

DOCUMENTED TIMELINE OF SUPPRESSION

Five Years of Primary Source Documentation and Platform Retaliation

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Every item documented below is sourced from official primary source government documents, pharmaceutical regulatory filings, court-released records, or official legislative databases. Nothing here is opinion or interpretation. These are their own documents, in their own words, with their own numbers.

About This Document

This timeline documents what happened when one person shared information pulled directly from government websites and official records. Not opinions. Not theories. The actual documents, using the agencies' own language and numbers.

Everything described here is documented with timestamps, screenshots, platform notifications, and primary source records preserved across multiple locations including an archive stored outside the United States, placed there after coordinated deletion of materials from US-based storage services.

A complete legal brief with full citations is available on this site. This timeline is the human readable version of that record.

Phase 1: Employment at Humana and Initial Discoveries (2018 — 2020)

2018 — 2019

Begins employment as a Claims Expert at Humana, one of the largest health insurance companies in the United States. The role provides direct access to internal records, patient data, medical claims, and daily communications with hundreds of hospitals, clinics, doctors, nurses, and patients. Performance is

consistently recognized with Employee of the Month designation throughout employment.

Early 2020

Begins observing significant gaps between public narratives about the pandemic response and what internal records and healthcare professionals are actually reporting. Healthcare workers privately express they are under pressure not to disclose certain information publicly.

February 2020

Begins sharing whistleblower information with media outlets without revealing real name due to safety concerns. Posts referencing government officials transmitting secure data over unsecured personal devices are deleted from social media platforms shortly after publication.

October 20 — 22, 2020

Accidentally discovers official CDC documentation while working as a Humana educator, confirming that unlicensed doctors and nurses, some inactive for up to five years, are being deployed to hospitals during the pandemic. The same documentation confirms that these practitioners are designated as public employees protected from liability. Simultaneously identifies mathematical discrepancies in CDC's own published death data: weekly totals do not reconcile with monthly totals. A sharp unexplained decline in reported deaths begins the week of January 16, 2021, before widespread general public vaccination is possible. Both the licensure deployment policy and the data discrepancies are independently verifiable against official records that still exist today.

Phase 2: Retaliation Begins (Late 2020 — May 2021)

Late 2020 — Early 2021

After raising CDC data concerns internally with colleagues at Humana, faces workplace retaliation. A senior manager threatens her job. Her forum posts are deleted by the manager before company leadership can review them. Called into the head office to defend herself over complaints that cannot be verified because the posts were destroyed. Offered reassignment to a different company at lower pay. Refuses to misrepresent what she said and declines the reassignment.

May 2021

Resigns from Humana rather than accept reassignment under pressure, despite being one of the company's consistently highest performing employees whose recognition picture never left the company wall throughout her employment.

Post-May 2021

Multiple visits to LinkedIn profile from accounts associated with Humana occur shortly after departure, suggesting post-employment monitoring of whistleblower activity.

Phase 3: Criminal Threat and Coordinated Platform Suppression (2020 — 2022)

2020 — Approximate Date

Receives a message from a verified Twitter support address containing a photograph of her home. The message states they know where she lives and that she should stop sharing what she knows. This threat arrives despite the account containing no personal identifying information, no real name, no location, and no connection to her physical address. The home is located in a remote rural area not visible on public mapping platforms at the time. The threat is reported to Twitter. Twitter takes no action.

Same Week — Approximate Date

Privately re-accesses the CDC policy document in personal email accounts to verify its contents. That same week, within days, the following coordinated actions occur simultaneously across competing platforms: Gmail sends written notice stating certain documents are not permitted on their system and deletes government-related materials. Yahoo deletes the same materials without notice. MSN deletes entire notes section without notice. Facebook sends written permanent account deletion notice, refuses to provide a reason, states the account will not be restored. TikTok escalates video removal. The Twitter threat arrives within the same timeframe. Multiple competing companies acting within the same week in response to a single private document re-access that was never made public.

2020 — 2022

Coordinated suppression escalates across all platforms. TikTok removes entire videos including a whistleblower affidavit with no appeal option. Telegram following drops from over 2,000 subscribers to approximately 500 overnight. Multiple followers independently contact her to report they can no longer find her channel in search results. New accounts opened on multiple platforms repeat the identical suppression pattern. Shadow banning continues for over two years. Documentation archive moved to servers outside the United States after recognizing the coordinated deletion pattern, placing it beyond the reach of whatever mechanism was triggering simultaneous deletions across US-based services.

2021 — 2022

Cellular calls exhibit audible indications of recording over a period exceeding one year. The anomalies cease when whistleblower posting stops and resume when posting resumes, establishing a direct behavioral correlation. SMS attempts to send whistleblower materials to attorneys fail repeatedly. Physical mail interference documented including opened, delayed, and missing correspondence. Social

Security correspondence delivered with correct name but wrong address. Online SSA account access blocked and remains inaccessible as of May 2026.

