

FILED
02-25-2019
CIRCUIT COURT
DANE COUNTY, WI
2018CV003122

STATE OF WISCONSIN

CIRCUIT COURT

DANE COUNTY

LEONARD POZNER,

Plaintiff

vs.

JAMES FETZER,
MIKE PALECEK, AND
WRONGS WITHOUT WREMEDIES, LLC,
Defendants

CASE TYPE: DEFAMATION

ANSWER TO
MOTION TO STRIKE BY
DEFENDANT JAMES FETZER

NO. 2018-CV-003122

Comes now Defendant James Fetzer (hereinafter “Defendant”), and he answers the Motion to Strike Defendant’s Answer filed by Plaintiff pursuant to Wis. Stat. § 802.06(6) and Defendant’s allegations of fraud pursuant to Wis. Stat. § 802.03(2), to wit:

MOTION TO STRIKE

Plaintiff moves to strike Defendant Fetzer’s “purported ‘Answer’” because it fails to meet the basic requirements of Wis. Stat. § 802.02, especially because Defendant does not admit or deny the 51 numbered paragraphs of Plaintiff’s Complaint that are purported to have given rise to Plaintiff’s claims. Plaintiff further attempts to limit Defendant’s ability to pursue discovery, which reinforces Defendant’s belief that this lawsuit is brought for the purpose of harassment and to conceal what actually happened at Sandy Hook Elementary School (hereinafter “SHES”) on December 14, 2012, from the American people. This also explains why the death certificate plays such a crucial role in this deception; truth after all, is an absolute defense against defamation. Plaintiff thus wants to keep Defendant from exercising his right to expose SHES truth.

DEFENDANT’S ANSWER CONSTITUED A GENERAL DENIAL

Three kinds of denials need to be distinguished, moreover: *general denials*, which encompass the complaints made in their totality; *specific denials*, which deny individual claims by enumeration; and *special denials*, which are affirmations of facts that constitute denials of elements of the Plaintiff's complaint. Defendant's Answer provided both general and special denials. Defendant's Answer clearly constituted a general denial of the Plaintiff's claims and advanced special denials, including both direct and indirect proof that the death certificate in dispute does not appear to be authentic. Plaintiff maintains in addition, "Defendant Fetzer baselessly asserts that the State of Connecticut issued a counterfeit death certificate. To the extent Defendant Fetzer is accusing Plaintiff and/or the State of Connecticut of committing fraud, he has failed to plead that allegation with the required degree of particularity."

Defendant finds this allegation bewildering, insofar as numbered paragraphs 8-14 of Defendant's Answer identify specific features of the disputed death certificate with regard to its color and texture, variation in fonts (both with respect to size and style) and various other specific features that are exceedingly particular regarding the document in question, including the following elements of Defendant's Answer [Emphasis added 8-14 below]:

8. The copy of the death certificate circulated by the plaintiff, the same mentioned in the last two lines of paragraph 3 hereof, is materially different from the death certificate said to be prepared by the State of Connecticut, among other things in that the copy circulated by the plaintiff has no file number, no state seal, is different in color and texture, and includes text which was plainly enough photo-shopped. The said features of the circulated copy substantiate the conclusion of the defendant Fetzer that the purported death certificate of N. P. is inauthentic and fake.

9. As reported on pages 182-183 in the publication mentioned in the last two lines of paragraph 3 hereof, the type is clearly smaller in Box 3 than in the rest of the page. Moreover, a

capital A in Box 12, Box 22, and Box 33 has a small flat in the pinnacle, yet the capital A in Box 12, Box 22, Box 26, Box 39, and Box 46 does not have a small flat in the pinnacle, which indicates fabrication and fakery.

10. Again as reported on pages 182-183 in the publication mentioned in the last two lines of paragraph 3 hereof, the spacing between “N” and “o” in Box 1 and Box 7 are clearly different, which indicates fabrication and fakery.

11. Again as reported on pages 182-183 in the publication mentioned in the last two lines of paragraph 3 hereof, the “N” in Box 1 and the “N” in Box 26, are clearly not the same, which indicates fabrication and fakery.

12. Again as reported on pages 182-183 in the publication mentioned in the last two lines of paragraph 3 hereof, the spacing between “S” and “a” in Box 1 is clearly not the same as the spacing between “S” and “a” in Box 11, which indicates fabrication and fakery.

13. Again as reported on pages 182-183 in the publication mentioned in the last two lines of paragraph 3 hereof, the printing of the name “Pozner” in Box 1 is clearly different from the name “Pozner” in Box 20, which indicates fabrication and fakery.

14. Because of the variation in spacing and fonts in the copy of the death certificate circulated by the plaintiff and the copy said to be certified by the State of Connecticut, hereinabove described in paragraphs 8 through 13 hereof, if the latter is the same as the former as insisted by the plaintiff, the latter is most likely inauthentic and a fake prepared as such by the State of Connecticut, as the defendant Fetzer believes.

Plaintiff claims Defendant has not identified the specific players who created the death certificate with regard to “the time, place, and content of an . . . alleged misrepresentation,” which Defendant hopes to expose during discovery. Curiously, both local and state officials have been

evasive about even releasing death certificates in the case of SHES. As Defendant explains in his Prologue, “Thinking about Sandy Hook: Reality or Illusion?”, *Nobody Died at Sandy Hook: It was a FEMA Drill to Promote Gun Control* (2015; 2nd ed. 2016, page 7), the Clerk of Newtown entered into secret negotiations with the state legislature to avoid issuing death certificates; the Attorney General of Connecticut argued against the release of the 9-1-1 calls about the alleged shooting; a special panel of the state legislature recommended that any state employee who released information about the alleged shooting other than via FOIA requests be prosecuted as an E-felony with a five-year sentence; and those who participated in the demolition of the school were required to sign lifetime gag orders not to reveal anything they had seen or not seen during its destruction—which reflect the pattern known as a “cover-up”.

Defendant believes Plaintiff was involved in fabricating the death certificate for “Noah Samuel Pozner”, which Defendant intends to vigorously pursue during discovery. Defendant has noted that the copy of the death certificate attached to Plaintiff’s Complaint is of extremely poor quality, where Defendant intends to demand the production of the original death certificate certified by the State of Connecticut in discovery—and to request the Court’s assistance in determining the Plaintiff’s actual identity, insofar as Defendant’s research (presented in his books and videos and other research on the alleged SHES shooting) strongly suggests, that “Leonard Pozner” is a fake name to conceal his true identity. Indeed, in her recent blog, “Sandy Hook’s ‘Leonard Pozner’ sues Professor James Fetzer and publisher”—jamesfetzer.org/2018/12/dr-eowyn-sandy-hooks-leonard-pozner-sues-professor-james-fetzer-and-publisher—Dr. Eowyn, who publishes extensively on the alleged SHES shooting, reports, “people search engines *Spokeo* and *TruthFinder* say there is no such person named ‘Leonard Pozner’ in all of the United States.”

Defendant's Answer demonstrates that the Plaintiff's Motion to Strike has no basis or foundation with regard to Defendant's allegation that the State of Connecticut has issued a counterfeit (fake, forged or fabricated) death certificate for the party known as "Noah Samuel Pozner". On the contrary, paragraphs 8-14 above leave no room for serious doubt that the document in question is a counterfeit (fake, forged or fabricated), where Defendant's contention is *conditional* rather than *declarative*, namely: *if* Plaintiff's affirmation that this document does not differ in any material respect from the document certified by the State of Connecticut is correct, *then* the conclusion that the State of Connecticut has issued a counterfeit (fake, forged or fabricated) death certificate is not in doubt [Emphasis added].

Defendant also observes that Plaintiff cannot possibly be unaware of the serious issues revolving around the authenticity of the death certificate, regarding both the certificate Plaintiff sent to Kelley Watt and the various versions of the State of Connecticut's certificate. Defendant's First Request for Admissions from Plaintiff includes the images of *six* death certificates, including *five* for "Noah Samuel Pozner", which are not the same in numerous respects and establish *prima facie* proof that the death certificates in question are counterfeit (fake, forged or fabricated), as Defendant has repeatedly asserted in video presentations, radio interviews and public lectures.

DEFENDANT'S ANSWER ALSO ADVANCED SPECIAL DENIALS

Defendant's Answer also advanced special denials of Plaintiff's Complaint, which offer indirect (or "circumstantial") proof that the events of December 14, 2012 presented to the public as mass murder were based upon a two-day Federal Emergency Management Agency (hereinafter "FEMA") exercise, the manual for which has been published by Defendant as Appendix A of his book, *Nobody Died at Sandy Hook: It was a FEMA Drill to Promote Gun Control* (2015; 2nd ed.,

2016). Special denials in Defendant's Answer included each of the following [Emphasis added 15-27 below]:

15. Over and above the direct proofs of fabrication presented in the publication identified in paragraph 4 hereof, additional evidence is covered in "Sandy-Hook-Collected Memoranda (2018)," tiny URL: <http://tinyurl.com/SH-POTUS>, which provides extensive additional indirect proof of fabrication and fakery by the plaintiff and/or the State of Connecticut by demonstrating that the school had already been closed, and was not open on December 14, 2012; that there were no students in the school on the day of the alleged shooting, and that the incident was part of a two-day FEMA exercise to promote gun control in which nobody died, which implies that death certificates for any must be fabrications. Among other things, the defendant Fetzer asserts the facts in paragraphs 16 through 28 in behalf of himself and his co-defendants, much of which is reported in said Chapter 11 in the work mentioned the paragraph 4 hereof, to wit:

16. An aerial photograph of the parking lot of the school at Sandy Hook on December 14, 2012, reveals that there were no blue and white signage or parking spaces for the handicapped as required for an open facility under state and federal laws and regulations implementing the Americans with Disabilities Act, and thus confirms that the school was not open on December 14, 2012.

