

ATTORNEYS AT LAW

# SWANKIN & TURNER

DAVID A. SWANKIN  
JAMES S. TURNER, P.C.  
BETSY E. LEHRFELD, P.C.  
CHRISTOPHER B. TURNER, P.C.

SUITE 101 1400 16TH STREET, N.W. WASHINGTON, D.C. 20036 TEL. 202 462-8800 FAX 202 265-6564

March 17, 2009

✓ Donald S. Clark  
Office of the Secretary  
Federal Trade Commission  
600 Pennsylvania Avenue, NW, Room H-135  
Washington, DC 20580

Hon. D. Michael Chappell  
Administrative Law Judge  
600 Pennsylvania Avenue, NW, Room H-106  
Washington, DC 20580

Re: In the Matter of Daniel Chapter One, Docket #9329

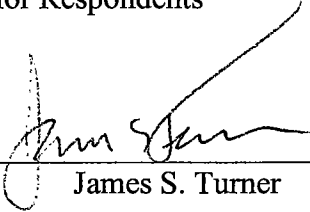
Dear Sirs:

Please find with this letter compact diskettes with copies of audio files. These files have been provided to Respondents' Counsel by Complaint Counsel and identified as Exhibits CX 3, CX 4, CX 6 and CX 7. Please include them as exhibits to Respondents' Motions *in limine* to Preclude Complaint Counsel from Introducing the Testimony of Ms. Lynne Givens Oppie at Trial, to Exclude Recordings and Transcripts of Radio Programs, Accent Radio Network Web Page, and Respondents' Educational Material. The motions and documentary exhibits were transmitted separately.

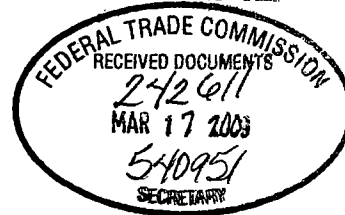
In addition, please find the Certificate of Service for the enclosed compact diskettes and the Respondents' two motions *in limine* sent separately.

Sincerely,

Swankin & Turner  
Counsel for Respondents

By:   
James S. Turner

ORIGINAL





products, is offered to give testimony that does not have any tendency to make the existence of any fact that is of consequence to the determination of this action more probable or less probable than it would be without the evidence. For this reason alone Ms Oppie's testimony is not relevant and should be excluded.

Respondents move this Court to exclude Ms. Oppie's evidence both because of its lack of relevance and because of the failure of Complaint Counsel to disclose her proper contact information prior to the close of discovery.

**II. Motion to Exclude Radio Show Recordings and Transcripts (CX 3- CX 8) and Accent Radio Network's Web Page (CX 32)**

Respondents move to exclude recordings and transcripts of Daniel Chapter One radio shows because they are not advertisements or promotional material and do not consist of commercial practice or activities. Rather they are free ranging conversations between DCO's leadership and its community that are of an educational nature and consist of constitutionally protected religious and political speech. In addition, they are of no probative value in ascertaining whether Respondents have failed to provide substantiation for statements made about the products in question and therefore violated Sections 45 or 52 of Title 15 of the US Code.

In particular, Complaint Counsel seeks to introduce four hours of radio broadcast while Respondents have broadcast more than 3000 hours of educational, religious and political information during the six years that the FTC has identified as being of interest concerning statements made for the four products upon which it has focused. Complaint Counsel has made no indication of why these four hours, consisting of two programs, should be evidence or how these two programs affect the "overall net impression" created by the other 3000 or so hours of broadcasting.

Respondents also move to exclude the Web page from Accent Radio (CX 32) which is an introduction to and description of the creation of Accent Radio Network that has no apparent relevance to the issues in this case.

### **III. Motion to Exclude Respondents' Educational Material**

Respondents move to exclude four educational documents: 1) Bioguide (CX 21), 2) The Truth Will Set You Free (CX 22), 3) How to Fight Cancer is Your Choice, Cancer News Letter Millennium Edition (CX 23) and 4) How to Fight Cancer is Your Choice, Cancer Newsletter 2004 (CX 24). These documents are educational, political and religious in nature and do not constitute advertisements, promotional material or other commercial activity. They are offered for a donation and are given away to any who request them. Individually they set out Respondents' philosophical, moral ethical and religious views concerning the right of individual patients to choose how they respond to diagnoses of diseases including cancers. Collectively they form a small, and not necessarily complete, part of the extensive activities undertaken by Respondents-- including dozens of trips across the country involving hundreds of personal appearances-- in advancing their social, political and religious arguments for health freedom.

Respondents do not claim to sell drugs. Rather they make available, for free or for donations, educational materials and herbal dietary supplements that strengthen the immune system to—in the past six years—between one and two thousand individuals who share their beliefs about nutrition and most of whom share their religious orientation. They are avowedly involved in a health freedom public policy political campaign, based on their reading of the Bible, which challenges the dominant assertion that drugs, radiation and surgery are the only, or even the best, way to treat cancer and other disease.

