

January, 28th, 2000 US Patent 6372224

The first vaccine ever patented for coronavirus was actually sought by Pfizer. The application for the first vaccine for coronavirus was specifically for this S Spike protein, the exact same thing that allegedly we have rushed into invention in 2021.

April 19th, 2002 US Patent 7279327

The NIAID filed for a patent based on work funded by Anthony Fauci at the University of North Carolina Chapel Hill started in 1999. The patent was for an infectious replication defective coronavirus. It was specifically targeted for human lung epithelium. In other words, we made SARS specifically to target human lung tissue and we patented it several months before there was ever an alleged SARS outbreak in Asia.

April 2003 US Patents 7220852, 46592703P, 7776521

These 3 patents were sought by the CDC and not only covered the gene sequence of SARS coronavirus, but also covered the means of detecting it using RTPCR. This is a BIG problem as the CDC would then both own the patent on the gene itself, and its detection, giving 100% of the provenance of not only the virus itself, but also its detection.

Seeking these patents was a violation of 35 US Code section 101 as it is illegal to patent a naturally occurring substance.

The patent office twice rejected the patent on the gene sequence as unpatentable, because the gene sequence was already in the public domain (99.9% identity with the already existing coronavirus).

BUT...CDC paid an appeal fine in 2006 and 2007 effectively overriding the patent office's rejection of their patent. **In 2007 the CDC got the patent on SARS coronavirus.** Essentially, they paid a bribe to the patent office and what's worse, they paid an additional fee to keep their application private.

28th of April, 2003 US Patent 7151163

3 days after CDC filed the patent on the SARS coronavirus (and 4 years before it was actually awarded) Sequoia Pharmaceuticals filed a patent in antiviral agents of treatment and control of infections coronavirus. In other words, CDC filed 3 days earlier, and then the treatment was filed 3 days later.

Sequoia Pharmaceuticals became rolled into the proprietary holdings of Pfizer, Crucell and Johnson & Johnson.

How would one have a patent on a treatment for a thing that had been invented 3 days earlier?

Also, this was issued and published before the CDC patent on coronavirus was actually allowed (2007). Is not physically possible to patent a thing that treats a thing that had not yet been published (especially given that the CDC had paid to keep it secret).

Jan 6 2004 Conference: “Bioterrorism, Emerging Infectious Diseases, Antimicrobial Therapeutics, and Immune Modulators”

Merck introduced the notion of what they called "The New Normal". "The New Normal" is the language that was adopted by the World Health Organization in 2020.

The Global Preparedness Monitoring Board hosted the conference. On the Board of Directors were the Chinese Director of Disease Control, Bill Gates's Dr. Elias of the Gates Foundation, and Anthony Fauci.

2007 and 2008

World Health Organization state that we had eradicated coronavirus as a concern. But still billions of dollars is subsequently spent globally on a vaccine for a thing that had apparently been declared 'eradicated' in 2008.

5th of June, 2008 US Patent 9193780

Ablynx (now part of Sanofi) filed a series of patents that specifically targeted what we've been told is the 'novel' feature of the SARS COV-2 virus. Specifically they targeted the poly basic cleavage site for SARS COV, the novel Spike protein and the ACE-2 receptor binding domain which is allegedly novel to SARS COV-2.

These patents were issued November 24th of 2015.

And then...

In 2016, 2017, 2019 a series of patents, all covering the RNA strands and the subcomponents of the gene strands (specifically as it relates to the polybasic cleavage site, the ACE-2 receptor binding domain, and the spike protein) were all issued to Ablynx and Sanofi. And then Crucell, Rubeus Therapeutics, Children's Medical Corporation, Ludwig-Maximilians-Universität in München, Protein Science Corporation, Dana-Farber Cancer Institute, University of Iowa, University of Hong Kong, Chinese National Human Genome Center in Shanghai.

In total, there are 73 patents issued between 2008 and 2019 which have the elements that were allegedly 'novel' in the SARS COV-2.

There was no outbreak of SARS, because all elements of it had been engineered.

2015 Peter Daszak (EcoHealth Alliance) as reported in the National Academies of Press publication February 12th 2016

"We need to increase public understanding of the need for medical countermeasures such as a pan-coronavirus vaccine. A key driver is the media and the economics will follow the hype. We need to use that hype to our advantage, to get to the real issues. Investors will respond if they see profit at the end of the process."

2016 A paper that was funded during the Gain-of-Function Moratorium and written by Ralph Baric stated:

"...the SARS coronavirus is poised for human emergence."

It was not only poised for human emergence, it was now patented for commercial exploitation, 73 times.

2017 and 2018 The National Institute of Health file a Certificate of Correction to US Patent 7279327 (see 2002) to ensure that it was the NIH maintained complete ownership rights.

This Patent was the one that gave the NIH the rights to develop the vaccine (later shared between the University of North Carolina Chapel Hill in November of 2019 and Moderna, in November of 2019).

UNC Chapel Hill, NIAID and Moderna began the sequencing of a spike protein vaccine, a month before an outbreak in December 2019 ever happened.

March 2019 Moderna amended a series of 4 rejected patent filings to specifically make reference to a 'deliberate or accidental release'. The intention of the patent applications was to commence the process of developing a coronavirus vaccine.

September 2019 'A World At Risk' World Health Organization

The documented scenario presented by the WHO suggested that we need to prepare for a 'coordinated global **experience** of a respiratory pathogen release, which by September 2020 must put in place, a universal capacity for public relations, management, crowd control and the acceptance of a universal vaccine mandate'. **HELLO!!!**

This was the Global Preparedness Monitoring Board's unified statement.

All data provided by Dr David E. Martin