17. Although the ground temperature was 28 degrees Fahrenheit, no heat or steam was rising from the roof of the school building on December 14, 2012, probably because the boilers in the heating system were dysfunctional from lack of use since the year 2008.

18. In the center two rows in the parking lot, all parked vehicles faced the building itself, in violation of driving instructions visible from the road itself.

19. A credible witness contacted the United States Department of Education, and was told that on December 14, 2012, there had been a drill, that no children had died, and that the drill had been conducted to promote gun control.

20. Gathered in published works, certain photographs show the furnishing of an empty house said to have been the residence of Adam Lanza mentioned in paragraph 2 hereof, and a second series of photographs of refurbishing the school to serve as the stage, including one of a SWAT vehicle present before the claimed shooting incident that day. That the photograph was taken prior to the event is discernable, because a series of four windows in Classroom #10, which were conspicuously shot up after the incident, are still clearly intact.

21. Certain citizen journalists have found the FEMA manual for a two-day Mass Casualty Drill Involving Children at Sandy Hook, under the auspices of the United States Department of Homeland Security, the same expected to begin in the morning of December 12, 2012, and ending around midnight on December 13, 2012, then to be evaluated the next day. The said manual was published by the defendant Fetzer, among other places in an appendix in both versions of the book referenced in paragraph 4 hereof.

22. Images broadcast from the scene of the alleged shooting on December 12, 2012, confirm that the incident was a FEMA exercise, including a sign which read, "Everyone must check in," portable toilets, pizza and bottled water nearby to feed participants, and persons with name tags on lanyards.

23. There was no surge of EMTs into the building, no string of ambulances to fetch injured or dead persons, as would have occurred if the shooting incident had occurred as the plaintiff claims.

24. During his press conference on December 14, 2012, Wayne Carver, M. D., Medical Examiner for the State of Connecticut, stated that parents would not be allowed to see the bodies of their deceased children, which was a violation of applicable medical protocols.

25. The final report on Sandy Hook by the Danbury state's attorney in and for the State of Connecticut offers no proof that anyone died at Sandy Hook and does not establish a causal nexus that ties the alleged shooter, Adam Lanza mentioned in paragraph 2 hereof, to the weapons he supposedly used or to the victims he is said to have killed.

26. Recent research published as a video entitled "Sandy Hook Update: Tracy loses, Wolfgang wins. The Deep State Strikes Back," and other videos reveal that casualties on December 14, 2012, were fictions who existed only in the form of photographs—among other things, that Noah Pozner was a fictitious person created out of photographs of a person who has been represented as his older step brother Michael Vabner.

27. A photograph showing what appears to be a policewoman herding a string of children to safety, published around the world, was preceded by a second photograph, taken by the same photographer, and showing many parents present, casually looking on, as the policewoman in charge rearranges the kids, replacing a little girl in a pink sweater at the head of the line with a taller boy with a dark sweater and blue jeans to get a better shot—a photograph to which the plaintiff (sic) refers as "lounging at the massacre." This photograph is journalistic theatre, because there would have been no time to call parents to Sandy Hook Elementary School, had the incident here in question been a genuine emergency.

These special denials are elements of extensive indirect (or "circumstantial") evidence that nobody died at SHES, where the thirteen (13) contributors—including six (6) current or retired university professors—to the 1st and 2nd editions of *Nobody Died at Sandy Hook: It was a FEMA*

Drill to Promote Gun Control (2015; 2nd ed., 2016), established beyond a reasonable doubt that the school had been closed by 2008, that there were no students there, and that it was a FEMA exercise presented as mass murder to promote gun control, where of course the standard in a civil suit of this kind is instead preponderance of the evidence.

The FEMA Manual for a *Mass Casualty Exercise Involving Children* at SHES cited above, which many of the special denials support, has been attached here as Exhibit U. Insofar as the context of release of the death certificate requires consideration in evaluating its authenticity, Chapter 11, “Are Sandy Hook skeptics delusional with ‘twisted Minds?’”, which Defendant co-authored with Kelley Watt (to whom Plaintiff sent the disputed death certificate) in response to “Our Grief Denied: The Twisted Cruelty of Sandy Hook Hoaxers”, *Hartford Courant* (July 25, 2014), authored by Plaintiff—one of many proofs of Plaintiff’s role as a limited-purpose public figure in relation to the alleged shooting at SHES (courant.com/opinion/op-ed/hc-op-commentary-pozner-sandy-hook-newtown-hoax-07-20140725-story.html)—is attached as Exhibit V.

Defendant observes that the *Final Report* by the Danbury State’s Attorney, Stephen Sedensky III—<https://portal.ct.gov/-/media/DCJ/SandyHookFinalReportpdf.pdf>—fails to establish a causal nexus that connects the alleged shooter to his victims or the weapons he is alleged to have used; that the photo sent around the world where someone who appears to be a police woman is escorting kids to safety was staged; that there is no evidence of 469 students (and 70 staff) being evacuated, for example, which are among many facts of this case Plaintiff would like to exclude. Plaintiff’s desire to suppress the context within which the death certificate was fabricated, manifests Plaintiff’s attempt to disallow evidence indispensable to understanding why the fabrication took place.

The chapter by Defendant, “Sandy Hook was A FEMA Drill, Nobody Died, for an Anti-Gun Agenda”, in *Sandy-Hook-Collected Memoranda (2018)*, tinyurl.com/SH-POTUS, which was also cited in Plaintiff’s Complaint—attached as Exhibit W—offers additional proof that the alleged SHES shooting was an orchestrated event where nobody died. This included aerial photographs showing SHES was not in compliance with state and federal law regarding the Americans with Disabilities Act (ADA) and therefore could not have been legally operating as a public school on December 14, 2012. Which, of course, in turn implies that there cannot have been a *bona fide* shooting at SHES on December 14, 2012, and that any death certificates for any victims of that event must be counterfeit (faked, forged or fabricated).

Plaintiff, unsurprisingly, would like to sweep away the abundance of circumstantial evidence that nobody died at SHES by focusing exclusively on the death certificate proper. Plaintiff would have the Court believe proof the school was closed on December 14, 2012—by discounting the condition of the building, the absence of handicapped parking, the lack of steam or heat rising from the building or even the medical examiner’s non-compliance with applicable medical protocols by using photographs to identify the victims—should be viewed as “insufficient and immaterial” to the case, when their presence or absence makes a difference to the truth or falsity of the issues at stake in this case. Plaintiff would thereby incapacitate Defendant from presenting a defense by constraining Defendant’s ability to present crucial relevant evidence.

Confronted with two alternative hypotheses, namely: (h1) *the shooting was real and kids actually died*; and (h2), *the shooting was staged and nobody died*, what is the probability that the school would be in deplorable condition, that it would be in non-compliance with ADA, and that the medical examiner would not comply with accepted medical protocols, if (h1) were true; as opposed to the probability of the same evidence, if (h2) were true? It’s not rocket science to infer

that the probability of the evidence on (h1), that the shooting was real, is quite low, and that the probability of the same evidence on (h2), that it was staged, is rather high, where they appear to have taken an abandoned school to conduct a drill and present it as real to promote gun control. Plaintiff's desire to exclude this evidence is understandable, but inappropriate, and exemplifies the fallacy known as *special pleading* (or "selection and elimination"), by selecting the evidence that agrees with a predetermined conclusion and eliminating the rest.

DEFENDANT'S ANSWER OMITTED SPECIFIC DENIALS

Plaintiff correctly observes, however, Defendant omitted specific denials with regard to 51 numbered averments in Plaintiff's Complaint: "Plaintiff's Complaint included fifty-one numbered paragraphs containing the averments giving rise to Plaintiff's claims. Rather than admitting or denying those simple, concise averments, Defendant Fetzer served a rambling missive rehashing his contention that the Sandy Hook Elementary School shooting was a government conspiracy and that no one, including Plaintiff's son, actually died." While the general denial and special denials of Defendant's Answer demonstrate Defendant has been offering detailed evidence as proof that the alleged SHES shooting was a FEMA exercise presented as mass murder to promote gun control in which nobody died, Defendant seeks to remedy the omission of specific denials of numbered paragraphs 8-20 as follows:

1. Defendant denies paragraph 8, that Plaintiff is the father of deceased minor, N.P., because "Noah Pozner" appears to be a fiction and Plaintiff himself also appears to be using a fake name.
2. Defendant denies paragraph 9, that N.P. was killed on December 14, 2012 at SHES, because it was a FEMA exercise with children to promote gun control in which nobody died.
3. Defendant affirms paragraph 10, in particular, that Plaintiff has made extensive public efforts to debunk Sandy Hook skeptics, has authored numerous commentaries and has been

featured in prominent venues, including newspapers and magazines around the world, and has thereby become a limited-purpose public figure.