To the contrary, they assert that strengthening the immune system before, during or after a disease (including cancer) strikes is the surest way to prevent serious damage and ensure healthy outcomes. The documents in question, which form a miniscule part of Respondents' ministry, are devoted to this mission. The herbal supplements whose presentation by Respondents' is attacked by the FTC are an extension of this overall public campaign. The educational documents proposed as evidence for the FTC to rely on barely scratch the surface of Respondents' overall undertaking and by themselves provide virtually no, if any, insight into the issue of substantiation for statements made about the four herbal supplements by Respondents that lies at the heart of this case.

The herbal supplement products created by Respondents and made available to the members of their community are a concrete expression and extension of the political, religious and health freedom campaign they are waging and have been waging for the past twenty or so years. Complaint Counsel's selection of these documents from the overall campaign of Respondents is irrelevant to the substantiation question and presents a biased and misleading picture of Respondents' activities.

For these reasons Respondents move to exclude the education material (CX 21 through CX 24) on which Complainant Counsel seeks to rely.

### **Conclusion**

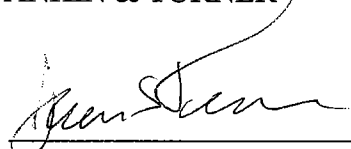
For the foregoing reasons, Respondents move to exclude the testimony of Ms. Lynne Givens Oppie and to exclude recordings and transcripts of radio programs, the Accent Radio Network Web page, and Respondents' educational material.

Dated: March 16, 2009

Respectfully submitted,

SWANKIN & TURNER,

By:



---

James S. Turner  
1400 16<sup>th</sup> Street, NW, Suite 101  
Washington, DC 20036  
Attorneys for Respondents

# **Exhibit**

**1**

**UNITED STATES OF AMERICA  
BEFORE THE FEDERAL TRADE COMMISSION**

In the Matter of	)	
	)	
DANIEL CHAPTER ONE,	)	
a corporation, and	)	
	)	Docket No. 9329
JAMES FEIJO,	)	
individually, and as an officer of	)	Public Document
Daniel Chapter One.	)	
	)	
	)	

**COMPLAINT COUNSEL’S REVISED WITNESS LIST,  
INCLUDING PRELIMINARY REBUTTAL WITNESSES**

Complaint Counsel hereby submit their *Revised Witness List, Including Preliminary Rebuttal Witnesses* pursuant to the Court’s Scheduling Order, dated October 28, 2008 (the “Scheduling Order”), identifying the individuals likely to testify as part of Complaint Counsel’s direct case and as rebuttal witnesses (excluding expert witnesses) and a description of their proposed testimony.

The information disclosed herein is based upon the information reasonably available to Complaint Counsel at the current time. Without prejudicing Complaint Counsel’s ability to supplement this *Revised Witness List* in Complaint Counsel’s *Final Proposed Witness List* pursuant to the Scheduling Order, Complaint Counsel hereby offer their revised witness list.

Where available, Complaint Counsel have set forth each individual’s full name, selected affiliations, and last known address and telephone number. In addition, where Complaint Counsel are aware that a proposed witness is represented by counsel, Complaint Counsel have set forth the name, address, and telephone number of legal counsel.



**Complaint Counsel's Revised Witness List  
In Matter of Daniel Chapter One (9329)**

1. James Jesse Feijo  
Owner and President, Daniel Chapter One  
1028 East Main Road  
Portsmouth, RI 02871-0223

Counsel

James S. Turner, Esq.  
Swankin & Turner  
1400 16<sup>th</sup> Street, NW  
Suite 101  
Washington, D.C. 20036  
(202) 462-8800

Proposed Testimony: We anticipate that James Jesse Feijo will testify about the products advertised and sold by Daniel Chapter One ("DCO"), the alleged substantiation for these products, DCO's Internet web site, catalogues and newsletter, Daniel Chapter One Health Watch (the radio program), DCO's customers, and DCO's sales and revenues.

2. Patricia Ann Feijo  
Secretary, Daniel Chapter One  
1028 East Main Road  
Portsmouth, RI 02871-0223

Counsel

James S. Turner, Esq.  
Swankin & Turner  
1400 16<sup>th</sup> Street, NW  
Suite 101  
Washington, D.C. 20036  
(202) 462-8800

Proposed Testimony: We anticipate that Patricia Ann Feijo will testify about the products advertised and sold by DCO, the alleged substantiation for these products, DCO's Internet web site, catalogues and newsletter, Daniel Chapter One Health Watch (the radio program), DCO's customers, and DCO's sales and revenues.

3. Dr. Bill Maclean, in his capacity as a representative of Nature's Unique  
4019 W. Highway 70 Suite 215  
Durant, OK 74701-4591

Counsel

Robert Driegert, Esq.  
4201 Spring Valley Road, Suite 1102  
Dallas, TX 75244  
(972) 788-0811

Proposed Testimony: We anticipate that Dr. Bill Maclean will testify about the products Nature's Unique manufactures for Daniel Chapter One, including 7 Herb Formula, the research and development related to these products, and the alleged substantiation for these products.

