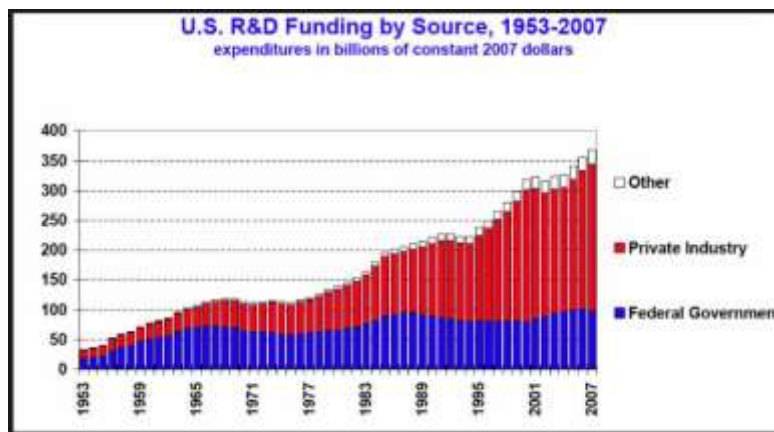




**To Reclaim Science the Social Sciences
Must Overcome Political and Crony Corporate Control**

Presenter: Ralph Fucetola JD¹

A prime driving force behind the direction of the various social sciences is their sources of funding. For example, over the past half century, in the United States, the central government and private industry have been the predominant funders:



While government was the prime source of R&D spending in the 1960s and '70s, by the end of the Cold War, corporate funding was predominating, and has only grown more so in the new Century. What are the consequences to the social sciences?

We all remember the “inverse Golden Rule” – “He who has the Gold makes the Rules...” And, not perhaps unexpectedly, the result of political and corporate funding is distorted science. The immediate past Editor of the *Lancet* put it succinctly in a note he published in the journal:

“The case against science is straight forward: much of the scientific literature, perhaps half, may simply be untrue. Afflicted by studies with small sample sizes, tiny effects, invalid exploratory analyses, and flagrant conflicts of interest, together with an obsession for pursuing fashionable research...”¹

¹ <http://www.thelancet.com/pdfs/journals/lancet/PIIS0140-6736%2815%2960696-1.pdf>



The pharmaceutical industry is among the most powerful of corporate science sponsors, along with the “defense” industry and energy industry.

Pharmaceutical corporate distortions of science are especially egregious in that they impact people’s health.

All sciences are social sciences. This presentation will focus on the social sciences of health for the examples and illustrations.

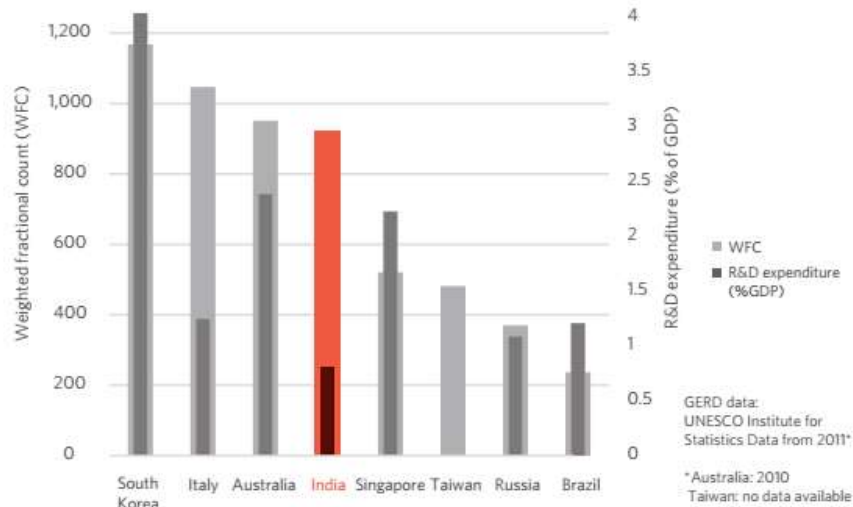


FIGURE R&D expenditure and overall output in the Nature Index 2014 | India’s R&D spending as a percentage of its GDP is relatively low compared to other nations with a similar output in the Nature Index 2014.

In the United States, and other Common Law countries like India, the political system allows the corporations to do a peculiar, and profitable, “dance” around true science.

The first step in the dance: the company sponsors clinical trials in multiple university centers.