4. Defendant denies paragraph 11, because Plaintiff was quoted in the *New Haven Register* (December 17, 2014), commenting on the *Final Report* before addressing “Sandy Hook skeptics.”

5. Defendant affirms paragraph 12.

6. Defendant affirms paragraph 13, apart from Plaintiff’s claim to have had a murdered son, since Defendant’s research shows that nobody died at SHES on December 14, 2012.

7. Defendant believes alleged threats cited in paragraph 14 were orchestrated by Plaintiff to gain public sympathy, when in fact Plaintiff has been engaged in defrauding the public.

8. Defendant acknowledges published reports of the kind cited in paragraph 15, which are separate and apart from Defendant’s assertions about Plaintiff’s fabrication and fakery.

9. Defendant affirms paragraph 16, where the 2nd edition of *Nobody Died at Sandy Hook* (May 2016) incorporates some minor revisions, and includes four chapters and one appendix not included in the 1st edition (2015).

10. Defendant affirms paragraph 17, where Defendant has asserted on more than 100 occasions that the death certificate Plaintiff gave to Kelley Watt is fake and a fabrication.

11. Defendant likewise affirms paragraph 18 in having asserted the death certificate to be a fabrication, a forgery or a fake in the SH-POTUS Memorandum (August 5, 2018) that it cites.

12. Defendant affirms Connecticut issuance of “an official death certificate for N.P.” as paragraph 19 reports, which differs in several material respects and also appears to be a fabrication.

13. Defendant affirms paragraph 20 and asserts that the crime of issuing a forged death certificate for N.P. has taken place, in which the State of Connecticut appears to be complicit by authenticating a fabricated death certificate, which is a crime.

Defendant defers responding to all 51 of Plaintiff's assertions as a meaningless abuse of the Court's time and effort. Defendant believes Plaintiff wants to use the legal process to harass Defendant, in accord with the saying, "*When the law is on your side, emphasize the law; when the facts are on your side, emphasize the facts. When neither the law nor the facts are on your side, pound on the table!*", the last of which Defendant believes to be exemplified by this Motion to Strike and the Plaintiff's allusions to "conspiracy theories," which are intended to appeal to popular beliefs about conspiracy research, when the specific evidence Defendant cites substantiates the conclusion that nobody died at Sandy Hook, which therefore, in turn, implies any death certificates for alleged decedents must be counterfeit (fake, forged or fabricated).

The crucial stage in transforming "conspiracy theories" in the weak sense of speculations, rumors or guesses into "conspiracy theories" in the strong sense of empirically testable explanatory hypotheses entails sorting out the authentic evidence from the manufactured. Defendant has pioneered the application of the principles of scientific reasoning to cases of this kind in "Thinking about 'Conspiracy Theories': 9/11 and JFK" and "Reasoning about Assassinations". The former appears in Defendant's book, *The 9/11 Conspiracy* (2007); the latter was presented as a lecture at Cambridge and then published in an international, peer-reviewed journal. While the cover-ups in those cases involved violations of *laws of nature* (of physics and of aerodynamics, for example), the SHES shooting cover-up involves more pedestrian violations of *laws of society* (such as the ADA and rules of the road) as well as the usual false testimony, fake photos and fabricated documents.

Faking deaths has an ancient history, where several recent articles have appeared about how it can be done to evade the law, to escape debts or to benefit from life insurance. Marshall Sloane,

“Real People, Fake Deaths”, *The Boston Globe* (10 August 2016), for example, addresses data from Elizabeth Greenwood, Playing Dead: A Journey Through the World of Death Fraud (2017), where the author even secured documents to fake her own death during a visit to the Philippines in 2013 with multiple witnesses to a high-speed vehicle collision. The documents have all of the right official seals, watermarks and signature—but they were all fake. There was no accident, where faking her own death was the culmination of years of research, while faking the deaths of the alleged SHES shooting appears to have been politically motivated to promote gun control—but where the participants of the 26 “surviving families” are reported to have split between \$27-130,000,000 contributed by sympathetic but gullible Americans. That’s over \$1,000,000 apiece.

Among the ironies of this case is that, while Defendant has already presented proof that the death certificate for N.P. is a fabrication, Plaintiff will of necessity have to present proof in turn that Exhibit U, FEMA Manual for a *Mass Casualty Exercise Involving Children*, is a fabrication. An example can be found in “Fact Checking “NOBODY DIED AT SANDY HOOK”, Appendix A”, which Defendant has cited, is itself a fake. The obstacles that confront such allegations appear difficult to overcome, however, since events on the ground included a sign, “EVERYONE MUST CHECK IN”, as the manual requires; refreshments and restrooms (pizza and bottled water as well as Porta-Potties in place) and dozens of parties present with name tags on lanyards, all of which confirms to standard FEMA practice. Anyone who doubts the weight of the evidence only needs to review Defendant’s documentary, “Sandy Hook Update: Tracy loses, Wolfgang wins. The Deep State Strikes Back!”, which may explain why Plaintiff has been so aggressive in wanting to suppress the specific kinds of evidence that are cited in its Motion to Strike.

As additional proof that Plaintiff has not been acting in good faith, Defendant asks the Court to observe that the Affidavit by Jacob Zimmerman in support of the Motion to Strike includes two

appendices, both of which include images of such poor quality as to be useless in any legal context. Insofar as Defendant has previously included high-quality images for several of those presented in his Second Request for Admissions, this cannot be a consequence of the mode of transmission but rather appears to be a further reflection of the dilemma confronting Plaintiff in this case, namely: that neither the law nor the facts are on his side, which reinforces Defendant's previously asserted conclusion that this lawsuit is not being pursued in good faith but represents an abuse of process to promote a political agenda.

PRAYER FOR RELIEF

Over and beyond Plaintiff's Motion to Strike, Defendant maintains Plaintiff's Complaint represents a public-relations stunt, insofar as Defendant has been vigorous and aggressive in exposing the alleged SHES shooting as a FEMA drill presented as mass murder to promote gun control. What could be more contrary to reason than to claim that "Leonard Pozner" is not a limited-purpose public figure in relation to the alleged SHES shooting or that Defendant is "malicious" in describing the "Noah Pozner death certificate" as a fabrication hundreds of times? Indeed, as Exhibits U, V and W reflect, Defendant has an abundance of evidence to support his position, where the suggestion that Defendant has been acting maliciously and does not believe what he is saying boggles the mind. But that is the approach taken by Plaintiff, because to admit the facts of the matter would be to expose one of the most cynical deceptions of our time.

Defendant respectfully submits that Plaintiff's Motion to Strike does not represent a sincere effort to advance the suit Plaintiff has brought against Defendant, but rather reflects the plight of Plaintiff's expectation that citing a death certificate certified by the State of Connecticut would be sufficient to settle the case in Plaintiff's favor. Defendant, however, maintains that, if Plaintiff's contention that the document certified by the State of Connecticut is the same "in every material

respect” as the document Plaintiff gave to Kelley Watt—or any of the other different versions—then the State of Connecticut has certified a counterfeit (fake, forged or fabricated) death certificate, which is itself a crime.

Defendant requests the Court to deny the Motion to Strike and reaffirms his belief that Plaintiff’s Complaint has been filed for the illicit purpose of intimidation to prevent public knowledge of the truth concerning the events at SHES, and not for genuine legal relief for actionable harm done and is therefore an actionable abuse of process. Defendant requests the Court reserve for Defendant the options to counterclaim for abuse of process and/or to seek relief under Section 802.05 and/or under Section 895.044 of Wisconsin Statutes.

Defendant reaffirms that Plaintiff appears to be perpetrating a fraud upon the Court. See *Schultz v. Sykes* and *Jones v. Courtyard Apartments, LLP*. *Aoude v. Mobil Oil Corp.*, 892 F.2d 1115 (1st Cir. 1989), states: “A ‘fraud on the court’ occurs where it can be demonstrated, clearly and convincingly, that a party has sentiently set in motion some unconscionable scheme calculated to interfere with the judicial system’s ability impartially to adjudicate a matter by improperly influencing the trier or unfairly hampering the presentation of the opposing party’s claim or defense. See, e.g., *Alexander v. Robertson*, 882 F.2d 421, 424 (9th Cir.1989); *Pfizer, Inc. v. International Rectifier Corp.*, 538 F.2d 180, 195 (8th Cir.1976); *England v. Doyle*, 281 F.2d 304, 309 (9th Cir.1960); *United Business Communications, Inc. v. Racal-Milgo, Inc.*, 591 F.Supp. 1172, 1186-87 (D.Kan.1984); *United States v. ITT Corp.*, 349 F.Supp. 22, 29 (D.Conn.1972), *aff’d mem.*, 410 U.S. 919, 93 S.Ct. 1363, 35 L.Ed.2d 582 (1973).”