4. Michael Marino<sup>1</sup>  
Investigator, Federal Trade Commission  
One Bowling Green, Suite 318  
New York, NY 10004  
(212) 607-2810

Proposed Testimony: We anticipate that Michael Marino will testify about his undercover purchase of DCO products, his undercover purchase of recordings of DCO Health Watch programs, his obtaining transcripts of those recordings, his preserving the web site of DCO on a CD-ROM disk, and other investigative duties related to DCO.

5. Claudia Kinney, in her capacity as a representative of Universal Nutrition  
3 Terminal Road  
New Brunswick, NJ 08901  
(800) 872-0101 ext. 209

Proposed Testimony: We anticipate that Claudia Kinney will testify about the products Universal Nutrition manufactures for Daniel Chapter One, including Bio Shark, GDU, and Bio Mixx, the research and development related to these products, and the alleged substantiation for these

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<sup>1</sup> Any contact with employees of the Federal Trade Commission must be made through Complaint Counsel.

products.

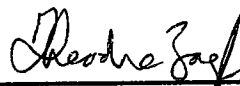
**Complaint Counsel's Preliminary Rebuttal Witness List  
In Matter of Daniel Chapter One (9329)**

Complaint Counsel does not believe that any consumer testimony is relevant to the issues being tried in this case, and will oppose any efforts by Respondents to introduce such testimony at trial. However, in the event that the Court allows Respondents to introduce consumer testimony, Complaint Counsel plans to call the following witness on rebuttal:

1. Lynlea Givens Oppie  
Seattle, WA

Proposed Testimony: We anticipate that Lynlea Givens Oppie will testify about her father's battle with prostate cancer, his use of Daniel Chapter One products in his cancer battle, and his subsequent death from his cancer, as well as Daniel Chapter One's continued use of her father's testimonial that he was cured of cancer on its web site, years after his death.

Respectfully submitted,



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Theodore Zang, Jr.	(212) 607-2816
Carole A. Paynter	(212) 607-2813
David W. Dulabon	(212) 607-2814

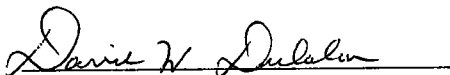
Federal Trade Commission  
Alexander Hamilton U.S. Custom House  
One Bowling Green, Suite 318  
New York, NY 10004

Dated: January 6, 2009

**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that on January 6, 2009, I caused copies of Complaint Counsel's Revised Witness List to be served via electronic mail and followed by Federal Express delivery to the following:

James Turner, Esquire  
Swankin & Turner  
1400 16<sup>th</sup> Street, N.W.  
Washington, D.C. 20036  
jim@swankin-turner.com

  
David W. Dulabon  
Complaint Counsel

# **Exhibit**

**2**

**UNITED STATES OF AMERICA  
BEFORE THE FEDERAL TRADE COMMISSION**

In the Matter of	)	
	)	
DANIEL CHAPTER ONE,	)	
a corporation, and	)	
	)	Docket No. 9329
JAMES FEIJO,	)	
individually, and as an officer of	)	Public Document
Daniel Chapter One.	)	
	)	
	)	

**COMPLAINT COUNSEL'S FINAL WITNESS LIST,  
INCLUDING REBUTTAL WITNESSES**

Complaint Counsel hereby submit their *Final Witness List, Including Rebuttal Witnesses* pursuant to the Court's Scheduling Order, dated October 28, 2008 (the "Scheduling Order"), identifying the individuals likely to testify as part of Complaint Counsel's direct case and as rebuttal witnesses (excluding expert witnesses) and a description of their proposed testimony.

The information disclosed herein is based upon the information reasonably available to Complaint Counsel at the current time. Without prejudicing Complaint Counsel's ability to supplement this *Final Witness List* on motion to the Court for good cause shown, Complaint Counsel hereby offer their final witness list.

**Complaint Counsel's Final Witness List  
In Matter of Daniel Chapter One (9329)**

1. Michael Marino  
Investigator, Federal Trade Commission  
One Bowling Green, Suite 318  
New York, NY 10004

FTC investigator Michael Marino will testify about his undercover purchase of Daniel Chapter One ("DCO") products, his undercover purchase of recordings of DCO Health Watch programs, his obtaining transcripts of those recordings, his preserving the web site of DCO on a CD-ROM disk, his downloading a copy of "the most simple guide to the most difficult diseases" from [www.accentradionetwork.com](http://www.accentradionetwork.com), his obtaining records relating to DCO from the Washington Secretary of State, and other investigative duties related to DCO.

