

ORIGINAL

UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION
OFFICE OF ADMINISTRATIVE LAW JUDGES

)
In the Matter of)
)
)
DANIEL CHAPTER ONE,)
a corporation, and)
)
)
JAMES FEIJO,)
individually, and as an officer of)
Daniel Chapter One)
)
)
_____)

Docket No. 9329

Public Document



**COMPLAINT COUNSEL’S MEMORANDUM IN OPPOSITION
TO RESPONDENTS’ MOTIONS *IN LIMINE* TO PRECLUDE COMPLAINT COUNSEL
FROM INTRODUCING THE TESTIMONY OF MS. LYNNE GIVENS OPIE AT
TRIAL, TO EXCLUDE RECORDINGS AND TRANSCRIPTS OF RADIO PROGRAMS,
ACCENT RADIO NETWORK WEB PAGE, AND RESPONDENTS’ EDUCATIONAL
MATERIAL**

I. INTRODUCTION

On March 16, 2009, Respondents filed Motions *in Limine* (the “Motions”) to exclude the testimony of Ms. Lynlea Givens Oppie and to exclude recordings and transcripts of Respondents’ radio program, a Web page from Respondents’ “Accent Radio Network” Web site, and four of Respondents’ publications. A “motion *in limine*” is “any motion, whether made before or during trial, to exclude anticipated prejudicial evidence before the evidence is actually offered.” *Luce v. United States*, 469 U.S. 38, 40 n.2 (1984); *see also In re Motor Up Corp., Inc.*, Docket 9291, 1999 FTC LEXIS 207, at *1 (August 5, 1999). Evidence should be excluded on a motion *in limine* only when the evidence is clearly inadmissible on all potential grounds.

Hawthorne Partners v. AT&T Techs., Inc., 831 F. Supp. 1398, 1400 (N.D. Ill. 1993); *see also SEC v. U.S. Envtl., Inc.*, 2002 WL 31323832, at *2 (S.D.N.Y. 2002). Complaint Counsel oppose Respondents' Motions, which, for the reasons set forth below, should be denied.

II. ARGUMENT

A. **Respondents' Motion to Exclude the Testimony of Ms. Lynlea Givens Oppie Should Be Denied.**

Respondents ask the Court to preclude Complaint Counsel from introducing the testimony of Lynlea Givens Oppie as a rebuttal witness at trial on the grounds that Complaint Counsel "failed to properly disclose her to Respondents prior to the close of discovery" because Complaint Counsel allegedly provided incomplete contact information for Ms. Oppie. Respondents' Memorandum at 1. However, Respondents do not argue that they were *prejudiced* by Complaint Counsel's actions, which might warrant her exclusion. Moreover, Respondents fail to disclose to this Court that the reason Ms. Oppie was not deposed was really due to their own decisions regarding this witness. First, Respondents delayed contacting Ms. Oppie until just days before discovery was to close, and then they rebuffed Complaint Counsel's offer to assist them in reaching out to Ms. Oppie to schedule her deposition.

Respondents first indicated that they wanted to schedule Ms. Oppie's deposition on January 13, 2009, just a week before the close of discovery. By letter dated January 12, 2009, Respondents informed Complaint Counsel that ". . .we expect to issue tomorrow a deposition subpoena to Ms. Oppie for her deposition next Tuesday, January 20th here in the Pacific NW.

We'll keep you apprised.” Letter from Michael McCormack, Esq. to Ted Zang, dated January 12, 2009, attached as Ex. 1.

Complaint Counsel heard nothing further from Respondents and so on January 16, 2009 Complaint Counsel sent the following e-mail to Respondents' counsel asking:

“Any further word on Lynlea Givens-Oppie? Will she appear on Tuesday? We really need to know today in order to finalize arrangements as to our participation so please let us know before close of business today what the status is. Michael, did you have a chance to send us a copy of her subpoena? We haven't seen it yet.”

E-mail from Carole Paynter to Jim Turner, Betsy Lehrfeld, and Michael McCormack, January 16, 2009, attached as Ex. 2.

