

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA

_____)
 UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 v.)
)
 DANIEL CHAPTER ONE,)
)
 and)
)
 JAMES FEIJO,)
)
 Defendants.)
 _____)

No. 1:10-cv-01362-EGS

DECLARATION OF DEANE MINK, D.C.

1. My name is Deane Mink. I am licensed by the State of Georgia to practice Chiropractic, and have been in private practice for 49 years. I own the Mink Chiropractic Center at 409 Northside Drive, Valdosta, GA 31602. Our center has four chiropractors and we treat over 500 patients per week. Mink Chiropractic Center was awarded the Valdosta-Lowndes County Chamber of Commerce Small Business of the Year Award in 1999.

<http://www.minkchiro.com/>

2. I have been a member of the Georgia Chiropractic Association for 49 years, having served as its President in 1973. I was appointed to the Georgia Board of Chiropractic Examiners in 1974 by Governor (later President) Jimmy Carter. I served on that board for 13 years — seven as its President. I was elected as Georgia’s Chiropractor of the Year in 2001.

3. This Declaration is submitted in support of Defendants Daniel Chapter One and James Feijo (“DCO”) in the government’s enforcement action against them for violating the Modified Final Order (hereinafter “the Order”) issued by the Federal Trade Commission (hereinafter “FTC”) on January 25, 2010.

4. As a Chiropractor, I have been responsible for supplying my patients with vitamins and other nutritional supplements. I started using DCO products approximately eight years ago -- beginning slowly with several products and as my patients began experiencing more and more fantastic results, I expanded to using DCO’s full line of products. I have used many different brands but have come to the point where 90 percent of our nutritional sales are for DCO products.

5. I recommend DCO products because they work. My patients tell me that they work and my patients aren’t stupid -- they know what works. For example, 7-Herb Formula was designed to detoxify and cleanse the liver and the blood, and to encourage the functioning of the immune system. In my experience, it is the single best such product on the market. For some of my patients with serious health problems and limited resources, I would call Jim Feijo and he would provide me a couple of cases of 7-Herb Formula at deep discount so my patients can afford to take it frequently.

6. Most of these customers are patients in our chiropractic center and most DCO product sales are repeat customers. Why? Because the products work -- they’re readily absorbable, they’re powerful and they’re affordable. Our patients depend on us for chiropractic treatments, exercise and rehab advice, and nutritional advice. Daniel Chapter One products never let us down. I know of no patients of mine, or anyone else, who have ever had any adverse result from

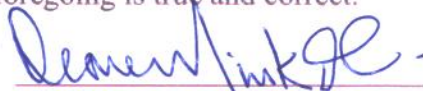
a DCO product. I have never seen any type of advertising by DCO that could be considered false or deceptive. Jim and Tricia Feijo are fine people who are running a Christian ministry of great value to America, and I have no idea why a branch of the U.S. Government would be attacking DCO for telling the truth about their great products. I am outraged that my taxes are being used by the FTC to harm the health of my patients.

7. I felt so strongly about the FTC effort to impair Daniel Chapter One's ministry and products, that I drove to Washington, D.C. at my own expense to attend and testify at the hearing before the FTC Administrative Law Judge, so I am very familiar with the facts of this case. From that experience, it appears to me that the FTC is using enforcement powers that Congress gave it to do the bidding of the FDA, almost acting as its subsidiary.

8. If my patients were unable to purchase Daniel Chapter One products, I have no doubt that the several hundred persons who obtain their DCO products through our practice would see a decline in their health, and an acceleration of their aging process.

9. Any effort to penalize them for attempting to keep their ministry operational during the litigation of their case in the U.S. Court of Appeals for the District of Columbia could only further harm the people who need or rely on their products.

I declare, under penalty of perjury, that the foregoing is true and correct.



Deane Mink, D.C.

Executed on

8-30-10