2. Denis R. Miller, M.D.  
36 East Lake Road  
Tuxedo Park, NY 10987

Dr. Denis Miller, the FTC's expert witness, will testify that he was asked to consider whether there was any competent and reliable scientific evidence to support Respondents' representations that the products Bio\*Shark, 7 Herb Formula, GDU and or BioMixx, treat, cure or prevent cancer. Based on his knowledge and experience in the area of cancer treatment, and his extensive research of available scientific literature regarding the components of these products, Dr. Miller will testify that there is no competent and reliable scientific evidence to support these representations. He will further testify that the materials identified by Respondents as substantiation do not substantiate Respondents' claims.

**Complaint Counsel's Rebuttal Witness List  
In Matter of Daniel Chapter One (9329)**

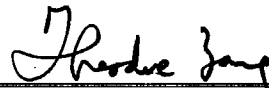
Complaint Counsel does not believe that any consumer testimony is relevant to the issues being tried in this case, and will oppose any efforts by Respondents to introduce such testimony at trial.

However, in the event that the Court allows Respondents to introduce consumer testimony, Complaint Counsel plans to call the following witness on rebuttal:

1. Lynlea Givens Oppie  
7339 14<sup>th</sup> Ave., NW  
Seattle, WA 98117

Proposed Testimony: We anticipate that Lynlea Givens Oppie will testify about her father's battle with prostate cancer, his use of DCO products in his cancer battle, and his subsequent death from his cancer, as well as DCO's continued use of her father's testimonial that he was cured of cancer on its web site, 6 years after his death.

Respectfully submitted,



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Leonard L Gordon	(212) 607-2801
Theodore Zang, Jr.	(212) 607-2816
Carole A. Paynter	(212) 607-2813
David W. Dulabon	(212) 607-2814
Elizabeth Nach	(202) 326-2611

Federal Trade Commission  
Alexander Hamilton U.S. Custom House  
One Bowling Green, Suite 318  
New York, NY 10004

Dated: February 24, 2009



**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that on February 24, 2009, I served the attached **COMPLAINT COUNSEL'S FINAL WITNESS LIST** as set forth below:

Two paper copies via overnight delivery and one electronic copy via email to:

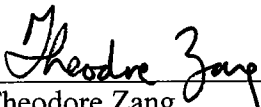
The Honorable D. Michael Chappell  
Administrative Law Judge  
600 Pennsylvania Ave., N.W., Room H-528  
Washington, DC 20580

One electronic copy via email and one paper copy via overnight delivery to:

James S. Turner, Esq.  
Betsy Lehrfeld, Esq.  
Martin Yerick, Esq.  
Swankin & Turner  
1400 16<sup>th</sup> St., N.W., Suite 101  
Washington, D.C. 20036  
[jim@swankin-turner.com](mailto:jim@swankin-turner.com)

One electronic copy via email to:

Michael McCormack, Esq.  
[M.mccormack@mac.com](mailto:M.mccormack@mac.com)

  
\_\_\_\_\_  
Theodore Zang  
Complaint Counsel

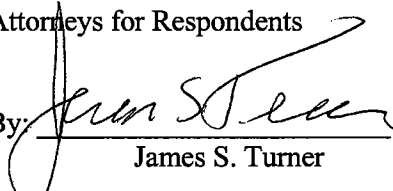
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4 **IN THE UNITED STATES OF AMERICA**  
5 **BEFORE THE FEDERAL TRADE COMMISSION**  
6 **OFFICE OF ADMINISTRATIVE LAW JUDGES**

7 **In the Matter of** ) **Docket No. 9329**  
8 **DANIEL CHAPTER ONE,** )  
9 **a corporation, and** )  
10 **JAMES FEIJO,** ) **PUBLIC DOCUMENT**  
11 **individually, and as an officer of** )  
12 **Daniel Chapter One** )  
13 \_\_\_\_\_ )

14 **STATEMENT OF COUNSEL FOR RESPONDENT**

15 This statement is being submitted in accordance with Additional Provision #5 of the Court's  
16 Scheduling Order of October 28, 2008.

17 I certify that on March 13, 2009, I conferred with Counsel Theodore Zang, Jr. in a good faith  
18 effort to resolve the issues raised by the attached Motion *in limine* to Preclude Complaint Counsel from  
19 Introducing at Trial: (1) the Testimony of Ms. Lynne Givens Oppie, (2) the recordings and transcripts of  
20 radio programs, (3) Accent Radio Network webpage, and (4) Respondents' educational material, and  
21 have been unable to reach an agreement as to those issues.

22  
23 Swankin & Turner  
24 Attorneys for Respondents  
25 By:   
26 James S. Turner  
27 1400 16<sup>th</sup> Street, NW, Suite 101  
28 Washington, DC 20036  
Phone: 202-462-8800  
Fax: 202-265-6564  
Email: jim@swankin-turner.com

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3 **IN THE UNITED STATES OF AMERICA**  
4 **BEFORE THE FEDERAL TRADE COMMISSION**  
5 **OFFICE OF ADMINISTRATIVE LAW JUDGES**

6 **In the Matter of** ) **Docket No.: 9329**  
7 **DANIEL CHAPTER ONE,** )  
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9 **JAMES FEIJO,** ) **PUBLIC DOCUMENT**  
10 **individually, and as an officer of** )  
11 **Daniel Chapter One** )  
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17 **[PROPOSED] ORDER**