Dated: February 24, 2019



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EXHIBIT U

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Federal Emergency Management Agency

Exercise Plan
Mass Casualty Drill

Emergency Response For
Mass Casualties Involving Children

Federal Emergency Management Agency



FEMA

Site Activation Call-down Drill Exercise Plan

[MASS CASUALTY DRILL]

Exercise Date: 12/14/12

Publishing Date: 10/08/12

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Mass Casualty DrillEmergency Response For
Mass Casualties Involving Children

PREFACE

National Preparedness is sponsored by FEMA and the Department of Homeland Security. This Exercise Plan was produced with input, advice, and assistance from the National Incident Management System (NIMS) exercise planning team, which followed the guidance set forth in the Federal Emergency Management Agency (FEMA), Homeland Security Exercise and Evaluation Program (HSEEP).

The Plan gives officials, observers, media personnel, and players from participating organizations the information necessary to observe or participate in an all hazards preparedness exercise focusing on participants' emergency response plans, policies, and procedures as they pertain to specific scenarios. The information in this document is current as of the date of publication, 10/08/2012, and is subject to change as dictated by the National Incident Management System exercise planning team.

The Preparation for Mass Casualty is a *classified exercise*. The control of information is based more on public sensitivity regarding the nature of the exercise than on the actual exercise content. Some exercise material is intended for the exclusive use of exercise planners, controllers, and evaluators, but players may view other materials deemed necessary to their performance. The Exercise may be viewed by all exercise participants, *but the Controller and Evaluator (C/E) Handbook is a restricted document intended for controllers and evaluators only.*

All exercise participants should use appropriate guidelines to ensure the **proper control of information** within their areas of expertise and to protect this material in accordance with current jurisdictional directives. Public release of exercise materials to third parties is at the discretion of The Federal Emergency Management Agency and the Preparation for Mass Casualty exercise planning team.

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Exercise Plan
Mass Casualty Drill

Emergency Response For
Mass Casualties Involving Children

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Exercise Plan
Mass Casualty DrillEmergency Response For
Mass Casualties Involving Children**HANDLING INSTRUCTIONS**

1. The title of this document is *Mass Casualty Drill Involving Children Exercise Plan (ExPlan)*.
2. The information gathered in this ExPlan is *For Official Use Only (FOUO)* and should be handled as sensitive information not to be disclosed. This document should be safeguarded, handled, transmitted, and stored in accordance with appropriate security directives. Reproduction of this document, in whole or in part, without prior approval from The Department of Homeland Security is prohibited.
3. At a minimum, the attached materials will be disseminated only on a need-to-know basis and when unattended, will be stored in a locked container or area offering sufficient protection against theft, compromise, inadvertent access, and unauthorized disclosure.
4. For more information, please consult the following points of contact (POCs):

Agency POC:

Tom Romano
Federal Emergency Management Agency
860-256-0844 (office)
thomas.romano@ct.gov

Exercise Director:

Not Available

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Mass Casualty DrillEmergency Response For
Mass Casualties Involving Children**CHAPTER 1: GENERAL INFORMATION****Introduction**

The Preparation for Mass Casualty is a drill designed to establish a learning environment for players to exercise emergency response plans, policies, and procedures as they pertain to a mass casualty incident involving children. A drill is used to validate a single specific operations or function of a single agency/organization and can be used to practice/maintain skills.

This Exercise Plan (ExPlan) was produced at the direction of the Department of Homeland Security with the input, advice, and assistance of the Preparation for Mass Casualty planners.

Confidentiality

The Preparation for Mass Casualty is a *classified exercise*. The control of information is based more on public sensitivity regarding the nature of the exercise than on the actual exercise content. Some exercise material is intended for the exclusive use of exercise planners, controllers, and evaluators, but players may view other materials deemed necessary to their performance. This ExPlan may be viewed by all exercise participants, *but the Controller and Evaluator (C/E) Handbook is a restricted document intended for controllers and evaluators only.*

All exercise participants should use appropriate guidelines to ensure the proper control of information within their areas of expertise and protect this material in accordance with current Department of Homeland Security directives. Public release of exercise materials to third parties is at the discretion of the Department of Homeland Security and the Federal Emergency Management Agency and the Preparation for Mass Casualty Planning Team.

Purpose

The purpose of this exercise is to evaluate player actions against current response plans and capabilities for a mass casualty incident response.

Target Capabilities

The National Planning Scenarios and the establishment of the National Preparedness Priorities have steered the focus of homeland security toward a capabilities-based planning approach. Capabilities-based planning focuses on planning under uncertainty, since the next danger or disaster can never be forecast with complete accuracy. Therefore, capabilities-based planning takes an all-hazards approach to planning and preparation which builds capabilities that can be applied to a wide variety of incidents. States and Urban Areas use capabilities-based planning to identify a baseline assessment of their homeland security efforts by comparing their current capabilities against the Target Capabilities List (TCL) and the critical tasks of the Universal Task List (UTL). This approach identifies gaps in current capabilities and focuses efforts on identifying and developing priority capabilities and tasks for the jurisdiction. These priority capabilities are articulated in the jurisdiction's homeland security strategy and Multi-Year Training and Exercise Plan, of which this exercise is a component of.

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The capabilities listed below have been selected by the Preparation for Mass Casualty planning team from the priority capabilities identified in the Federal Emergency Management Agency's Multi-Year Training and Exercise Plan. These capabilities provide the foundation for development of the exercise objectives and scenario, as the purpose of this exercise is to measure and validate performance of these capabilities and their associated critical tasks.

CORE CAPABILITY RESEARCH INITIATIVE

The *LLIS.gov* team strives to provide useful and pertinent information to the whole community. In order to deliver relevant lessons learned and innovative practices to our users, the *LLIS.gov* team is focusing its research on Core Capabilities, as defined in the [National Preparedness Goal](#). The *LLIS.gov* team uses the results of State Preparedness Reports (SPRs) to identify the capabilities states have self-assessed as both high-priority and low-proficiency.

The *LLIS.gov* team has already conducted research on [Mass Care Services](#), [Cybersecurity](#), and [Community Resilience](#), and will soon begin research on [Housing](#). The goal of this research is to gather lessons learned, innovative practices, and resources from subject matter experts at all levels of government, NGOs, and the private sector and share them with the whole community. Click on the pages below to view the gathered resources, and please consider contributing your expertise.

List The Target Capabilities To Be Exercised:

- Mass Prophylaxis
- Mass Death of Children at a School by Firearms
- Suicide or Apprehension of Unknown Shooter
- Use of Media for Evaluation
- Use of Media for Information Distribution

Exercise Objectives

The Preparation for Mass Casualty exercise planning team selected objectives that focus on evaluating emergency response procedures, identifying areas for improvement, and achieving a collaborative attitude. This exercise will focus on the following objectives:

This is a list of sample objectives that apply to this exercise. Drills traditionally have 1 to 3 specific objectives.

Site Call-Down. Ability to contact and ensure facilities are available for emergency response functions.

1. Measure the time needed for the jurisdiction to contact owners or managers of Emergency Dispensing Sites during a mass casualty or incident involving children, in accordance with MOUs.

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2. Measure the time needed for the jurisdiction to receive access confirmation from owners or managers of Emergency Dispensing Sites during a mass casualty incident involving children, in accordance with MOUs.
3. Measure the percentage of sites that are available for use during a mass casualty incident involving children, in accordance with MOUs.

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The Preparation for Mass Casualty is designed to establish a learning environment for players to exercise their plans and procedures for responding to an incident involving children as casualties. The Preparation for Mass Casualty will be conducted on 12/13/12, beginning at 8:00 am. Exercise play is scheduled until the Exercise Director/Controller determines that the exercise objectives have been met. Everyone must sign in with controller upon arrival.

Assumptions and Site Call-Down Instructions

This section contains the basic instructions on how to conduct this drill using both a manual and automated call-down system. These assumptions and instructions are derived from specific CDC guidance and should result in the necessary output for data collection. For more details, please see: Chan, Edward, et al. Working Paper: Operational Assessments for SNS Readiness. Santa Monica: RAND Health, 2008.

Assumptions constitute the implied factual foundation for the exercise and, hence, are assumed to be present before the start of the exercise. The following general assumptions apply to the Preparation for Mass Casualty:

- *Site call-down list to be tested.* Jurisdictions have different lists of sites that would be called in an emergency. Example site call-down lists include EDSs and warehouse locations. Site call-down lists should be kept up-to-date, readily accessible, and usable. Jurisdictions should select one or more of these lists for use during this site call-down drill.
- *No-notice/no-availability drill.* To collect the best possible performance metrics, site call-down drills should not involve prior notice to those being called; however, *the drills need not require actually making the site available for use* by the health department.
- *No-notice.* Given that the purpose of the assessment is to estimate the percentage of the sites on the calling list that are reachable and available on a given day, we recommend the drill be conducted on a no-notice basis. At most, only the players who are required to initiate the site call-down procedure should be notified of the drill, but even they need not be warned beforehand. If using an automated calling system, only players who must activate the automated system need to be notified.
- *No site activation required.* To reduce the burden associated with gathering performance metrics, *sites on the call-down list are not required to actually make their site available for use* by the health department.
- **It is critical that this message is conveyed to the contacts receiving the site activation call.**

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- *Calling equipment.* Players should have access to all calling equipment and any call response monitoring technology that would be used during a real emergency in order to track the call responses received.
- *Automated calling system.* Jurisdictions using automated calling systems should collaborate with the provider of their calling system to perform the site call-down drill.
- *Manual calling system.* Jurisdictions using manual calling systems should run the drill using the same equipment and facilities that would be used during a real emergency. If this is not practical, the drill should be conducted using equipment and facilities that are as similar as possible.
- *Response method.* Jurisdictions should determine the method by which sites on the call-down list will acknowledge receipt of the call-down message and report their ability to make their site available.

