legal repercussions they communicated, explained the Court, is that they allow government to achieve censorship while doing an end-run around the judiciary, ‘provid[ing] no safeguards whatever against the suppression of ... constitutionally protected’ speech, thus effecting an unconstitutional ‘prior restraint.’

It made no difference that the officials who sent the letter lacked the ‘power to apply formal legal sanctions’ — i.e., that the officials did not themselves have the power to sanction or prosecute the booksellers in any way. Indeed this fact made the unconstitutionality more apparent.

The officials ‘are not law enforcement officers; they do not pretend that they are qualified to give or that they attempt to give distributors only fair legal advice ... [T]hey acted ... not to advise but to suppress.’

It also made no difference, the Court expressly found, that the letters were framed as mere ‘exhort[ation]’ or that the booksellers were in theory ‘free’ to ignore the letters, because the officials had ‘deliberately set about to achieve the suppression of publications deemed ‘objectionable’;’ and ‘people do not lightly disregard public officers’ veiled threats.’

        Today, certain members of the United States Congress have apparently forgotten, or think they are above, the law set forth in Bantam Books.”

**Warren’s Attack on Constitutionally Protected Speech**

There’s no doubt our book, “The Truth About COVID-19,” is constitutionally protected speech, and that Warren’s letter is calling on Amazon to suppress protected speech.

In our book, we share viewpoints, ideas, opinions, verifiable facts and factual hypotheses that our federal government just so happens to disfavor, as it counters their
chosen narrative that SARS-CoV-2 emerged naturally, cannot be prevented by any means other than experimental gene therapy, and cannot be treated by any other means than certain experimental and exorbitantly costly drugs.

Since the start of the pandemic, government has systematically sought to suppress the kind of information shared in our book, using the same tactic as Warren used against us here — warning Internet-based companies that if they don’t censor these views, the full weight of the government’s wrath will be turned against them. As explained in our complaint:

“The term ‘vaccine misinformation’ as Warren uses it is propagandistic and false. As she uses it, ‘vaccine misinformation’ refers to any speech challenging the safety and efficacy of the COVID vaccines, even when that speech consists of factually accurate information or protected opinion ...

On September 10, 2021, as a direct result of Warren’s letter, a major national bookseller chain, Barnes and Noble, notified the publisher of The Truth About COVID-19 by email that it would no longer sell the work as an e-book. Barnes and Noble has — for now — reversed that decision.

It is impossible for Plaintiffs to know with certainty whether, as a result of Warren’s letter, Amazon is now covertly demoting, downgrading, or otherwise suppressing The Truth About COVID-19 in numerous ways that would be hidden from view, but Plaintiffs believe that Amazon is in fact covertly taking such action.

Even if no bookseller in the country had yielded to Warren’s threats, her letter would still be actionable as a clear violation of the First Amendment.

In Backpage.com, LLC v. Dart, 807 F.3d 229 (7th Cir. 2015) (Posner, J.), relying on Bantam Books, the Court held that a governmental official ‘violates a plaintiff’s First Amendment rights’ if by ‘threat’ or ‘intimidation’ the official attempts to induce ‘a third party’ to stop ‘publishing or otherwise disseminating the plaintiff’s message,’ and emphasized that ‘such a threat is actionable and
thus can be enjoined even if it turns out to be empty — the victim ignores it, and the threatener folds his tent.’

Such threats go ‘by the name of ‘prior restraint,’ and a prior restraint is the quintessential first-amendment violation.’ Accordingly, Plaintiffs ask this Court to vindicate clearly established law, to vindicate Plaintiffs’ constitutional rights, to vindicate the First Amendment itself, by declaring Warren’s conduct unconstitutional and by enjoining her from repeating such conduct in future.”

**Warren Calls Out ‘Misinformation’ With Misinformation**

In our complaint, we also emphasize the fact that Warren’s claims of misinformation are themselves misinformation. For example, Warren claims our book falsely “asserts that ... vitamin D ... can prevent COVID-19 infection.” According to Warren, this claim has no scientific basis. This is clearly and verifiably false as there are many studies, published in 2020 and 2021, supporting this claim.