18 **GRANTING RESPONDENTS' MOTION *IN LIMINE* TO PRECLUDE COMPLAINT**  
19 **COUNSEL FROM INTRODUCING AT TRIAL: (1) THE TESIMONY OF MS. LYNNE**  
20 **GIVENS OPPIE, (2) RECORDINGS AND TRANSCRIPTS OF RADIO PROGRAMS, (3)**  
21 **ACCENT RADIO NETWORK WEB PAGE, AND (4) RESPONDENTS' EDUCATIONAL**  
22 **MATERIAL**

23  
24 On March 16, 2009, counsel for Respondents filed a motion *in limine* to preclude  
25 Complaint Counsel from introducing at trial: (1) the testimony of Ms. Lynne Givens Oppie, (2)  
26 recordings and transcripts of radio programs, (3) Accent Radio Network Web Page, and (4)  
27 Respondents' Educational Material. The Court being fully advised,

28  
29 IT IS ORDERED that Respondents' Motion *in limine*, to preclude Complaint Counsel  
30 from introducing at trial: (1) the testimony of Ms. Lynne Givens Oppie, (2) recordings and  
31 transcripts of radio programs, (3) Accent Radio Network Web Page, and (4) Respondents'  
32 Educational Material be, and is hereby GRANTED.

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34 Dated this \_\_\_ day of \_\_\_\_\_, 2009.

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**D. Michael Chappell**  
**Chief Administrative Law Judge**

1  
2 **IN THE UNITED STATES OF AMERICA**  
3 **BEFORE THE FEDERAL TRADE COMMISSION**  
4 **OFFICE OF ADMINISTRATIVE LAW JUDGES**

5 **In the Matter of** ) **Docket No.: 9329**  
6 **DANIEL CHAPTER ONE,** )  
7 **a corporation, and** ) **PUBLIC DOCUMENT**  
8 **JAMES FEIJO,** )  
9 **individually, and as an officer of** )  
10 **Daniel Chapter One** )

11  
12 **CERTIFICATE OF SERVICE**

13 I certify that on March 16, 2009, I served or caused to be served the following documents  
14 on the individuals listed below by electronic mail, followed by Federal Express delivery:

15 Respondents' Motion *in limine* to Preclude Complaint Counsel from Introducing at Trial the  
16 Testimony of Dr. Denis R. Miller and Memorandum in Support

17 Respondents' Motions *in limine* to Preclude Complaint Counsel from Introducing the Testimony  
18 of Ms. Lynne Givens Oppie at Trial, to Exclude Recordings and Transcripts of Radio  
Programs, Accent Radio Network Web Page, and Respondents' Educational Material

19 Service to:

20 Donald S. Clark  
21 Office of the Secretary  
22 Federal Trade Commission  
23 600 Pennsylvania Avenue, NW, Room H-135  
Washington, DC 20580  
24 Email: secretary@ftc.gov

25 Leonard L. Gordon, Esq. (lgordon@ftc.gov)  
26 Theodore Zang, Jr., Esq. (tzang@ftc.gov)  
27 Carole A. Paynter, Esq. (cpaynter@ftc.gov)  
28 David W. Dulabon, Esq. (ddulabon@ftc.gov)  
Federal Trade Commission – Northeast Region  
One Bowling Green, Suite 318  
New York, NY 10004

1 Courtesy Copies (2):


2 Hon. D. Michael Chappell  
3 Administrative Law Judge  
4 600 Pennsylvania Avenue, NW, Room H-106  
5 Washington, DC 20580  
6 Email: oalj@ftc.gov

7 I further certify that on March 17, 2009, I caused to be served the following items on the  
8 individuals listed below by courier (one copy of each):

9 Compact Diskette of copy of Complaint Counsel's Exhibit CX 3  
10 Compact Diskette of copy of Complaint Counsel's Exhibit CX 4  
11 Compact Diskette of copy of Complaint Counsel's Exhibit CX 6  
12 Compact Diskette of copy of Complaint Counsel's Exhibit CX 7

13 Donald S. Clark  
14 Office of the Secretary  
15 Federal Trade Commission  
16 600 Pennsylvania Avenue, NW, Room H-135  
17 Washington, DC 20580  
18 Email: secretary@ftc.gov

19 Hon. D. Michael Chappell  
20 Administrative Law Judge  
21 600 Pennsylvania Avenue, NW, Room H-106  
22 Washington, DC 20580

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Martin R. Yerick  
Swankin & Turner  
1400 16<sup>th</sup> Street, NW, Suite 101  
Washington, DC 20036