Automated calling system

- *If an automated response function is available.* Sites on the call-down list should follow the instructions of the automated calling system to acknowledge receipt of the call-down message and report whether or not they are able to make their site available. Typically, persons called can enter a number on their phone after a prompt.
- *If an automated response function is not available.* Upon being called, sites on the call-down list should acknowledge receipt of the call-down message and report their ability to make their site available. The response can be in the form of an e-mail, phone call, or text message to a phone number specially designated for this purpose. Another option is to set up a call center to receive responses. Only responses received within a predetermined amount of time should be recorded for use in the performance metrics.

Manual calling system

- During successful phone calls, the caller can manually record receipt of the call-down message and the ability of each site on the call-down list to make their site available.
- *Protocol for non-respondent follow up.* For the purposes of this drill, the following non-responses indicate that the site on the call-down list has *not* acknowledged receipt of the call-down message:
 - Busy signal
 - No answer
 - Voicemail
 - Wrong person answering but correct person is unavailable
 - Wrong number.

Jurisdictions should determine the protocol for how callers or automated calling systems should handle non-responses.

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The following are the categories of participants involved in this exercise; for purposes of this call-down drill, participants include the following:

- **Players.** Players are the personnel who do the calling during the exercise. The players in the exercise should be the people who would do the calling in a real emergency.
- **Exercise Director/Controller/Evaluator.** This position has the overall responsibility for planning, coordinating, and overseeing all exercise functions. He/she monitors the status of play and the achievement of the exercise design objectives.

They declare when the drill starts and ends and manage the flow of the drill. This is the only participant who will provide information or direction to the players. However, because the drill focuses on the collection of time-based metrics, they should *not* intervene in timed activities while the drill is in progress.

He/she is responsible for timing the overall drill, gathering individual call data collection sheets, computing metrics, and taking notes to identify areas for improvement.

For an automated calling system. He/she should remain unobtrusive and not intervene with player action.

For a manual calling system. He/she should not intervene with player action.

Ideally, the evaluator should be able to listen in on the calls that the players make

Exercise Tools**Controller and Evaluator Handbook**

The Preparation for Mass Casualty C/E Handbook is designed to help exercise controllers and evaluators conduct and evaluate an effective exercise. This handbook also enables controllers and evaluators to understand their roles and responsibilities in exercise execution and evaluation. Should a player, observer, or media representative find an unattended handbook, it should be provided to the nearest controller or evaluator.

Master Scenario Events List

The MSEL outlines benchmarks, as well as injects that drive exercise play. It also details realistic input to the exercise players as well as information expected to emanate from simulated organizations (i.e., those nonparticipating organizations, agencies, and individuals who would usually respond to the situation). For the purpose of this drill, the MSEL will not contain injects, but will instead only contain anticipated actions of the players.

Exercise Implementation**Exercise Play**

Exercise play will begin at 8:00 am on December 13th 2012. Play will proceed according to the events outlined in the MSEL, in accordance with established plans and procedures. The exercise

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will conclude upon the completion of operations and attainment of the exercise objectives, as determined by the Exercise Director/Controller. The exercise is expected to end at 11:59 pm on 12/13/12 and be evaluated on 12/14/12 as a real-time event.

Exercise Rules

The following are the general rules that govern exercise play:

- Real-world emergency actions take priority over exercise actions.
- Exercise participants will comply with real-world response procedures, unless otherwise directed by control staff.
- All communications (written, radio, telephone, etc.) made during the exercise will begin and end with the phrase, *"This is a drill."*

Accident Reporting and Real Emergencies

Due to the nature of this drill, it is not anticipated that any accidents will occur, however, if an accident or real world emergency does occur, the participant is to immediately stop exercise play and attend to the accident or real-world emergency as necessary and notify the Exercise Director/Controller as soon as possible. If a real emergency occurs that affects the entire exercise, the exercise may be suspended or terminated at the discretion of the Exercise Director/Controller.

Communications Plan**Exercise Start, Suspension, and Termination Instructions**

The exercise is scheduled to run until the Exercise Director/Controller determines that the exercise objectives have been met.

All spoken and written communication will start and end with the statement, "THIS IS A DRILL."

Player Communication

Players will use routine, in-place agency communication systems. Additional communication assets may be made available as the exercise progresses. The need to maintain capability for a real-world response may preclude the use of certain communication channels or systems that would usually be available for an actual emergency incident. In no instance will exercise communication interfere with real-world emergency communications.

See [Appendix B: Standard Script for Calls](#) for an outline of the recommended script for calling.

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- Participants should be familiar with the appropriate emergency plans, procedures, and exercise support documents.

During the Exercise

- Respond to the exercise events and information as if the emergency were real, unless otherwise directed by an exercise controller.
- All exercise communication will begin and end with the phrase “This is a drill.” This is a precaution taken so anyone overhearing the conversation will not mistake the exercise play for a real-world emergency.

Data Collection

Data collection responsibilities depend on the calling system used. For an **Automated Calling System**, the drill *evaluator* is responsible for all data collection and analysis. Most Automated Calling Systems have the capacity to generate reports detailing the results of the call-down. The drill evaluator is responsible for extrapolating the following information from the report:

1. *Recording the drill information*, including date and location of drill, number of players, etc. (see Excel-based data collection spreadsheet).
2. *Recording the following process time stamps (to the hour and minute):*
 - a. When the automated system begins contacting sites on the call-down list
 - b. When the automated system completes contacting sites on the call-down list
 - c. When all sites have acknowledged receipt of the call-down message and reported their ability to make their site available by a pre-determined target time, or a predetermined amount of time has passed.
3. *Computing the performance metrics after the drill.*

For jurisdictions using a **Manual Calling System**, the players will record data that must be collected by the evaluators in the post-exercise period. The *players (callers)* are responsible for:

1. *Recording the following time stamps (to the hour and minute):*
 - a. When the player begins contacting sites on the call-down list
 - b. When the player completes contacting sites on the call-down list
2. *Recording for each site on the call-down list:*
 - a. Whether the site acknowledged receipt of the call-down message
 - b. Whether the site reported being able to make their site available by the target time

The drill *evaluator* is responsible for:

1. *Recording the drill information*, including date and location of drill, number of players, etc. (see Excel-based data collection spreadsheet).
2. *Gathering the data collection spreadsheets from each player.*

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3. Computing the performance metrics after the drill.

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The goal of the drill is to comprehensively exercise and evaluate the Department of Homeland Security and the Federal Emergency Management Agency's plans and capabilities as they pertain to a potential mass casualty incident involving children. After the exercise, data collected by controllers, evaluators, and players will be used to identify strengths and areas for improvement in the context of the exercise design objectives.

Exercise Evaluation Guides

DHS has developed Exercise Evaluation Guides (EEGs) that identify expected activities for evaluation, provide consistency across exercises, and link individual tasks to disciplines and expected outcomes. The EEGs selected by the Preparation for Mass Casualty trusted agents are contained in the evaluator materials packet along with the C/E Handbook. Supplemental evaluation material designed for the drill may also be used.

Data Collection Spreadsheet and Scoring Metrics

The Centers for Disease Control and Prevention (CDC) and the RAND Corporation have developed a data collection spreadsheet and scoring metrics computation spreadsheet, for assessing site call-down capability.

After Action Report

The AAR is the culmination of the Preparation for Mass Casualty. It is a written report outlining the strengths and areas for improvement identified during the exercise. The AAR will include the timeline, executive summary, scenario description, mission outcomes, and capability analysis. The AAR will be drafted by a core group of individuals from the exercise planning team.

After Action Conference and Improvement Plan

The improvement process represents the comprehensive, continuing preparedness effort of which the drill is a part. The lessons learned and recommendations from the AAR will be incorporated into an Improvement Plan (IP). The *After Action Conference* is a forum for jurisdiction officials to hear the results of the evaluation analysis, validate the findings and recommendations in the draft AAR, and begin development of the IP. The IP identifies how recommendations will be addressed, including what actions will be taken, who is responsible, and the timeline for completion. It is created by key stakeholders from the Preparation for Mass Casualty participating agency officials during the After Action Conference.