Only when asked did Respondents inform Complaint Counsel that they “haven't been able to locate her yet.” E-mail from Michael McCormack to Carole Paynter, dated January 16, 2009, attached as Ex. 2. Complaint Counsel immediately responded: “Do you want me to try and reach out to her to see if she can appear next week? Please let me know.” E-mail from Carole Paynter to Michael McCormack, dated January 16, 2009 attached as Ex. 2. Respondents' counsel was noncommittal and replied: “. . . I'll have to revisit this with our group in light of the 11th hour. As a solo out here, I don't have a backup nor a lot of flexibility in adjusting my schedule on such short notice. We'll figure something out, in any case.” E-mail from Michael McCormack to Carole Paynter, dated January 16, 2009, attached as Ex. 2. As far as Complaint Counsel is aware, Respondents did nothing further to schedule a deposition of this witness. Moreover, at no time did Respondents complain to Complaint Counsel that the reason they did not schedule Ms. Oppie's deposition was because they had received incorrect information.

While Respondents were making last minute efforts to schedule their depositions, on January 13, 2009 – just one week prior to the close of discovery – they filed a motion to stay

discovery and never raised any complaint about being unable to schedule Ms. Oppie's deposition because of Complaint Counsel's failure, which would have been an appropriate time to do so. This Court denied the motion on January 21, 2009, pointing out that allowing discovery to proceed would not unfairly prejudice any party since discovery had been proceeding *since at least November 17, 2008*. Jan 21, 2009 Order Denying Respondents' Motion for Stay of Discovery at 2.

For the foregoing reasons, Respondents' motion to preclude the testimony of Ms. Oppie should be denied.

B. Respondents' Motion to Exclude Radio Show Recordings and Transcripts and the Accent Radio Network Web Page Should Be Denied.

Respondents seek to preclude Complaint Counsel from introducing recordings and transcripts of Respondents' radio show, "Daniel Chapter One Health Watch." Respondent James Feijo and his wife, Patricia Feijo, co-host this radio show. *J. Feijo Dep. Tr.* at 16, 1. 25 - 17, 1. 4.¹ "Daniel Chapter One Health Watch" is broadcast two hours a day, Monday through Friday. *Id.* Respondents assert that the radio shows are not advertisements and do not constitute commercial activity, but instead are "constitutionally protected religious and political speech." Respondents' Memorandum at 2. Once again, Respondents persist in arguing that their representations regarding the efficacy of Bio*Shark, 7 Herb Formula, GDU, and BioMixx (the "DCO Products") in preventing, treating, and curing cancer, are constitutionally protected speech and shielded from the FTC Act's prohibition against unfair and deceptive practices.

¹Copies of the entire depositions of James and Patricia Feijo were submitted to the Court as exhibits in support of Complaint Counsel's Motion for Summary Decision.

Respondents first raised their First Amendment argument in their January 13, 2009 Motion to Dismiss. The Court denied Respondents' Motion to Dismiss in its February 2, 2009, Order, stating that "[t]he Complaint contains sufficient allegations that Respondents are engaging in deceptive commercial speech, including allegations that the Respondents promote and advertise the [DCO Products], that the [DCO Products] are offered for sale at not insignificant prices, and that the advertisements refer to specific products and attributes." Feb. 2 Order at 8. The Court noted that commercial speech – speech proposing a commercial transaction – that is false or misleading can be suppressed, and that "[t]he more limited protection accorded commercial speech permits the FTC to act when necessary to challenge false or deceptive advertising." Feb. 2 Order at 7 (citing *In re R.J. Reynolds*, 1988 WL 490114, *4 (1988)).

It is no surprise that Respondents seek to exclude the recordings and transcripts of their radio show, since this evidence clearly demonstrates that Respondents are advertising their products and engaging in commercial speech. Respondents make bold claims about the efficacy of their products in preventing, treating, or curing cancer, daily on their radio program and encourage listeners to order products using Daniel Chapter One's toll-free number. Although Respondents represent to this Court that the radio show is merely a forum for "free ranging conversations between DCO's leadership and its community that are of an educational nature," such a benign description obfuscates the fact that Respondent James Feijo and Patricia Feijo spend a significant portion of the broadcasts counseling callers on "natural" treatments for a wide variety of health problems. Patricia Feijo, by her own admission, stated that Respondents have counseled cancer patients who have called into the Daniel Chapter One radio program about taking the DCO Products. *Patricia Feijo Dep. Tr.* at 96, 1. 20-25 - 97, 1.1-8. The