In those trials the responsible scientists carefully cherry-pick the study subjects, rejecting those that might “tilt” the results against the company’s interests. So, for example, any subject who dies is removed from the study, as that person did not “complete” the study, although the death may have been an adverse reaction.

The company then cherry-picks the “best” studies to present to the patent officials.

The next step is for the company to patent some substance or other from those studies that can be shown, to the satisfaction of the patent authorities, to have a therapeutic effect. How do they do that? By providing the cherry-picked science. No independent studies ever included.

Once the patent is issued, and the company is assured of a period of monopoly for the drug, it submits a new drug application to the drug approval authorities; in the United States, the FDA.



The regulatory bodies are required to give due respect for the grant of the patent. Under US case law the approved claims of the patent are deemed substantiated and thus the therapeutic claims are *not* subject to independent scientific review *and the company has gamed the system*.

Even the US FDA admits the system is rigged and that we do not have real science to back up the claims of the drug companies.

They inadvertently do that by admitting that putting new drugs out in the public and *seeing what will happen* is the “Fourth Phase” of the clinical trial system. To quote the FDA web site:

“...Phase 4 trials are conducted after a product is already approved and on the market to find out more about the treatment’s long-term risks...”²

The corruption runs so deep that, so long as a formal “disclosure” is issued, even extreme conflicts of interest are allowed. A case in point: Dr. Paul Offitt is an allopathic physician at CHOP – the well-known Children’s Hospital of Philadelphia. He is also a member of the CDC (USA Center for Disease Control) committee that “recommends” vaccines. He was permitted to vote for a vaccine for which he personally stands to receive tens of millions of dollars in royalties.³

Vaccination “science” is a critical example of misuse of the social sciences. Let’s look at what Rima Laibow, M.D. had to say last year at the All India Medical Education Congress,

“Allegedly scientific information advanced in medical and scientific journals and presented to regulators influences medical perception and practice upon which both public policy makers and clinicians base their decisions while corporate influence (including deeply institutionalized conflicts of personal and professional interest) further skew decision-making toward corporate, not health, interests.

The economic health, indeed, possibly the survival, of a nation hangs on the decisions of those public policy makers while individual health, and possible demise, hangs on the decisions of the clinicians influenced by, and controlled by, those decisions.”⁴

What must the social sciences do to defend the integrity of science against crony corporate and political distortion?

Independent scientists, like the individuals presenting at this Reclaiming Science Symposium, need to assert what may be called The Prime Directive of Humane Social Science:

While doing no harm, act with informed consent only.

“Doing no harm” – yet, for example, in the United States, some researchers, such as Gary Null, ND, citing JAMA (Journal of the American Medical Association) published research, have

² <http://www.fda.gov/Drugs/ResourcesForYou/Consumers/ucm143531.htm>

³ <http://drrimatruthreports.com/dr-rima-replies-shame-on-you-childrens-hospital/>

⁴ <http://tinyurl.com/DrRimalIndiaPaper>



claimed that there are nearly a million excess deaths a year, not only due to medical mistakes, but also due to the expected “side effects” of properly prescribed pharmaceuticals.⁵

Thus, the central significance of “act with informed consent only.”



Law and History of Informed Consent

Among the Post World War II protective international codifications were the Universal Declaration of Rights, Geneva Declaration⁶ and the Nuremberg Code which state, concerning the rights of all human beings and the obligation for ethical action by health personnel:

“Everyone has the right to life, liberty and security of person... No one shall be subjected to ... inhuman or degrading treatment ... Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights... No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence...”⁷

“I WILL NOT USE my medical knowledge to violate human rights and civil liberties, even under threat...”⁸

“The voluntary consent of the human subject is absolutely essential. This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved, as to enable him to make an understanding and enlightened decision.”⁹

⁵ <http://www.whale.to/a/null9.html#ABSTRACT>

⁶ The Geneva Conventions comprise four treaties, and three additional protocols, that establish the standards of international law for the humanitarian treatment of war. The singular term Geneva Convention usually denotes the agreements of 1949, negotiated in the aftermath of the Second World War (1939–45), which updated the terms of the first three treaties (1864, 1906, 1929), and added a fourth.

http://en.wikipedia.org/wiki/Geneva_Conventions

⁷ <http://www.un.org/en/documents/udhr/>

⁸ <http://www.wma.net/en/30publications/10policies/g1/index.html>

⁹ <http://www.hhs.gov/ohrp/archive/nurcode.html>



This salutary development of international law has continued with international standards promulgated, such as the UNESCO Universal Bioethics Declaration¹⁰ about which it has been said:

“Even apart from article 7 of the ICCPR, ethical requirements for informed consent before medical or scientific treatment probably constitute international law as involving “general principles of law” under article 38 (1) (c) of the *Statute of the International Court of Justice*. The reference to “civilised nations” in this context could well introduce an ethical requirement to such evaluations that many contemporary developed nations may fail.”¹¹

Defining Informed Consent

“Informed consent is a process for getting permission before conducting a healthcare intervention on a person... In the United Kingdom and countries such as Malaysia and Singapore, informed consent in medical procedures requires proof as to the standard of care to expect as a recognized standard of acceptable professional practice (the Bolam Test), that is, what risks would a medical professional usually disclose in the circumstances (see Loss of right in English law). Arguably, this is “sufficient consent” rather than “informed consent.” ... Medicine in the United States, Australia, and Canada take a more patient-centric approach to-“informed consent.” Informed consent in these jurisdictions requires doctors to disclose significant risks, as well as risks of particular importance to that patient. This approach combines an objective (the reasonable patient) and subjective (this particular patient) approach.”¹²

Implementing the general law as applied to the protection of human life is mandated, in the example of vaccination, by the United States Supreme Court, which held in 1905 that the courts “are not without power...” regarding mandated vaccination in the case of *Jacobson vs Commonwealth of Massachusetts*¹³ thereby indicating that a “Medical Excuse” must always be permitted if vaccines are required.

In 1914, Judge (later US Supreme Court Justice) Benjamin Cardozo validated the concept of voluntary consent when he noted that every human being has a right to decide what shall be done with his or her body, deeming medical intervention without Informed Consent an unlawful trespass:

¹⁰ http://portal.unesco.org/en/ev.php-URL_ID=31058&URL_DO=DO_TOPIC&URL_SECTION=201.html which provides: Article 6 – Consent – 1. Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice. 2. Scientific research should only be carried out with the prior, free, express and informed consent of the person concerned. The information should be adequate, provided in a comprehensible form and should include modalities for withdrawal of consent. Consent may be withdrawn by the person concerned at any time and for any reason without any disadvantage or prejudice. Exceptions to this principle should be made only in accordance with ethical and legal standards adopted by States, consistent with the principles and provisions set out in this Declaration, in particular in Article 27, and international human rights law. Article 28 – Nothing in this Declaration may be interpreted as implying for any State, group or person any claim to engage in any activity or to perform any act contrary to human rights, fundamental freedoms and human dignity... [Emphasis added]

¹¹ <http://jme.bmi.com/content/31/3/173.full>

¹² http://en.wikipedia.org/wiki/Informed_consent

¹³ *Jacobson v. Commonwealth of Massachusetts*, 197 U.S. 11 (1905)



“Every human being of adult years and sound mind has a right to determine what shall be done with his own body; and a surgeon who performs an operation without his patient’s consent commits an assault for which he is liable in damages.”¹⁴

US Federal Regulation acknowledges Informed Consent for formal Institutional Review Board (IRB – required for FDA approved medical experiments) overseeing experimentation.¹⁵

With regard to all communications about health care decisions, the members of the public have the right to make informed consent decisions, even if a decision may be considered a “bad” decision by the Government. The Supreme Court indicated, in *Thompson v Western States*.¹⁶

“We have previously rejected the notion that the Government has an interest in preventing the dissemination of truthful commercial information in order to prevent members of the public from making bad decisions with the information.”

Nation States are bound to observe the Nuremberg Code by virtue of the Subsequent Nuremberg Trials¹⁷ and subsequent exacting of justice through penalties, including the death penalty. The Geneva Conventions (the international treaties that govern humanitarian requirements)¹⁸ require that the states be bound by international humanitarian principles to implement fully Informed Consent.



Forced Vaxx is a Crime Against Humanity

The Nuremberg Code on Medical Ethics

“...voluntary consent...is absolutely essential. This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved, as to enable him to make an understanding and enlightened decision.” <http://www.hhs.gov/ohrp/archive/nurcode.html>

<http://tinyurl.com/vaccinationISviolation>

Even in an emergency situation the Government Agencies involved must take a pro-active role in the full implementation of Informed Consent without “the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion...”¹⁹

The public has a right to know, and the governments have an obligation to provide clear information regarding the Informed Consent, to the end that government approvals, requirements, mandates and recommendations are understood to be subject to the Right of Informed Consent.