“A recent systematic review of the literature concluded that ‘blood vitamin D status can determine the risk of being infected with COVID-19, seriousness of COVID-19, and mortality from COVID-19. Therefore, maintaining appropriate levels of Vitamin D through supplementation or natural methods ... is recommended for the public to be able to cope with the pandemic.’”

For example, in May 2021, the National Institutes of Health’s website, PubMed.gov, published a Journal of Medical Virology article titled “Vitamin D Deficiency Is Associated With COVID-19 Positivity and Severity of the Disease.” Many other scientific articles have also linked vitamin D deficiency with a higher risk of COVID infection, more severe outcomes and increased rates of death.
Indeed, a recent systematic review of the literature, posted on the U.S. National Library of Medicine, which is another National Institutes of Health website, concluded that “blood vitamin D status can determine the risk of being infected with COVID-19, seriousness of COVID-19, and mortality from COVID-19.

Therefore, maintaining appropriate levels of Vitamin D through supplementation or natural methods ... is recommended for the public to be able to cope with the pandemic.” As noted in our complaint:

“Thus while Warren professes to champion true COVID information to save lives, she is purveying false information that could lead to COVID deaths. Warren is telling people that vitamin D levels don’t matter for COVID, when in fact — as readers would learn from The Truth About COVID-19 — correcting vitamin D deficiencies could save their lives.

By her own logic and according to her own demands, every major social media platform should have banned Warren’s letter as ‘COVID misinformation.’ But officials like Warren only denounce ‘COVID misinformation,’ demand its censorship, and threaten legal repercussions when the statements in question challenge the COVID narrative they support — not when they themselves are misrepresenting the truth about COVID-19.

Warren’s letter further accuses The Truth About COVID-19 of disseminating ‘false and misleading information about vaccines,’ including by (in Warren’s words) ‘contend[ing] that vaccines cannot be trusted.’

The book’s stated thesis about the COVID vaccines is that their effectiveness ‘has been wildly exaggerated and major safety questions have gone unanswered.’ This statement is accurate and well within the bounds of constitutionally protected opinion ...

Warren’s letter further cites a June, 2021, review of The Truth About COVID-19 that purports to list examples of the book’s ‘misinformation,’ the first of which is the following: ‘the authors argue that the SARS-CoV-2 coronavirus was engineered in a laboratory in Wuhan, China.’ It is true that The Truth About
COVID-19 argues that that ‘the preponderance of evidence’ supports the lab-leak theory of the origins of the COVID virus.

But the claim that this position is ‘misinformation’ is, once again, itself misinformation. The lab-leak theory — long denounced as a ‘conspiracy theory’ by federal actors and suppressed on social media — is in fact supported by substantial and growing evidence. See, e.g., Wall St. Journal, ‘Science Closes In on Covid’s Origins: Four studies — including two from WHO — provide powerful evidence favoring the lab-leak theory,’ Oct. 5, 2021.

The review’s next example of the supposed ‘misinformation’ in the The Truth About COVID-19 is this: the book ‘insists multiple times that the public health measures and restrictions will be permanent. Not true.

The CDC announced that fully vaccinated Americans could resume activities without wearing masks or physically distancing, resume domestic travel, and refrain from quarantine even when following a known exposure to the virus if they remain symptom-free.’

This CDC announcement obviously proved to be false, while the prediction made in The Truth About COVID-19 that health restrictions would continue after vaccination has proved more accurate.

Moreover, it is not the case that the Truth About COVID-19 ‘insists’ that these restrictions will be permanent — it says that certain restrictions on our liberty, beginning in the pandemic, will ‘probably’ be permanent, reflecting a humility about the certainty of one’s assertions that Warren might have profited from.”

This Is Only the Beginning

As noted in a press release by Cummins, this lawsuit is just the beginning. OCA and I are launching a campaign to fight back against the censorship that is taking root. This includes unraveling the threads that lead back to the fake fact checkers and disinformation agents in the media, but all of this will take time, so be patient.
It’s also a costly venture, so if you can afford it, consider making a donation to the OCA. As a thank you, I will match your donations dollar for dollar during the month of November.

As explained by Cummins:

“OCA’s federal lawsuit, filed jointly with Dr. Mercola, Robert F. Kennedy Jr. and Chelsea Green books is not just directed against Elizabeth Warren, but is intended to establish a legal precedent against the increasing censorship, slander, and intimidation coming from a wide variety of government, corporate, and media sources.