transcript for the July 14, 2008 radio program bears this out as during that broadcast, Patricia Feijo advised a consumer whose father was diagnosed with colon cancer that she should get her father “on . . . GDU, BioShark and 7 Herb Formula. And if you can get him to, you know, go right now to the website, How to Fight Cancer Is Your Choice, or you can get him a hard copy from our order center, while we have them.” FTC-DCO 0693-0694 (cited pages of CX 8, Complaint Counsel’s proposed exhibit, are attached). Thus, Respondents’ radio show is merely another avenue by which they have sought to induce consumers to purchase the DCO Products, and their deceptive efficacy claims constitute commercial speech, despite Respondents’ efforts to present their representations as “constitutionally protected religious and political speech.” Indeed, as set forth below, in trying to convince merchants to carry its products, DCO specifically promotes the ability of the radio show to drive store traffic. *See* p. 8 below and CX 22.

Respondents also seek to exclude the “About Us” Web page (“CX 32”) of the “Accent Radio Network” Web site on relevance grounds.² Respondents offer no explanation why CX 32, which describes the radio network, is irrelevant. As noted above, the network is one of the mechanisms through which Respondents peddle the DCO Products. CX 32 helps put the Respondents and their representations in their proper context and is relevant to these proceedings. This exhibit illustrates yet another way that Respondents have engaged in commerce and disseminated deceptive claims to consumers that the DCO Products were effective in preventing, treating, or curing cancer. Indeed, this exhibit confirms that “Daniel Chapter One is [the] main focus” of the network. As set forth below, this evidence is relevant to

²Complaint Counsel have designated the attached proposed exhibit, bates-stamped FTC-DCO 0498, as CX 32.

the allegations of the Complaint and do not prejudice the Respondents in any way. Accordingly, the Court should deny Respondents' motion in its entirety.

C. Respondents' Motion to Exclude Four of Their Print Publications Should Be Denied.

Respondents ask the Court to preclude Complaint Counsel from introducing four Daniel Chapter One print publications: "1) Bioguide;³ 2) The Truth Will Set You Free[!]; 3) How to Fight Cancer is Your Choice[!!!], Cancer Newsletter Millennium Edition [2002]; and 4) How to Fight Cancer is Your Choice[!!!], Cancer Newsletter 2004." Respondents' Memorandum at 3.⁴ Respondents assert that these publications are "educational, political and religious in nature and do not constitute advertisements, promotional material or other commercial activity." *Id.* Respondents also assert that the four publications are not relevant to the issue of substantiation for their statements about the DCO Products. Respondents' Memorandum at 4.

Respondents misapprehend Complaint Counsel's purpose for seeking to introduce these exhibits. These four publications are a major vehicle Respondents use to disseminate their cancer treatment claims and therefore are wholly relevant to Complaint Counsel's argument that Respondents disseminated claims that the DCO Products are effective in preventing, treating, or curing cancer. Accordingly, Respondents' motion should be denied.

³The complete title of the "Bioguide" is "BioGuide: The BioMolecular Nutrition Guide to Natural Health 3 (2005)."

⁴These publications have been designated by Complaint Counsel as CX 21, CX 22, CX 23, and CX 24 respectively. Copies of each of these proposed exhibits are attached to Respondents' motion.

1. BioGuide

The BioGuide consists of numerous DCO product descriptions and testimonials. The following testimonial printed in the BioGuide is illustrative of the serious disease claims

Respondents make:

“I had contracted leukemia and had three inoperable tumors. When I decided not to do chemotherapy or radiation, my father sent me BIOMIXX and 7 HERB FORMULA. Each day as I took it and got it into my system more and more, the better I felt. Then I added Garlic, Siberian Ginseng, and Bio*Shark. I am now in complete remission.”⁵ BioGuide at FTC-DCO 0353 (quoted page of CX 21 is attached).

The BioGuide’s product descriptions also contain cancer and tumor claims. For example, Bio*Shark is described as “[p]ure skeletal tissue of sharks which provides a protein that inhibits angiogenesis – the formation of new blood vessels. This can stop tumor growth” FTC-DCO 0322 (quoted page of CX 21 is attached). Accompanying the product profiles and testimonials are Respondents’ Web site, www.danielchapterone.com, and/or toll-free order telephone number, which are prominently displayed in large-type on nearly every page of the BioGuide.