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APPENDIX A: PARTICIPATING AGENCIES

Table A.1 *Participating Agencies*

Participating Agencies	
Federal (if applicable)	
State (if applicable)	
[Jurisdiction A]	
[Jurisdiction B] (if applicable)	

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Callers and automated calling systems should use a standard script to ensure accuracy and consistency of messages and to ensure that time estimates taken from the drill reflect the pace of activity in a true emergency.

The script should: 1) clearly state that this is a drill; 2) assess ability to make their site available (by a hypothetical time); and 3) in the case of a calling tree, provide instructions for further calls.

The 'hypothetical time' should reflect a realistic approximation of the time needed to prepare a host facility for the receipt of response staff and supplies.

Sample Call-Down Script

- This is a site call-down drill being conducted by the Department of Homeland Security and the Federal Emergency Management Agency. Your site is on the Department of Homeland Security's list of facilities that may be used in an emergency. If this were a real emergency, you would be asked to make your site available for use by the Department of Homeland Security's health department.
- Again, *this is only a drill*. There is no need for you to make your site available as a result of this call.

EXHIBIT V

Are Sandy Hook Skeptics Delusional with "Twisted Minds"?

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Are Sandy Hook Skeptics Delusional with "Twisted Minds"?

by Jim Fetzer Ph.D. & Kelley Watt

"Noah Pozner's death certificate is a fake. But if Sandy Hook had been real, there would have been no reason to fake it. QED"—Jim Fetzer

Someone calling himself "Lenny Pozner", who purports to be the father of the alleged Sandy Hook victim, Noah Pozner, has launched a vicious attack upon those who are skeptical of the "official story" of the Sandy Hook event.

A response has been published by *AbleChild*, observing that the problem has arisen because the "official report" from Connecticut authorities, especially the *Sandy Hook Final Report* authored by Danbury State's Attorney Stephen Sedensky, was a shoddy piece of work that raised more questions than it answers. This exchange deserves serious consideration, not least of all because Noah Pozner appears to be the only alleged "child victim" for whom their birth and death certificates have been released by their "parents". There is no stronger case.

That makes the Noah Pozner case of special significance as an acid test: *if Noah really died, that defeats the critics' claim that "no children died at Sandy Hook"; but if Noah did not die, especially if Lenny's "proof of death" turns out to be fake, then this effort to defeat the critics will have backfired badly.* And it is very straightforward to demonstrate that *AbleChild* is right about the "official report".

The "official report" on Sandy Hook

At this point in time, it is relatively trivial to demonstrate that the "official report" on Sandy Hook that was authored by Danbury State's Attorney

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Stephen Sedensky does not establish a causal nexus between the shooter, his victims and the weapons he is alleged to have used. It suffers from the shortcomings of concluding that there were no fingerprints on the .22 rifle that was allegedly used to shoot his mother and, even more surprisingly, that of the large number of shots that were fired from the 5.56 calibre Bushmaster (close to 150 rounds), none of the bullet fragments could be matched to the weapon:

⁵³ "No positive identification could be made to any of the bullet evidence submissions noted ... in 5.56 mm caliber. The physical condition of the bullet jacket surfaces were severely damaged and corroded. They all lacked individual striated marks of sufficient agreement for the identification process. The test fires also exhibited a lack of individual striated marks on the bullet surface for comparison purposes. This condition can be caused by fouling in the barrel of the rifle and the ammunition itself. The Bushmaster rifle cannot be eliminated as having fired the 5.56 caliber bullet evidence examined," quoting from the 6/19/13 Forensic Science Laboratory report.

Under these circumstances, it would have been impossible for the alleged shooter, Adam Lanza, to have been convicted in a properly conducted court of law for his alleged offense, because *no causal nexus has been established between the purported shooter, his weapons and the 20 children and seven adults he is supposed to have killed*, which one might have naively supposed was the point of the investigation. But if that was its goal, then its objective was not achieved. If there has ever been such an abysmal failure in the annals of forensic investigation, I would love to hear about it. This is absurd!

The staged photos for the fake event

We have published several studies of the celebrated Shannon Hicks' "iconic photograph", which seems to show children being evacuated from Sandy Hook. But now we have additional proof it was staged, where the children were rearranged into a different sequence to create the "best shot" to convey the false impression that a real emergency was taking place. Here is addition proof that this was a hoax:



And a new video study offers further proof that this was only a drill, where the author is very patient and circumspect in arriving at the conclusion that it was a hoax and no children died. But, of course, if he is correct—and the evidence is over-whelmingly on his side—then Lenny Pozner has no case

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and we should not be concerned about the "parents of the victims" at Sandy Hook, because there were none.

One of his best observations concerns what a real evacuation would have looked like, which would have been something a lot like this:



When you combine the missing 469 children being evacuated from the school, the absence of EMTs hurrying into the school to rush those little bodies off to hospitals where doctors could pronounce them "dead or alive", the denial of access to the bodies by their parents, the lack of urgency about what was taking place—including *rearranging the children to take a staged photograph*—there really is no room for doubt that this was a drill, which even Obama Department of Education officials have confirmed.

Lenny Pozner's vicious attack

Lenny entitled his commentary, "*Our Grief Denied: The Twisted Cruelty of Sandy Hook Hoaxers*", and begins with this image and two paragraphs that follow here, which commit fallacies that I spent 35 years teaching undergraduates to avoid. After all, if none of those children actually died on 14 December 2012, then they are not "committing lies" or "spreading misinformation" as the author of this assault claims.

The most obvious is that of *begging the question* by taking for granted the issue under consideration, namely, whether or not 20 students and 6 adults were murdered by Adam Lanza at Sandy Hook Elementary School on 14 December 2012:

More than a year and a half after Adam Lanza brutally murdered 26 women and children at the Sandy Hook Elementary School in Newtown,

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Photos of Sandy Hook Elementary School victims sit at a small memorial near the school on Jan. 14, 2013, in Newtown, a month after the horrific massacre that claimed 20 children and six women at the school. (Getty Images / January 15, 2013)

parents and relatives of the victims still relive the terror of that fateful day along with the daily anguish and torment they suffer over the loss of their loved ones.

Worse, they have to suffer the onslaught of delusional conspiracy theorists, commonly called hoaxers, who claim Sandy Hook was a "false flag" event concocted by the government as a pretext to gun confiscation.

As a parent of one of the murdered students, Noah Pozner, I have worked to debunk and stop the cruel and hateful hoaxers who use the Internet to spread their lies. Recently, some hoaxers have stepped up the intensity of their twisted campaign in an effort to draw more people into this destructive tale of misinformation and continue to disrupt the lives of victims' families.

Equally important, however, is the *appeal to pity*, which, in this case, entails the alleged grief that the victim's parents have had to endure, where what the "Sandy Hook hoaxers" is only cruel if those 26 children actually died that day.

We can only feel their grief if their children actually died, where none of their reactions were remotely like the genuine grief expressed by the parents of dead children in Gaza.

We have no responses remotely comparable from the alleged "parents" of dead children at Sandy Hook. Just as you can search in vain for the

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missing children, you can search in vain for reactions from them to the alleged deaths of their children. Try Robbie Parker, father of Emilie, meeting the press, for example; or try Anderson Cooper interviewing the parents of Grace McDonnell. Search for any parent displaying real grief. It's not there.

Children killed in Gaza playground shelling

Israel denies striking Gaza's main hospital and a playground, when seven children have been killed.

Updated on December 19, 2012

13K 54



Noah Pozner's "death certificate"

Upon first consideration, Lenny's "death certificate" for Noah Pozner looks authentic, where questions only arise when you take a closer look. For it to have been published by his father, Lenny, is a significant development, since it is the first concrete proof we have that any child actually died at Sandy Hook. As I have emphasized, there have been extraordinary efforts to suppress information about these 20 deaths:

A detailed image of a Connecticut death certificate for Noah Samuel Pozner, dated November 20, 2006. The form includes fields for patient information, location (Sandy Hook, Fairfield), attending physician (Lenny Pozner), and medical history. It is signed by H. Wayne Carver, M.D., and includes a date stamp of December 26, 2012.

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As Dennis Cimino has observed, why would they need to use different typewriter ribbons on that certificate for different fields of it? and why is the certificate clearly with shaded areas that are not uniform like authentic death certificates are? You can clearly see that the typewriter clarity is blurry in some fields and clear and crisp in the others, meaning that, while the blurry ones may have been done with a typewriter, the clear sections were photoshopped into the document. His observations have been reinforced by those sent to me by Bob Sims:

(1) I am rather surprised, according to the copy you posted, that any branch of government was still using typewriters at all, when computers can do it so much better. However, the use of a typewriter in this case makes it much easier to spot fraud.

(2) For starters, can you see any reason for the government typist to change the ball back and forth on the IBM machine I must assume was being used, because I cannot think of a reason to go to the extra trouble, and what for?

(3) For example, look at the very top in Box 3, where the date is posted. Why is that type clearly smaller than the rest of the page? You would have to change the ball for this, but for what reason?

(4) Now look at the capital "A" in Box 12 for Residence (Alpine). It is identical to the capital "A" in Box 22 for Mailing Address (Alpine). It is also identical to the capital "A" in Box 33 for Funeral Home. This is totally as expected, is it not? Read on.

