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FOR IMMEDIATE RELEASE

ACTION ALERT

MORE ON MICROCHIPPING
“Hillary’s Frankenstein-Baby”

August 17, 2015 – The American Resistance Party has determined that even though yesterday’s Action Alert was “unproven” (charges that microchipping was done to Clint, TX citizens) there is enough evidence that the Federal Government has been long in favor of this practice (at least 23 years) (since 1992).

Whereas http://m.snopes.com/blew-chips/ claims that this Clint, TX event could never happen, the thenewamerican.com (TNA) disagrees. TNA reported in 2010:

To effectuate a national healthcare system, the federal government advances the use of RFID technology to be used in each medical patient for healthcare purposes. More than just for the treatment of the patient, the federal government proposes a “nationwide electronic health care information network for research and disease prevention.”

Without equivocation, on October 19, 1992, Health and Human Services (HHS) Secretary Louis W. Sullivan, said: “It is our intention to act on our own and with the private sector in every area where we have authority to bring the new electronic network into being.” It was this same “electronic network” of healthcare that was advanced by G.W. Bush during his administration: “Strengthening the health care safety net is a necessary part of improving American’s access to care.”

(Note: this microchipping can be considered Hillary Clinton’s Frankenstein-baby)

Read more at: http://www.thenewamerican.com/usnews/politics/item/2982-national-healthcare-will-require-national-rfid-chips

obamacarefacts.com confesses to the true history of their chipping agenda:

“The RFID implant rumor came from an old version of the Affordable Care Act, America's Affordable Health Choices Act of 2009 HR 3200. HR 3200 included a section that allowed for data to be collected from all class II devices (which includes RFID chips) for purposes of post-market safety and outcomes data. The final law, the Patient Protection and Affordable Care Act HR 3590 (ObamaCare), removed this wording and does not include any wording pertaining to data collection from class II devices or any rules regarding their implantation.

Next, they say...
HR3200 was an unsuccessful bill introduced in the U.S. House of Representatives on July 14, 2009. Page 1001 of HR3200 included an amendment to section 519 of the Food, Drug and Cosmetic Act which allowed for data collection to "facilitate analysis of postmarket safety and outcomes data" from class II devices (An RFID chip is classified as a class II device by the FDA).

And they say...

“The final law, the Patient Protection and Affordable Care Act HR 3590 (ObamaCare), removed this wording and does not include any wording pertaining to data collection from class II devices or any rules regarding their implantation.”

http://obamacarefacts.com/obamacare-microchip-implant/

Wordage of old HR3200:

(g)(1) The Secretary shall establish a national medical device registry (in this subsection referred to as the ‘registry’) to facilitate analysis of postmarket safety and outcomes data on each device that—

(A) is or has been used in or on a patient; and

(B) is—

(i) a class III device; or

(ii) a class II device that is implantable, life-supporting, or life-sustaining.(2) In developing the registry, the Secretary shall, in consultation with the Commissioner of Food and Drugs, the Administrator of the Centers for Medicare & Medicaid Services, the head of the Office of the National Coordinator for Health Information Technology, and the Secretary of Veterans Affairs, determine the best methods for—(A) including in the registry, in a manner consistent with subsection (f), appropriate information to identify each device described in paragraph (1) by type, model, and serial number or other unique identifier;(B) validating methods for analyzing patient safety and outcomes data from multiple sources and for linking such data with the information included in the registry as described in subparagraph (A), including, to the extent feasible, use of—

(i) data provided to the Secretary under other provisions of this chapter; and

(ii) information from public and private sources identified under paragraph (3);(C) integrating the activities described in this subsection with—

(i) activities under paragraph (3) of section 505(k) (relating to active postmarket risk identification);

(ii) activities under paragraph (4) of section 505(k) (relating to advanced analysis of drug safety data); and

(iii) other postmarket device surveillance activities of the Secretary authorized by this chapter; and...3(B) In this paragraph, the term ‘data’ refers to information respecting a device described in paragraph (1), including claims data, patient survey data, standardized analytic files that allow for the pooling and analysis of data from disparate data environments, electronic health records, and any other data deemed appropriate by the Secretary.

Source: http://obamacarefacts.com/obamacare-microchip-implant/

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The American Resistance Party is 100% against microchipping humans in any form for any reason. It is comparable to the tattooing numbers on the arms of Jewish prisoners. The corrupt government we currently have cannot be trusted...PERIOD!

If you’d like more information about this topic, or to schedule an interview with Mr. Edward C. Noonan, Founder and National Committee Chairman: American Resistance Party, please call 530-777-3474 or email at: ednoonan7@gmail.com Forward this email to 10 of your friends for a “free gift.” (be us for proof of your referral.) (free gift = Mr. Noonan’s ebook ”Chester Arthur - “1st Bogus POTUS” vs. The Death of America”)

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