

9 November 2021

To The Biden Commission on Supreme Court Reform and to  
Investigative journalists and Advocates of Honest Judiciaries

Re: Pozner v. Fetzer, Dane County Circuit Court, CASE NO. 2018-CV-003122 (See <http://postwtc.com/pvf.html>)

Dear Commissioners, Journalists, and Advocates,

### DENYING A DEFENDANT A DEFENSE

My publications include co-editing *Nobody Died at Sandy Hook: It was a FEMA Drill to Promote Gun Control* (2015; 2<sup>nd</sup> ed., 2016). I brought together 13 experts, including 6 Ph.D. professors, to sort out what really happened at Sandy Hook Elementary School on December 14, 2012. We discovered the school had been closed by 2008 and there were no students or teachers there. They had conducted an active shooter drill presented to the public as mass murder to promote gun control. The FEMA manual used to orchestrate the exercise is included as Appendix A.

The book was published on 22 October 2015 and banned by *amazon.com* on 19 November 2015, even though it had sold nearly 500 copies. *Amazon* had 20 books about Sandy Hook at the time, 19 of which held the official narrative. In response to the ban, I released it for free as a PDF. A colleague tells me it has been downloaded over 10,000,000 times. Access had to be stopped. A complaint was filed by one of the parents to allege I defamed him by my claim that an uncertified death certificate for his son, which he had posted on a blog, was fake. As I would argue in briefs, under Connecticut law, not even parents are allowed to possess uncertified death certificates.

During the pre-trial conference, the Judge declared he would not permit the defense that Sandy Hook had been a FEMA drill, stating “*Whether or not Sandy Hook ever happened or not is not relevant to this — the — the truthfulness or the accuracy of the death certificate. Now I understand the — The Defendants’ overall theory in believing that it never happened, and I’m not going to take the bait and let this case go down that rabbit hole*”.

The death certificate plainly states the decedent died on 14 December 2012 at Sandy Hook Elementary School from “multiple gunshot wounds”. *So how could the defense that nobody died at Sandy Hook not be relevant to the truthfulness or accuracy of the death certificate?* I submitted 4 versions of the death certificate and the reports of 2 forensic document experts, who testified *all four versions were fake*. The Judge consulted with the Plaintiff’s lead counsel and explained that excluding them would be grounds for an appeal, so he set them aside as “someone else’s opinion”.

The most basic fact remained in dispute and negligence was never addressed, but I was found guilty of defamation, nonetheless. A trial for damages awarded \$450,000. As a retired professor of philosophy, I usually detect mistakes in arguments and can avoid being played for a sucker and a sap. In this case, however, I was misled by my naïve confidence in the rule of law, of which I have now been thoroughly disabused.

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