(5) Note that the capital "A" in question above in three different boxes has a small flag at its pinnacle. Compare that to the capital "A", without the small flag in Box 4, Time of Death, Box 26, City or Town, Box 27, County of Death, and Box 39, Time Pronounced, and in Box 46, Time of Injury.

(6) Compare Box 1, "Noah," with Box 7, "November," and you will clearly see that the spacing between the "N" and the "o" is quite different.

(7) Compare Box 1, the "N" in "Noah," with Box 26, the "N" in "SANDY." They are clearly different.

(8) Compare Box 1, "Samuel," with Box 11, "Sandy," and again, the spacing between the "S" and the "a" is clearly not the same.

(9) In fact, the entire spacing in Box 1 is unlike any other in the forged document.

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(10) Compare the name "Pozner" in Box 1 with "Pozner" in Box 20, clearly not the same.

Noah Pozner's death certificate is a fake, which we have proven on a dozen or more different grounds. But if Sandy Hook had been real, there would have been no reason to fake it. QED

Moreover, Noah Pozner's "death certificate" states that *"No autopsy was performed"*, while the "official report" states, *"All the victims were given autopsies"*. We know they cannot both be true. It would be tempting to presume that one of them is accurate and the other a mistake. But insofar as they are both predicated on the presupposition Noah Pozner and 19 other children actually died at Sandy Hook, they both appear to be false. *We have no authentic proof that any of those children, including Noah Pozner, actually died. None—for the obvious reason that none of them died!*

Is "Lenny Pozner" Noah's father?

One of the more intriguing developments related to the Pozner case is that the man who calls himself "Lenny" and poses as Noah's father initiated contact with one of the members of the Sandy Hook research group, with whom I have collaborated in publishing several articles, including *"Top Ten Reasons: Sandy Hook was an elaborate hoax"*. I interviewed her and Kate Slate together on *"The Real Deal"*, (radiofetter.blogspot.com): 24 March 2014. Here is what "Kelly from Tulsa", as honest as the day is long, wrote me about her "conversations with Lenny":

I received an email message several months ago from Google+ stating Lenny Pozner was following (cyber stalking) me, so I hit the reply button and said to Mr. Pozner, "Why are you following me on Google+, is it because I don't believe anything about the official story?" Mr. Pozner wrote me back stating he had indeed lost his son and the death certificates were available to prove it for \$19 from the Newtown Clerk's office and I told him that the death certificates were not available and that the town had them sealed and I didn't believe it was really Noah's father otherwise he would have known that and I wasn't going to waste my time talking through emails to someone posing to be Noah's father.

To make a long story short we emailed back and forth until late in the evening when he stated he was tired of using the keyboard and could we talk on the phone. I gave him my cell number and we talked until 3:00 am and proceeded to talk everyday for the next 5 weeks, often multiple times on the same day.

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I would say we spent 100 or more hours on the phone back and forth over a 5-week time period. We laughed, we shared photos and I got the impression he was a soft spoken likable guy, at the same time, I never got the impression he lost his son nor was he able to convince me even though he tried somewhat hard.

Noah Samuel Pozner

Obituary



POZNER, NOAH SAMUEL
Noah Samuel Pozner, on December 14, 2012, a victim of the of the tragic events of last Friday at Sandy Hook Elementary School. Noah was born in Danbury, CT, son of Lenny and Veronique Pozner. How do you capture the essence of a six year old in just a few words? Noah was an impish, larger than life little boy. Everything he did conveyed action and energy through love. He was the light of our family, a little soul devoid of spite and meanness. He will be forever missed by his mother, father, siblings Daniele, Michael, Sophia and twin Arielle, his grandparents Maria, Dirk, Ivan, Daanna and Lena, uncles and aunts, Arthur, Stephan, Alex, Patricia and Victoria. May you fly to that peaceful valley and wait for us there. Funeral services will take place on Monday December 17, 2012 (TODAY) at 1:00 PM from The Abraham L. Green and Son Funeral Home 86 Beach Road in Fairfield, with interment following at Bnai Israel Cemetery on Moses Hill Road in Merrow. Memorial contributions may be directed to the planting of trees in Israel.

ABRAHAM L. GREEN
AND SON
FUNERAL HOME
86 BEACH ROAD FAIRFIELD, CT

Guest Book

"My Sweet Angel, I think of you so very often and..."
- Pat Duda

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The first time we spoke until the wee hours of the morning: I asked him to produce the following items (by the way, this call began on Friday night and went until Saturday morning) a death certificate for his son, his son's birth certificate showing he had been born, a photo of his wife in the hospital with Noah and Noah's twin sister as well as Sandy Hook report card.

The following Monday he sent me an email telling me to check my inbox and sure enough, much to my surprise, he had posted all the things I asked for on his lenpoz.com website. However, the photo was not of his wife in the hospital, nonetheless, he did post a photo of Veronique with the two newborns in her arms. The death certificate I believe stated he was "never married" which I thought odd.

Speaking of his wife I asked him about Veronique working for the State Department in some capacity to disarm the country of Switzerland and he told me she never worked for the State Department but was a nurse, to which I asked for her nursing certificate (which he sent). Since Veronique's mother worked for the UN, I decided to call the office in the US Embassy and disguised myself as a foreigner to ask for Mrs. Veronique Haller. I was told that "she had left her post in 2013" (after she had been discovered working there for gun control in Switzerland).

On Noah's birth certificate, it states that Veronique was born in Switzerland, but Lenny told me it was a different "Veronique Haller". I told him I felt he was lying to me and I believed it was his wife. I told Lenny that the name "Veronique Haller" was unusual and for it not to be the same

Are Sandy Hook Skeptics Delusional with "Twisted Minds"?

person stretched the imagination but he said "Veronique" was a very common name overseas. Whatever!

I Certify that this is a copy of the certificate received for record.
Attest: *Sybil J. Danvers* Registrar

STATE OF CONNECTICUT DEPARTMENT OF PUBLIC HEALTH		
CERTIFICATE OF LIVE BIRTH		
CHILD NAME NOAH SAMUEL POZNER	SEX MALE	DOB NOVEMBER 28, 2006
TIME OF BIRTH 08:08 AM	DATE OF BIRTH NOVEMBER 28, 2006	WEIGHT 7 LBS 3 OZS
BIRTHPLACE DANBURY HOSPITAL	CITY/TOWN DANBURY	COUNTY FAIRFIELD
MOTHER'S NAME VERONIQUE PATRICIA POZNER		
MOTHER'S BIRTHPLACE HALLER		
MOTHER'S BIRTHDATE SWITZERLAND		
MOTHER'S BIRTHPLACE SWITZERLAND		
MOTHER'S BIRTHDATE APRIL 24, 1967		
MOTHER'S RESIDENCE 7 KALE DAVIS ROAD, SANDY HOOK, CONNECTICUT 06483		
FATHER'S NAME LEONARD POZNER		
FATHER'S BIRTHPLACE LATVIA		
FATHER'S BIRTHDATE OCTOBER 11, 1967		
FATHER'S RESIDENCE DANIEL A GOLDSTEIN M.D.		
FATHER'S BIRTHDATE NOVEMBER 28, 2006		
ADDRESS 181 NEWTOWN ROAD, DANBURY, CONNECTICUT 06810		
REGISTERS BY LORE A KARACK		
DATE REGISTERED NOVEMBER 28, 2006		
TITLE REGISTRAR		
CITY/TOWN DANBURY		

Like I said, we talked for around 5 weeks and I felt we had developed a friendship of sorts. We laughed many times as he had a very good sense of humor, but my overall impression from my gut told me he was not being truthful and over and over my mantra was, "Your son did not die and on top of that you are much too old to have children that young." He asked me how old I guessed him to be and I said I was "around 61" and he said he was 47 which I did not believe. So I asked him for a driver's license, which he immediately sent before I could practically finish my sentence, but it had expired in 2009 and the photo did not look like the Lemmy I had seen on lenpoz.com. In fact, we laughed, because I told him he looked like a Columbian Drug Lord—and he agreed.

Our friendship came to an end rather abruptly because I told Lenny that I was going to make a donation to his Noah's Ark website (to which he sent me the correct address) since there were several official and unofficial donation websites set up on his son's behalf. I explained that, since I did not believe his son nor any others died at the school as the result of any shooting, there

Jim Fetzer Ph.D. & Kelley Watt

would probably be a class action lawsuit claiming fraud and that, unless I had made a donation, I could not expect to be a part of that suit. I also told Lenny that a friend of mine agreed with me and had just made a donation. The next day he returned her money because if a lawsuit does ensue, he did not want her to be a beneficiary.



He wrote me one last email after that, which said, "Fuck You Bitch", and that was the last I heard of my friend, Lenny Pozner. I found it rather strange that, every day—even numerous times a day—I would let it be known that I thought he was lying, yet he never once got upset or mad. When I brought up the money issue was when he ended our friendship. Sad! Go figure! Meanwhile, Noah's mother has claimed that she has released a photograph of his body. But no one I know can find it. So where is it?