2. “The Truth Will Set You Free!” Publication

“The Truth Will Set You Free!” publication is a four-page brochure containing “All You Need to Know to Get Your BioMolecular Nutrition Center Started!” FTC-DCO 0382-0385 (cited pages of CX 22 are attached). Like the BioGuide, “The Truth Will Set You Free!” contains testimonials, including those related to cancer. Under the heading, “What Doctors

⁵This testimonial also appears in “Cancer Newsletter, How to Fight Cancer is Your Choice!!!,” Millennium Edition, 2002.

Say,” is the following testimonial from “Dr. Jonas and Marla Marry, Family First Chiropractic, McMurray, PA”:

“My son was diagnosed with a tumor on his left temple. The tumor was extremely aggressive. It was destroying the temporal bone and threatening the orbit of the eye. A friend suggested we speak to Jim and Trish. They suggested 7-Herb, BioShark and GDU, which we bought and started him on. Four months later the whole family is using the products, as well as my patients, and you would never know my son had a tumor.” FTC-DCO 0383.

“The Truth Will Set You Free!” also contains a profile of Respondent Daniel Chapter One, which is referred to as a “company,” and describes the benefits of other companies or individuals becoming “carriers” of DCO products. FTC-DCO 0384-85. Among the carrier benefits listed are:

“Products That Do What They Claim,” “Proven Marketing- This is the only company of its kind to guarantee your success by helping you get clients through your front door. Radio, Internet, and referrals are some of the ways Daniel Chapter One can do this,” **“Live On-Air Referrals -** Daniel Chapter One is the ONLY nutrition company where the owners personally tell thousands of people to visit your office or store. Jim and Tricia field caller’s *[sic]* questions regarding all manners *[sic]* of health concern. . . . they not only answer the questions, but they send the caller right to the nearest Daniel Chapter One product carrier . . . YOU!!! This . . . boosts your sales . . . ,” and **“A Partner Who Provides Support.”** In addition, the publication contains an “Earnings Potential” graph accompanying the description of “carrier guidelines.” FTC-DCO 0384 (emphasis in bold in original).

Respondents’ assertion that this brochure is not promotional material borders on the absurd.

3. **Cancer Newsletter: How To Fight Cancer Is Your Choice!!! [2002 and 2004 Editions]**

Respondents seek to exclude both the 2002 and 2004 editions of their “Cancer Newsletter” entitled “How to Fight Cancer is Your Choice!!!”⁶ (collectively “Cancer Newsletter”).) The Cancer Newsletter, which Respondents have priced at \$5.95, contains

⁶The 2002 and 2004 editions of the Cancer Newsletter are substantially identical.

purported success stories and testimonials as well as product descriptions of the DCO Products, much like the BioGuide.⁷ FTC-DCO 0405 (cited pages of CX 23 are attached). Respondent Feijo testified that the publication is “strictly all about the products for cancer.” *J. Feijo Dep. Tr.* at 143, 1. 17-22. For example in the Cancer Newsletter, Respondents represent that BioMixx “is used to assist the body in fighting cancer and in healing the destructive effects of radiation and chemotherapy treatments.” FTC-DCO 0400. These representations are juxtaposed with a purported success story entitled “Texas businessman has true friends for life,” which recounts a bladder-cancer sufferer’s purported full recovery after taking a series of DCO products, including 7 Herb Formula, Bio*Shark, and BioMixx. *Id.* In addition, like the other two publications challenged in the instant motions *in limine*, the Cancer Newsletter displays both the DCO website and Respondents’ toll-free telephone number through which consumers may order products.

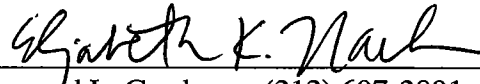
III. CONCLUSION

Respondents are engaged in commerce in selling the DCO Products and have advertised the same to consumers in several written publications, over the Internet, and through their radio program. To meet their burden of proof in this proceeding, Complaint Counsel must be permitted to introduce evidence regarding the serious cancer claims Respondents disseminated and how these claims are presented to consumers. Ms. Oppie’s testimony, Respondents’ radio show recordings and transcripts, the Accent Radio Web page, as well as the four DCO publications that Respondents seek to exclude, are directly relevant to these issues and the

⁷In fact, the Cancer Newsletter even advertises the “[l]atest Bioguide” as available for purchase for “[o]nly \$9.95.” FTC-DCO 0397 (cited page of CX 23 is attached).

allegations of the Complaint and should be admitted at hearing. Moreover, Respondents have not shown any prejudice if this evidence is admitted at trial. For the reasons set forth above, Complaint Counsel respectfully request that the Administrative Law Judge deny Respondents' Motions *in Limine* as to this evidence.