**Complaint Counsel's  
Exhibit  
CX 5**

# ORIGINAL

## OFFICIAL TRANSCRIPT PROCEEDING

### FEDERAL TRADE COMMISSION

**MATTER NO.** 0823085

**TITLE** DANIEL CHAPTER ONE

**DATE** RECORDED: JULY 8, 2008  
TRANSCRIBED: SEPTEMBER 16, 2008

**PAGES** 1 THROUGH 107

**DANIEL CHAPTER ONE HEALTHWATCH  
RADIO PROGRAM ON ACCENT RADIO NETWORK**

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**FOR THE RECORD, INC.  
10760 DEMARR ROAD  
WHITE PLAINS, MARYLAND 20695  
(301)870-8025**

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CX5

FTC-DCO 0499



FEDERAL TRADE COMMISSION

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RECORDING:

PAGE:

Daniel Chapter One Healthwatch

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For The Record, Inc.  
(301) 870-8025 - www.frinc.net - (800) 921-5555

FEDERAL TRADE COMMISSION

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In the Matter of: )  
Daniel Chapter One ) Matter No. 0823085  
 )  
-----)

July 8, 2008

The following transcript was produced from a  
CD-ROM provided to For The Record, Inc. on September 10,  
2008.

For The Record, Inc.  
(301) 870-8025 - www.ftrinc.net - (800) 921-5555

## P R O C E E D I N G S

## DANIEL CHAPTER ONE HEALTHWATCH RADIO PROGRAM

(HR 1, Track 1)

MALE ANNOUNCER: It is our mission to glorify Jesus Christ by sharing time-tested knowledge about herbs in His creation. You're listening to Daniel Chapter One Healthwatch.

(Music playing.)

JIM FEIJO: Hi, I'm Jim Feijo.

TRISH FEIJO: And I'm Trish Feijo. We're Daniel Chapter One, and you're listening to Healthwatch, bringing you the truth in God's creation.

JIM FEIJO: Don't believe the lie, don't die. Husbands protect your wives from the evil FDA. Protect your kids from Dr. Dumb-Dumb.

TRISH FEIJO: There is a solution to every health problem and it's not chemical drugs, surgery or radiation.

JIM FEIJO: Listen to Daniel Chapter One Healthwatch where the truth will set you free.

TRISH FEIJO: Stay tuned and we'll help you cut through the confusion of medical madness.

JIM FEIJO: This is Daniel Chapter One Healthwatch, I'm Jim Feijo and I just pulled some

For The Record, Inc.  
(301) 870-8025 - [www.ftrinc.net](http://www.ftrinc.net) - (800) 921-5555

1 research stuff out of my death folder. I have a death  
2 folder, Trish, that I keep about the --

3 TRISH FEIJO: A D-E-A-T-H folder?

4 JIM FEIJO: A D-E-A-T-H folder that I keep  
5 because of the --

6 TRISH FEIJO: Honey, that's morbid.

7 JIM FEIJO: Well, I have to keep one.  
8 Somebody's got to let people know how many people are  
9 dying because of the FDA approved drugs. Well, here's  
10 Orthro Evra Patch, folks, 50 deaths attributed to the FDA  
11 approved drugs. Well, it's still on the market. And how  
12 about the fact that you have individuals taking these  
13 painkillers?

14 And one -- it's called one-pill killers or one  
15 dose killers, such as opiates and opioids. These things  
16 can lead to death. Ninety-one deaths in children.  
17 Pediatric deaths are on the increase. They have no idea  
18 what they're doing. It seems that even low doses of some  
19 of these substances is causing significant toxicology.  
20 And this is showing up as an increase in D-E-A-T-H. More  
21 deaths, Trish. More deaths on FDA approved crazy drugs.

22 Now, we haven't touched the fact of people  
23 dying because they're taking heart medication, passing  
24 out, losing consciousness, driving through crowds and  
25 killing people all over the country. Nah, this will just

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1 be all covered up, the FDA will close their eyes, more  
2 people will die, the FDA will make more money. They'll  
3 have the retirements and they'll laugh their way through  
4 hell.

5 I'm Jim Feijo and me and my wife, Trish Feijo,  
6 programmed Daniel Chapter One Healthwatch. We're here to  
7 represent the truth of God's creation, the Lord God, El  
8 (inaudible) Israel, Nashua, Yahweh, the King of Kings, 1-  
9 866-222-2368. That's the toll-free number. The program  
10 is Daniel Chapter One Healthwatch. (Inaudible) Network,  
11 Monday through Friday, 12:00 to 2:00, Eastern Time,  
12 Trish, and people can call with any health care question,  
13 can't they?

14 TRISH FEIJO: Yes, they can.

15 JIM FEIJO: Tell them what they can call. They  
16 may forget the number.

17 TRISH FEIJO: Well, 1-866-222-2368.

18 JIM FEIJO: Well, you always give the number  
19 after I do that, you know, instead of going right into  
20 something to save somebody's life and help some people,  
21 you know.

22 TRISH FEIJO: Well, I had trouble there because  
23 I thought the question was tell people what they can call  
24 about.