For those who base their conclusions upon logic and evidence, there is no doubt that, as Paul Preston was told by his contacts in the Department of Education of the Obama administration, it was a drill and no children died, which was done to promote an anti-gun agenda. Yet the charade continues. Not only were stories and photos published predating "the massacre", but even NPR is running stories about the traumatic effects for the Sandy Hook first responders. No children died—not even Noah Pozner, it would appear—yet the charade continues without end.

Source note: This chapter originally appeared as "Are Sandy Hook critics delusional with 'twisted minds'?" (6 August 2014), *veteranstoday.com*.

[*Editor's note:* Although Appendix C, *The Sandy Hook Timeline*, includes reports from the media, contemporaneous at the time, that copies of the death certificates had been released under pressure from the press to the *New York Post*, none of us has been able to obtain copies—nor do we know of anyone else who has succeeded. Professor James Tracy, for example, wrote to *The Post* asking for copies and received no response. This appears to have been yet another false report like that from the *Hartford Courant*, which claimed that it had receive the *FBI Report on Sandy Hook*. But there appears to have been no FBI investigation of Sandy Hook, where that, too, appears to have been just one more in an endless stream of lies, deceit and deception surrounding Sandy Hook.]

EXHIBIT W

James Fetzer: Sandy Hook Was A FEMA Drill, Nobody Died, for an Anti-Gun Agenda



Dear Mr. President,

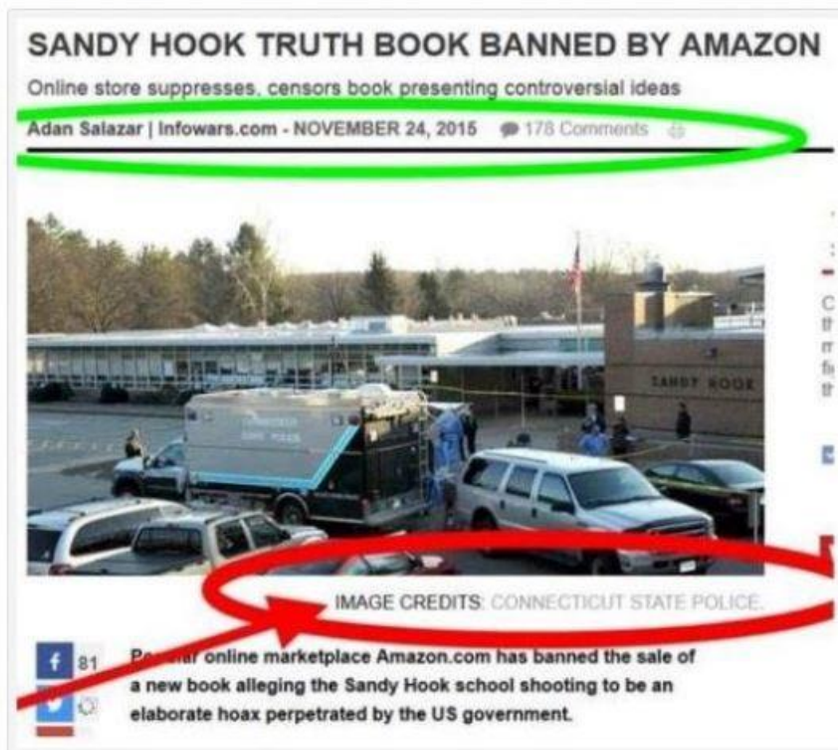
The nation over which you currently preside has been subjected to an on-going series of staged shootings, most of which—for maximal emotional effect—have involved the reported deaths of children, none more dramatically than the Sandy Hook Elementary School shooting in Newtown CT, on 14 December 2012, where Adam Lanza was alleged to have killed 20 first-grade children and six adults. But there were boundless anomalies here from the beginning, where even (what would have been thought to be) an innocuous photo of the parking lot gives the scam away.

Notice, in particular, the absence of familiar blue-and-white signage for handicapped parking, mandated by the Americans with Disabilities Act. Because this parking lot does not have such special parking, the school was not in compliance with the ADA and therefore cannot have been legal open in Connecticut in 2012. We have photos of entrances and exits no wheelchair could navigate, including a wooden staircase with a steel rod extending, which could pop out the eye of a little kid running toward the building. Sandy Hook Elementary was not an operating school.

Moreover, because it was a 28°F ground temperature day, the school could not have housed students without heating the building; but there is no heat or steam rising from the structure, no doubt because

Sandy Hook Truth

it appears to have been closed by 2008, the furnaces were rusted out and dysfunction from lack of use. Notice the center rows of cars are all parked facing the school, which violates the driving instructions to turn right, curl around and park facing away. It was just too convenient to bring them in as props in a single line and put them in place, two-by-two.



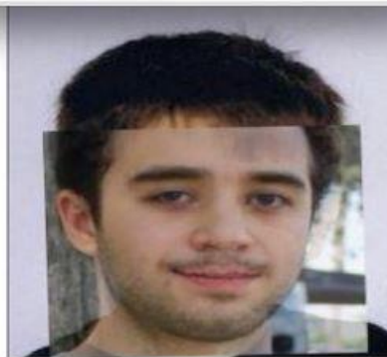
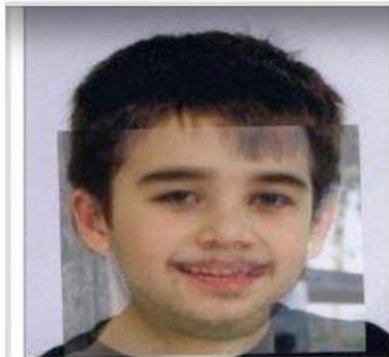
When I published *NOBODY DIED AT SANDY HOOK* (2015), with fifteen contributors (including six current or retired Ph.D. college professors), we proved the school had been closed by 2008 and there were no students there. One contributor, Paul Preston, who had run drills for school systems as an administrator in the past, was so bothered by what he observed being reported that he reached out to his contacts in the Obama Department of Education, all of whom told him that it had been a drill, that no children had died and that it was done to promote gun control. [Editor: Emphasis added.]

The book includes two chapters with 50 photos each, Ch. 7 of furnishing an empty house to serve as "the Lanza residence", Ch. 8 of refurbishing the school to serve as the stage for the 2-day FEMA exercise, where we even include the FEMA manual as Appendix A. One photo in Ch. 8, Exhibit 26, shows (what we initially took to be) a SWAT vehicle present before the shooting had taken place—which is provable

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because the windows of Classroom 10, which would be shot out after the event, are intact. The flag is at full mast and, when you track down the staff, Wayne Carver, Medical Examiner, is patiently awaiting arrival of his portable mortuary tent.

When the book was banned by Amazon less than a month after having sold nearly 500 copies, I released it to the public for free as a pdf, where anyone can download it to their own desktop by entering the title in their browser. When *Infowars.com* reported the ban, they featured Exhibit 26 even more clearly than in the printed book. But it was taken down about 38 minutes later after 178 comments, no doubt because of image credit to CONNECTICUT STATE POLICE, which William Powell had discovered had documented their own participation in the scam in their own files.



Among oddities of the press conference held by Wayne Carver, which James Tracy documented in his brilliant expose thereof, was that they did not allow the parents to see the bodies of their children but instead identified them using photographs. That was a violation of CT protocols but appropriate under the circumstances, since it turns out that the children were fictions who only existed in the form of photographs. "Noah Pozner", shown above, for example, was made up out of photos of his "older step-brother", Michael Vabner, which we have confirmed multiple ways.

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Kelley Watt had over 100 hours of conversation with “Lenny Pozner”, who purports to be his father and who sent Kelley a death certificate for “Noah” as proof that he had died, which we included in the book. It turned out to be a fabrication, with the bottom half of a real death certificate and the top half of a fake, with no file number and the wrong estimated time of death at 11 AM, when “officially” the shooting took place between 9:35-9:40 that morning. Mona Alexis Pressley has now shown that “Lenny” is actually Reuben Vabner, Michael’s father.

Indeed, it appears that some of the “parents” may have used photos of themselves as children to perpetrate this highly-successful fraud upon the public. Without the complicity of the media and local, state and federal authorities, a scam of these dimensions could not have successfully been foisted upon the public—which continues as “Lenny Ponzer” and other fake parents are deceiving the Court by offering false testimony and concealing their identities in their suits against Alex Jones. Sandy Hook was faux terrorism to manipulate the public and promote the Obama administration’s political agenda.

Reference: [“Sandy Hook Update: Tracy loses, Wolfgang wins. The Deep State Strikes Back!”](#)



Jim Fetzer, a former Marine Corps officer, is Distinguished McKnight Professor Emeritus on the Duluth Campus of the University of Minnesota. He co-founded [moonrockbooks.com](#) with Mike Palecek, when they discovered [amazon.com](#) was banning their books. He has published widely on conspiracies, including “False Flags on Five Fronts: Sandy Hook, Boston, Charlottesville, Las Vegas and JFK”, “How to Spot a ‘False Flag’: A Sampler of Representative Events”, and “The Parkland Puzzle: How the Pieces fit Together”, at [153news.net](#), [BitChute](#), [real.video](#) and other secure sites.