¹⁴ *Schloendorff v. Society of New York Hosp.*, 105 N.E. 92, 93 (N.Y. 1914)

¹⁵ <http://www.fda.gov/RegulatoryInformation/Guidances/ucm126431.htm>

¹⁶ *Thompson v. Western States Medical Center* – 01-344, decided on April 29, 2002 – 535 U.S. 357)

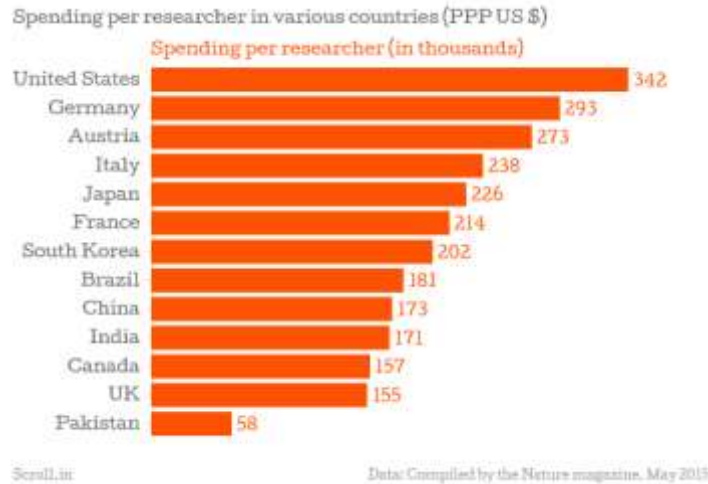
¹⁷ http://en.wikipedia.org/wiki/Subsequent_Nuremberg_trials

¹⁸ https://en.wikipedia.org/wiki/Geneva_Conventions

¹⁹ <http://www.hhs.gov/ohrp/archive/nurcode.html>



Where governments fail to inform the public as to the universal right to Informed Consent the social sciences must take the lead to educate and advocate, to protect the integrity of the social sciences from the corrupting influence of politics and crony corporate interests.



**The Urgent Need for Action by Social Science
USA Leads the Way to Global Medical Tyranny
Openly Attacking Informed Consent**

During the final months of 2016, and the dying days of the Obama Administration, Democrats and Republicans joined together to attack our universal right to Informed Consent, a right which General Bert Stubblebine, President of the Natural Solutions Foundation has called “the defining issue of the 21st Century...”

What were these dastardly attacks? Three bureaucratic maneuvers in the US Federal Government.

First, CDC (Centers for Disease Control) proposed a new Quarantine Regulation, giving the public until mid-October to register objections. Thousands did so, joining Natural Solutions Foundation condemning the proposed regulation which *explicitly* states the unlawful proposition that the “consent of the individual is not a prerequisite...”²⁰

Second, on November 4th, just before the US presidential election, out-going President Obama issued an Executive Order seeking to make the falsely-named “Global Health Security Agenda” American Public Policy. The basic “idea” of GHSA is that *dead* people don’t get sick; or at least they do not show up in social science statistics as *sick*. Yes, it’s just that stupid and just

²⁰ <http://drimatruthreports.com/will-cdc-kill-general-bert-next-month/>



that evil.²¹

Third, just last week, the out-going Congress, as it fled Washington for the Winter Holidays, adopted, with bi-partisan Republican and Democrat support, the falsely-named “21st Century [sic] Cures Act” wherein, in addition to all sorts of welfare for Big Pharma, there is a clause that illegally says the drug companies do not have to get Informed Consent before including you in a drug test if less than 8,000 [!!] people are involved. Think mass spray vaccine experiments without consent, in complete violation of international restrictions. This step toward global medical tyranny was endorsed by both Houses of Congress and both ruling parties.²²

Global Health Security Initiative Globalist Threat to Social Sciences Integrity

The Global Health Security Initiative, GHSI, is the predecessor to President Obama’s Global Health Security Agenda (GHSA). It is the center of the global threat to social science integrity.

The GHSI is a global partnership among government agencies, universities and NGO foundations. All the usual suspects are represented. WHO, FDA, CDC, Ford, Rockefeller and Gates foundations...