25 JIM FEIJO: Yeah, yeah.

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1 TRISH FEIJO: And --

2 JIM FEIJO: Well, they can call about anything.  
3 Tell them, about anything. Trish, you see this thing,  
4 tell everybody -- they can't see because this is radio  
5 now. But if this wasn't radio and it was TV --

6 TRISH FEIJO: Right.

7 JIM FEIJO: -- they could see -- or maybe web  
8 TV, maybe we need to get web cam and they could see that  
9 I'm holding a big, huge three-inch wide leaf -- three  
10 leaf notebook. Okay?

11 TRISH FEIJO: Yes.

12 JIM FEIJO: Looseleaf notebook. And it's  
13 filled. You know what it's filled with, Trish?

14 TRISH FEIJO: I do know.

15 JIM FEIJO: Tell people, tell people.

16 TRISH FEIJO: Testimonies.

17 JIM FEIJO: Testimonies.

18 TRISH FEIJO: That we've received from people.

19 JIM FEIJO: Testimonies of people --

20 TRISH FEIJO: And I can see that they're in  
21 categories and maybe we need a GDU, BioShark and 7 Herb  
22 category although --

23 JIM FEIJO: I think we have to break it down  
24 because there's too many. Well, anyway, folks, we've  
25 never, never decided to keep these testimonies of people

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1 over the 20 years we've been doing this.

2 TRISH FEIJO: No. The only thing that we did  
3 with each BioGuide was people at the time that he shared  
4 great results with us by calling into the radio or  
5 calling the order center, we contacted them and, you  
6 know, basically, I interviewed them and in their words  
7 took down the testimony so that we could put it in the  
8 BioGuide to share with other people.

9 JIM FEIJO: But --

10 TRISH FEIJO: But we've never done an all-out  
11 effort like this --

12 JIM FEIJO: No, because we're not here trying  
13 to promote ourselves, we're just trying to promote truth  
14 in everything else.

15 TRISH FEIJO: Right.

16 JIM FEIJO: Well, the FTC, the FDA, the  
17 Canadian Government don't like the fact that we've told  
18 people about what to do about natural methods of health  
19 and healing, especially for cancer.

20 Well, here's a gentleman right here, and I have  
21 his two lab reports here, okay, three lab reports, and  
22 it's pretty interesting, folks. You can see them for  
23 yourself. Here it is. This is simply -- not even a year  
24 later. It was January 30th, 2008, to June 18th, 2008.  
25 Only six months, not even six months, Trish.

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1 TRISH FEIJO: Yes.

2 JIM FEIJO: And the last report says no  
3 evidence of thoracic metastatic disease or other activity  
4 related to pulmonary disease. Pretty amazing, isn't it?  
5 Six months, and the government doesn't want us to tell  
6 you that, folks. They just want you to die and tell you  
7 to go do chemo and radiation with some nut oncologist.

8 TRISH FEIJO: They don't want us to tell you  
9 that.

10 JIM FEIJO: That's right.

11 TRISH FEIJO: And I'm thinking that people with  
12 these great testimonies, they want you taking your great  
13 testimony to the grave. They want your story hushed up.  
14 In a free country, that just shouldn't be the case, to  
15 say the least. And that is awesome. And I also was  
16 thinking that a chronic illness -- doctors don't expect  
17 to get better, they expect to get worse.

18 JIM FEIJO: They expect you to die.

19 TRISH FEIJO: And if months later you're even  
20 right at the point you started, just kind of status quo,  
21 if they had a drug to do that, they would think that's  
22 terrific. And really, that's all that they're trying to  
23 do, you know, especially in cases of cancer. But we  
24 actually see person after person after person get better.

25 JIM FEIJO: Prostate cancers, brain tumors, on

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1 and on and on, and the government wants us to not let  
2 anybody know about these.

3 TRISH FEIJO: And I guess we need medical  
4 documents as much as possible because in all likelihood  
5 the FTC will be quick to say, well, that's just anecdotal  
6 evidence and/or they're going to say, well, it must have  
7 been a misdiagnosis because oftentimes, that's what even  
8 the doctor says, the person is cured naturally, the  
9 doctor can't believe it, doesn't want to agree to it, and  
10 so, he'll say, oh, that must have been a misdiagnosis. I  
11 don't think you had cancer after all.

12 JIM FEIJO: How about --

13 TRISH FEIJO: What?

14 JIM FEIJO: How about this one? How about this  
15 one? The boy writes in, I'm 16 years old. I've had many  
16 surgeries on my left eye. My left eye was removed after  
17 these surgeries in 2005. Since the surgery, my left  
18 upper eye -- blah, blah, blah -- swollen. Everything the  
19 doctors have tried, none have helped me get better. He  
20 says, it keeps getting worse. I began taking Daniel  
21 Chapter One 7 Herb Formula and the GDU about a month ago.  
22 The swelling has gotten better on my upper and lower  
23 eyelids. I feel really good. When I was about ten, I  
24 fell off my bike and hurt my knee. I never felt right  
25 and it continues to hurt. Since taking Daniel Chapter

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1 One products, that went away, too.