Respectfully submitted,



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 K. Nach (202) 326-2611

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

Dated: March 26, 2009

EXHIBIT I

Michael McCormack, Esq.
WSBA # 15006
26828 Maple Valley Hwy. #242
Maple Valley, WA 98038
425-785-9446
m.mccormack@mac.com

January 12, 2009

Mr. Ted Zang
FTC – Northeast Region
By Email Only

Re: In Re Daniel Chapter One

Dear Ted:

Enclosed please find our Notices of Deposition to Michael Marino, Lynne Colbert and FTC Designee(s). Jim Turner (and/or Respondents' other counsel in NY for the depositions) will be prepared to discuss logistics with you tomorrow before, during or after the deposition process. I'll be available by phone to the extent necessary.

Please note that we plan to take these depositions in New York, as travel to D.C. will be impossible due to the Inauguration. Also, we expect to issue tomorrow a deposition subpoena to Ms. Oppie for her deposition next Tuesday, January 20th here in the Pacific Northwest. We'll keep you apprised.

Three more quick notes in anticipation of our "meet and confer" on Thursday. (1) Would you please provide me with a privilege log of all documents withheld pursuant to your claim of privilege? (2) Could you plan to provide me on Thursday with a sampling of the legal authorities that support the claim of "law enforcement" and "investigative" privileges? I'm new to this realm, and so would like some information to better understand this privilege claim. Finally, (3) would you please identify the date the FTC anticipated litigation for purposes of your work-product protection claim?

Thank you.

Best regards,

/s/

Michael McCormack

cc: All counsel by email only

EXHIBIT 2

Zang, Theodore

From: Dulabon, David W.
Sent: Friday, March 20, 2009 10:18 AM
To: Zang, Theodore
Subject: FW: Further deposition matters

David W. Dulabon
Federal Trade Commission-Northeast Region
Alexander Hamilton U.S. Custom House
One Bowling Green, Suite 318
New York, NY 10004
212.607.2814 (Direct)
212.607.2822 (Fax)

From: michael mccormack [mailto:m.mccormack@mac.com]
Sent: Friday, January 16, 2009 12:07 PM
To: Paynter, Carole A.
Cc: Jim Turner; Betsy Lehrfeld; Zang, Theodore; Dulabon, David W.; Gordon, Leonard
Subject: Re: Further deposition matters

I only looked in the revised witness list, and didn't see it there. And we had the wrong first name (Lynne, instead of Lynlea). Regardless, I'll have to revisit this with our group in light of the 11th hour. As a solo out here, I don't have backup nor a lot of flexibility in adjusting my schedule on such short notice. We'll figure something out, in any case.

Talk soon.

MM

Michael McCormack
425-785-9446

On Jan 16, 2009, at 8:57 AM, Paynter, Carole A. wrote:

MM,

I thought we had provided this information already but her address is below. Do you want me to try and reach out to her to see if she can appear next week? Please let me know.

Lynlea Oppie
7339 14th Ave NW
Seattle, Wa
98117

3/20/2009

From: michael mccormack [<mailto:m.mccormack@mac.com>]
Sent: Friday, January 16, 2009 11:49 AM
To: Paynter, Carole A.
Cc: Jim Turner; Betsy Lehrfeld; Zang, Theodore; Dulabon, David W.; Gordon, Leonard
Subject: Re: Further deposition matters
Importance: High

Good morning, Carole (and everyone):

1. With no address for Ms. Oppie in the FTC Disclosure other than "Seattle," we haven't been able to locate her yet either via the public records or via a casual skip trace. Her deposition will not occur next week, and not at all until we can find (or the FTC can provide) specific contact information for her.
2. I'll have to confer with Jim Turner, et. al. about this. Having juggled my schedule for next week already to accommodate the change from deps on Wed. to deps on Thursday, I'm presently required to fly out of NY early Friday morning. In any case, we'll figure something out on our end and get back to you ASAP.