This Big Pharma/Big Media/Big Government Inquisition is fueled by disinformation and dark money coming from powerful international public relations firms such as the Publicis Groupe and front groups such as the so-called Center for Countering Digital Hate (CCDH).

We are under attack, not because we are purveyors of dangerous disinformation and hate, as Warren and her Establishment cohorts allege, but rather because, in the midst of an international health, economic, and political crisis, we are trying to expose the truth about the lab origins of this catastrophe, and explain how preventive and natural medicine and health, healthy organic food, natural supplements, low-cost generic drugs, strong immune systems, and a healthy environment are our best defenses against chronic disease and engineered pathogens.

We are not anti-vaccine, but rather pro-vaccine safety. We are not purveyors of disinformation, but rather firm defenders of free speech, unobstructed scientific inquiry, and freedom of choice ...

We are castigated as ‘conspiracy theorists’ for publicizing the behind-the-scenes machinations of billionaires like Bill Gates, the World Economic Forum, and their ‘Hall of Shame’ collaborators in the military-industrial complex.
We are under siege for exposing the existential risks of genetic engineering and lab manipulation, a mad science not only contaminating our food, seeds and animals, but essentially weaponizing pathogenic viruses, bacteria, and insects, part of a catastrophic biological and medical arms race that threatens us all.

We are saddened and alarmed by the now routine attacks on free speech, free association, and medical freedom of choice. We are troubled by the extreme polarization and anger poisoning the body politic, and the debilitating impact of fear-mongering and shaming on our children and the public at large.

We are alarmed by the collateral damage to our health, our psyches, and the entire social fabric by government authoritarianism, virologists and gene engineers playing God, and Big Pharma greed ...

America, and the once-hoped-for community of nations, are accelerating toward self-destruction. The body politic is sick, frightened, angry, and divided. People have apparently forgotten how to talk to one another when we disagree on politics, COVID responses, vaccine safety, and a range of other polarizing government dictates.

Former friends and co-workers have become enemies. Meanwhile the forests are burning. Water resources are diminishing ... Our children and the most vulnerable are forced to struggle harder than ever, just to survive and preserve their sanity, making it harder and harder maintain a positive outlook, enjoy everyday life, much less achieve true happiness.

If COVID-19, the product of mad science and insatiable greed, has taught us anything, it’s that we must transform our food and farming systems and take control of our health.

We must acknowledge, prevent, and resolve the dietary, environmental, and public health-related comorbidities of our ailing population, strengthen our immune systems to fight off chronic disease and pathogens, and provide special protection for the most vulnerable.
We must bring profit-at-any-cost corporations, captured media and regulatory agencies, indentured politicians, Silicon Valley surveillance capitalists, out-of-control genetic engineers, virologists, and bioweapons profiteers to heel.”

Stop the Madness

To this end, OCA has launched a Stop the Mad Science campaign. This global grassroots campaign aims to ban the engineering of viruses, bacteria and all potential pandemic pathogens (PPPs). Mounting evidence suggests COVID-19 was indeed the result of gain-of-function (GOF) research, paid for in part by U.S. taxpayers and carried out by U.S. and Chinese researchers.

Unless we put an end to this kind of dangerous research (and it goes on worldwide, not just in the U.S. and China), COVID won’t be the last manmade pandemic we’ll have to face. More than 65,000 people have already signed the petition in support of this effort. Please add your signature here if you haven’t done so already. As noted by Cummins:

“Current ongoing experiments, routinely funded with our tax dollars, that need to be stopped immediately include genetically engineering SARS-CoV-2 so that it can overcome or bypass natural immunity; combining the SARS-CoV-2 virus with deadly anthrax bacteria; engineering the bird flu and Ebola to be more transmissible; and other criminally insane experiments — hiding behind the excuse that lab and genetic engineering of pathogens are necessary for ‘biodefense’ and ‘biomedicine.’

Over the next six months we will begin to organize protests and picket lines outside the GoF labs and institutions where these dangerous experiments are being carried out. These street protests will be amplified by public education, petition gathering, litigation, and grassroots lobbying.”

Sources and References

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