2 This is a 16-year-old boy who's had his eye  
3 removed because of the evil doctors and the evil  
4 government that doesn't want anybody to know about God-  
5 given nutrients like 7 Herb, GDU, BioMixx, BioShark. It  
6 is the work of Satan. And we need your voice. We need  
7 you to help us. If you can support us financially,  
8 great. You know, a lot of people say they will, great,  
9 that's terrific. You buy our products, that can help us,  
10 too. Please go to our centers.

11 And it's amazing, Trish. Even some of our  
12 centers, without my knowing, have sent in money, and  
13 that's pretty incredible because some of them really are  
14 just Daniel Chapter One purists, you know?

15 TRISH FEIJO: Yes, I know.

16 JIM FEIJO: And those are the ones that are  
17 actually doing it, the purists, the ones that are just  
18 carrying Daniel Chapter One products. They're the ones  
19 that have sent help. That's amazing, you know?

20 TRISH FEIJO: Yep. And right now, Jim, let's  
21 go to the phone lines. We do have a caller. We have  
22 Terry in Independence, Missouri. Hi, Terry.

23 TERRY: Hello.

24 TRISH FEIJO: Hi, there.

25 JIM FEIJO: Hey, Terry, welcome.

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1           TERRY: I called you guys about a year and a  
2 half ago and like after six years of treatment from the  
3 VA for the bad colon thing and chemo and all this and  
4 losing 60, 70 pounds, I tried you all's products. And  
5 I'm telling you, I'm going to live to be 150 years old.

6           JIM FEIJO: Well, Terry, we don't want you to  
7 live that long. I want you to be home with the Lord.  
8 You're wasting too much time on earth there, man, you  
9 know?

10           TERRY: I'm having too much fun now.  
11 (Inaudible) buddy. And I've got a question.

12           TRISH FEIJO: Yeah.

13           TERRY: My daughter and grandbabies get bad  
14 fever blisters and cold sores. What can I order from  
15 your products to help them?

16           TRISH FEIJO: Okay. The -- they need to boost  
17 the immune system, clearly, and one way to start doing  
18 that is with the Biotropins and IG Factors. And they --  
19 the IG Factors is somewhat anti-viral. Again, we're  
20 working on the real foundational support for the immune  
21 system with Biotropins and IG Factors. Then specific to  
22 any cold sores, fever blisters, they -- any time they get  
23 an outbreak, they can put the Ezekiel First Aid Oil  
24 directly on that. Full strength, just put it right on,  
25 especially at the very beginning. If it just starts to

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1 form, you feel the tingling, but that's right on.

2 TERRY: Ezekiel what?

3 TRISH FEIJO: Ezekiel First Aid Oil

4 JIM FEIJO: Ezekiel Oil.

5 TERRY: Okay, great.

6 JIM FEIJO: You've got --

7 TRISH FEIJO: Yeah, it's anti-viral and it will  
8 dry those right up. And the other thing is the Echinacea  
9 root. I like the tincture, we also have it in capsules.  
10 That with the BioC and Lysine can be taken on a daily  
11 basis and that's going to prevent recurrence. And over a  
12 period of time, they should definitely be able to cut  
13 back and then not use the products and not have this  
14 problem.

15 TERRY: Fantastic.

16 TRISH FEIJO: You know, we're looking to  
17 ultimately get the body to cure it.

18 TERRY: Okay. Biotropins, IG Factors, Ezekiel  
19 First Aid Oil, Echinacea root, BioC --

20 TRISH FEIJO: Yeah, the Ezekiel's for topical.

21 TERRY: -- and Lysine.

22 TRISH FEIJO: Yeah, and I mentioned a few  
23 things. There's so many things. Even Genesis Oil  
24 internally. But the Echinacea root is anti-viral and it  
25 boosts the immune system. BioC is anti-viral. And I

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1 mentioned the Lysine because it also works to oppose  
2 arginine which is the main food for a virus.

3 JIM FEIJO: Any viral -- any viral substance,  
4 the primary food is arginine and Lysine will counteract  
5 that in opposition to that. So, therefore, it helps  
6 reduce the food supply, and by reducing the food supply,  
7 you are preventing it from continuing to prosper or  
8 colonize, you see?

9 TERRY: Uh-huh. Great. Well, guys, thank you  
10 very much for sharing all your secret tricks with me.

11 JIM FEIJO: Hey, I got to ask you a question.

12 TERRY: (Inaudible).

13 JIM FEIJO: You went -- let me ask you a  
14 question. Recently, did you try to get a -- take your  
15 code and get a free BioGuide?

16 TERRY: Well, I never got a code. When I  
17 called you a year and a half ago, I hung up before I got  
18 the code and they wanted me to pay 15 bucks for a  
19 BioGuide and I didn't want to do that.

20 JIM FEIJO: When was that?

21 TRISH FEIJO: Oh, gosh.

22 TERRY: Well, a year and a half ago, a year  
23 ago.

24 JIM FEIJO: Oh, all right. Well, hold on,  
25 we're going to give you a code. They should give you one

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