Thanks.

MM

Michael McCormack

425-785-9446

On Jan 16, 2009, at 8:34 AM, Paynter, Carole A. wrote:

Hi Jim, Betsy and Michael:

I am just following up further on deposition matters:

Any further word on Lynlea Givens-Oppie? Will she appear on Tuesday? We really need to know today in order to finalize arrangements as to our participation so please let us know before close of business today what the status is. Michael, did you have a chance a to send us a copy of her subpoena? We haven't seen it yet.

As to the other scheduled depositions, the FTC witnesses who are coming from Washington on Thursday are only scheduled to be here for one day and we were wondering whether we could really squeeze them and our investigator in on Thursday. Since we now re going to ask for the additional 2 days to take depositions, we suggest that the depositions proceed as follows:

3/20/2009

Thursday 1/22/09 – Lynne Colbert and Rich Cleland;
Friday 1/23/09 – Michael Marino and Jill Feijo as DCO financial representative.

The only caveat with this is that the FTC witnesses for Thursday are planning to be here at 10:30 am. since it was anticipated that Michael Marino would be deposed first. If we can get them to be here to start at 10 we will try to do that. Regardless of it's a 10:30 or 10:00 am start time, would the proposal schedule work for you? Also, I will be sending you a notice for Jill Feijo's deposition shortly.

Regards,
Carole

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212-607-2832 (fax)
email: cpaynter@ftc.gov

QUOTED AND CITED
PAGES FROM COMPLAINT
COUNSEL'S PROPOSED
EXHIBITS

1 JIM FEIJO: Hey.

2 JOANNE: My dad was diagnosed with colon
3 cancer.

4 TRISH FEIJO: Yes.

5 JOANNE: And --

6 JIM FEIJO: Hello? Oh, don't tell me we lost
7 her.

8 JOANNE: Can you hear me?

9 TRISH FEIJO: Yeah.

10 JIM FEIJO: Now I can, yeah.

11 JOANNE: I'm sorry, can you hear me?

12 JIM FEIJO: Yeah, yeah, yeah.

13 JOANNE: My dad was diagnosed with colon
14 cancer.

15 JIM FEIJO: Right.

16 JOANNE: And I'm not -- I think it's stage two
17 they said.

18 TRISH FEIJO: Yeah.

19 JIM FEIJO: Yeah.

20 JOANNE: And anyways, they're wanting to do the
21 surgery to remove part of his colon.

22 JIM FEIJO: Yeah.

23 TRISH FEIJO: Um-hum.

24 JOANNE: And I've been against that actually
25 because I've read, you know, so many testimonials online

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(301) 870-8025 - www.frinc.net - (800) 921-5555

1 and, you know, of people that's been healed through this
2 nutritional therapy and I watched a DVD called Healing
3 Cancer that was very informative to me, you know.

4 TRISH FEIJO: Oh, interesting, um-hum.

5 JOANNE: And --

6 TRISH FEIJO: Well, you know, it's up to him,
7 but we wouldn't want to do the surgery, either, and we
8 definitely would never do chemo or radiation.

9 JOANNE: Right.

10 TRISH FEIJO: I mean, that wouldn't even be an
11 option to us. And I don't know if they're telling him
12 that surgery is all that they would want to do for now or
13 what. Again, we wouldn't even do the surgery. We would
14 get on the products. But --

15 JOANNE: Right.

16 TRISH FEIJO: -- whether or not he does
17 surgery, it's the same products he should get on and that
18 would be GDU, BioShark and 7 Herb Formula. And if you
19 can get him to, you know, go right now to the website,
20 How To Fight Cancer Is Your Choice, or you can get him a
21 hard copy from our order center, while we have them.
22 It's what the FTC wants to shut us down over and they
23 certainly want us to, you know, crash the website and
24 they want to, you know, burn our material. They don't
25 want us circulating How To Fight Cancer Is Your Choice.