“The Global Health Security Initiative (GHSI) is an informal, international partnership among like-minded countries to strengthen health preparedness and response globally to threats of biological, chemical, radio-nuclear terrorism (CBRN) and pandemic influenza.”²³



GHSI is led by protégées of the out-going UN Secretary General, who have published in peer-reviewed social science journals. These journals accepted the astounding contention of the globalist organization that the most cost-effective way to deal with pandemics and the like is for there to be less people born and less people alive. This is true, in a bizarre “culling of the herd” mentality sort of way, but it is the antithesis of humane social science.

²¹ <http://drimatruthreports.com/lame-duck-potus-eo-medical-tyranny/>

²² <http://drimatruthreports.com/the-21st-century-tyranny-acts/>

²³ <http://www.ghsi.ca/english/index.asp>



It is worthy of the Nazi and Soviet regimes. And just as the Nazi Doctors never expected to be held to account in Nuremburg, nor the Soviet psychiatrists ever expected to be held up for planetary approbation, the depopulationists of GHSI do not expect that we will notice as they lead us into medical tyranny.

Only an active and aware social sciences community can protect the humanitarian values that science, at its best, represents. Those presenting at this Reclaiming Science Symposium understand that and each, in their individual ways, presents information and action for your consideration.

The next step is up to you. Will you activate?

We offer to maintain the www.EndGenomicideCongress.com website as a way that all the world-wide participants in the 40th Social Sciences Congress of India may continue to interact on these important matters.

We ask all the care givers among the participants to join us in taking the Health Keepers Oath:



www.HealthKeepersOath.org

***Preamble of the Health Keepers Oath
As a Health Care Worker,
Student, Administrator or Support Person
I Swear My Talents, Skills and Knowledge
Will Not Be Used to Perform Eugenicide or
Destroy the Rule of Legitimate, Ethical and Humane Law***

I understand my moral obligations under civilized medical ethics to “Do no harm.” I understand my legal obligations under the Nuremberg Code and the Declaration of Helsinki of the World Medical Association to stand against the abuse of health care by political institutions. I will not administer any substance which I know to be used to harm or kill any person entrusted to my care, nor will I process, record or otherwise facilitate the internment, involuntary medical incarceration, elimination or extermination of any person.



True to this Oath, intention and professional calling, I will defend and guard the life and freedom of those whom I serve or whose lives, records or well-being I touch. I know that medical systems have been used in the past to abduct, detain, experiment upon and kill innocent civilians and I am mindful of the possibility for that unconscionable pattern to be repeated in my time, my facility and my life.

I will follow the path of ethical restraint and honest disclosure rather than follow the path of silent acquiescence. I know that my calling means that I am bound to first "Do no harm." Therefore, I give my solemn oath that I will not allow harm to be done by either word, silence, deed or inaction, the existence of any political declaration of local, state, national or international medical emergency, not withstanding.

[Take the Health Keepers Oath: CLICK HERE!](#)

The Oath

I am a health care professional, not an agent of State-mediated death and will conduct myself in accord with that identity.

I swear, to all future generations, "Never again" will the health care professions be used, as they were in Nazi Germany and the Soviet Empire, to murder and oppress any individual. Never Again! Never here! Never on my watch!

And the same may be said for all the social sciences.

Thank you for listening.

Reclaiming science starts now.

OFFICE OF THE PRESIDENT
Institute for Health Research

www.InHeRe.org

Notary Public of New Jersey #2398815
 Attorney at Law in NJ 1971 - 2006
 During 35 Years of Legal Practice
 Known as "The Vitamin Lawyer"

Ralph Fucetola JD

WWW.VITAMINCONSULTANCY.COM
 RALPH FUCETOLA JD

¹ **Rev. Ralph Fucetola JD** received a B.A. with Distinction from Rutgers University, 1967 and a Juris Doctor (Doctorate in Law) from Rutgers Law School, 1971. He was ordained as a minister by the LifeSpirit Congregational Church (www.lifespirt.org) in 1974. Since then he has been active in the business and public service communities and practiced law (from 1971 through 2006) specializing in the Nutrient and Alternative Health fields. He has basic certifications in human bioacoustics, homeopathy and hololinguistics. Ralph Fucetola has been widely recognized as a leading attorney in the field, including a Citation of Merit from the National Health Federation in 1979 and a Meritorious Service Award (from the Institute for Health Research, www.inhere.org) for his role in the 1995 DHEA Cases on behalf of the Life Extension Foundation. He now serves as the President of the Institute. He is Vice President - Legal for the Natural Solutions Foundation, www.globalhealthfreedom.org.