Phase 4: Primary Source Documentation Campaign (2022)

February 25, 2022

Telegram post published documenting government deployment of unlicensed medical personnel. Sources directly from official state executive orders and licensing agency records. Post states practitioners in hospitals, doctor's offices, and pharmacies are not licensed, that very retired doctors have been put into hospitals, and that they are not responsible if patients die because they are designated public employees. 19 views.

February 27, 2022

Telegram post published showing Georgia state document from Baker Donelson law firm, one of the largest law firms in the Southeast, detailing Governor Kemp's executive orders suspending licensure requirements. 88 views.

February — March 2022

Multiple Telegram posts documenting the NCSL, National Conference of State Legislatures, publicly accessible database showing coordinated national licensure waiver policy across DC, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, and additional jurisdictions. Each state shows the identical coordinated policy replicated nationally. The database has since been modified but the original content is preserved in web archives and in the offline documentation archive.

August 2, 2022

Telegram post published presenting VAERS reporting chain analysis at 10:09 PM. Establishes using two federal government primary sources that 83 percent of VAERS adverse event reports come from healthcare workers, manufacturers, and government sources. Concludes that dismissing VAERS data as unreliable simultaneously requires claiming that CDC's own mandatory reporters, healthcare providers, manufacturers legally required to report, state immunization programs, and government sources were all submitting false reports. 478 views.

August 3, 2022

Multiple Telegram posts documenting CDC data discrepancies, Pfizer court-released documents showing 158,893 adverse events, 42,086 case reports, and 1,223 fatalities in the first three months of distribution, and CDC versus FDA myocarditis documentation discrepancies showing the agencies' own numbers did not align with each other. All claims sourced directly from CDC website, FDA documents, and court-released Pfizer filing documents pulled personally from primary sources.

October 26, 2022

Telegram post links directly to NCSL database confirming the publicly accessible primary source for all licensing waiver documentation. No login or professional credentials required to access.

November 14, 2022

Telegram post published documenting Twitter's censorship of Florida Surgeon General Joseph Ladapo for posting a peer-reviewed medical journal abstract showing 84 percent increase in cardiac-related death among males 18 to 39 within 28 days of mRNA vaccination. Establishes that a licensed state medical official was censored by Twitter for sharing peer-reviewed research during the same period these posts were experiencing identical suppression. 170 views.

Phase 5: TikTok Compliance Mechanism (Ongoing Through 2026)

Multiple Incidents 2022 — 2026

TikTok removes videos sourced directly from primary government documents. Videos discussing CDC data discrepancies sourced exclusively from CDC's own published website are removed and labeled misinformation. Videos discussing geoengineering and weather modification legislation are removed despite showing on camera that the subject had been addressed in legislation accepted as law in ten states. Whistleblower testimony is removed without appeal option. TikTok also references content posted on the separate Telegram channel as justification for TikTok account actions, despite that content never having been posted on TikTok itself.

Ongoing

TikTok imposes a compliance test as a condition of clearing negative marks applied to the account by the platform's own suppression actions, after appeal rights are systematically denied. The test explicitly requires acknowledging that content contradicting the positions of licensed medical institutions and government health authorities is prohibited. This is the only available remedy offered after all other options are foreclosed. The test operates independently of content review outcomes: content is simultaneously approved by the platform's review process and suppressed anyway. Under the previous ownership, accounts were simply deleted. Under current ownership, the mechanism requires formal compelled acknowledgment before suppression continues.

May 1, 2026

TikTok system notification confirms Training completed, stating warning status will be removed in 14 days contingent on no new violations. A simultaneous notification states a video appeal was reviewed and the video was restored. The video is not restored. Both notifications are preserved as timestamped screenshots. The account has accumulated 3,416 total system notifications reflecting years of documented

enforcement actions. Two videos remain marked as Community Guidelines violations on the profile page as of the same date.

Phase 6: Formal Whistleblower Submission

December 2021

Formal whistleblower affidavit prepared under pen name Angelsamongus1, sworn under penalty of perjury. Documents Humana employment observations, CDC data discrepancies, unlicensed personnel deployments, workplace retaliation, criminal threat, and coordinated platform suppression. Prepared contemporaneously with and shortly after the events described. Physical offline copy and offshore archive copy retained.

October 23, 2025

Telegram post published at 6:09 PM announcing submission of the December 2021 whistleblower affidavit to the FBI. No response received from the FBI. Government takes no action.

What This Documents

Every item in this timeline was sourced directly from official primary source documents. CDC data. FDA regulatory filings. Court-released pharmaceutical records. Official legislative databases. Government agency communications. The agencies' own published numbers.

The content was not shared to cause harm. It was shared because people have a right to know what their own government's documents actually say. When those documents contradict the official narrative, the documents get suppressed and the person sharing them gets targeted.

Platform executives admitted to Congress under oath that government agencies pressured them to suppress content. The Supreme Court addressed it in 2024. A federal consent decree acknowledged it in March 2026. A complete legal brief with full citations to every primary source referenced here is available on this site.

If you have experienced similar suppression of factual content sourced from official documents, document everything. Dates. Screenshots. Platform notifications. Every piece of documentation matters.

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May 2026 — Angel