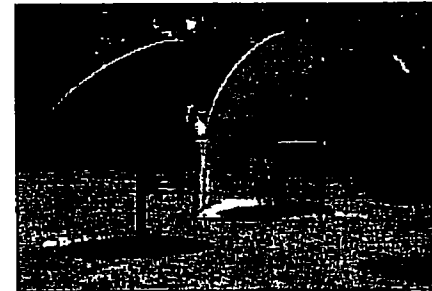
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About us |

Accent Radio Network was born in the summer of 2000. Jim Feijo of Daniel Chapter One founded the network. It was brought about for the purpose of promoting a God-centered view of health and healing. Through their radio show, Daniel Chapter One HealthWatch, Jim and Tricia Feijo have helped thousands of people get back to God's plan for health, directly from His word. They were equally concerned with exposing the deceptions of Satan in the FDA and Pharmaceutical drug companies. After airing their show on a couple of different networks, Jim and Tricia thought it would be best to put together their own network. This sounded like a great idea, but how would they go about getting it done? After much prayer and thought, they called Jay Harrison who had produced their show at another network. Immediately Jay got to work on building a network capable of airing their message of hope nationally.

Though Daniel Chapter One is our main focus, we've also added shows over the years that provide information on what's happening in our world from a conservative political perspective. Our program line-up is very diverse. Our show content consists of health info, current events, old-time radio, and more. We at ARN are concerned with magnifying Jesus Christ, and we strive to follow His leadership and direction in our jobs as well as our personal lives. It excites us to see Him actively working to make our network what He wants it to be, which is what we desire. We want to make it clear that whatever changes are made in the future of ARN will be brought about by God alone. We hope stations that share a similar philosophy to ours will join ARN and help bring back the correct focus in our nation.



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TESTIMONY



Cancer Brain Tumor

Tracey Kulikowski, 32
CA

The doctors had pretty much given up on Tracey. She had leukemia and tumors on the brain, behind the heart and on her liver.

The doctors had pretty much given up on Tracey. She had leukemia and tumors on the brain, behind the heart and on her liver.

The allopathic methods of dealing with the advanced cancer would be more chemotherapy. She had gone the chemo and radiation route just months before and knew her weakened body could not endure another round of chemo.

The doctor tried to pressure Tracey into taking chemo and she refused, angering the doctor. Her rejection of his chemo protocol led to a heated argument in his office and Tracey decided to take control of her own recovery.

A woman that Tracey had befriended while in the hospital accepted the chemo treatment and the unfortunate result was that her friend died.

Sherman "Red" Smith
Cooper Landing, AK

This is Tracey's story in her own words as told in 1997:

"I had contracted leukemia and had three inoperable tumors. When I decided not to do chemotherapy or radiation, my father sent me BIOMIXX and 7 HERB FORMULA. Each day as I took it and got it into my system more and more, the better I felt. Then I added Garlic, Siberian Ginseng, and Bio Shark.

I am now in complete remission. The cancer cell count has dropped, the doctors tell me. I had a tumor just above the brain stem in my brain that has completely disappeared. The tumor on my liver is shrinking and the tumor behind my heart has shrunk over 50%. My weight, which dropped to 103 pounds, is on an uphill. There are alternatives besides chemo and radiation!

By May 1998, Tracey was free of cancer!

Tracey, FREE of leukemia, brain, heart, and liver tumors using DC1 products, was given no hope by doctors that summer of 1997 when she refused chemo and radiation. She continues to live well, free of cancer, and is so busy working and traveling it's hard to get a hold of her!

Lowered PSA

My GOOD NEWS is that my PSA went from 6.9 to 6.0 after I finished using my first four bottles of 7 Herb Formula, in combination with your Bio C 1000, C DU and other minerals and vitamins. I believe it was your products that did the trick. I had been taking other minerals and vitamins for quite a few years, but developed a prostate cancer - a mild type and so I added your products since my PSA kept increasing. It has now reversed direction and other symptoms are improving as well. At 77, I feel strong, healthy, and ready to carry on with my share of the everlasting fight for FREEDOM!"

www.danielchapelone.com



Beta 7 Sublingual:

Combination of plant sterols necessary for natural muscle growth. Effective for both men and women. Increases growth hormone release, insulin release, and amino acid uptake. **GIVES YOU A NATURAL PUMP!** Beta 7 combines several all natural plant sterols and natural plant origin hormone precursors and cyclic nucleotides. Unlike synthetic anabolic steroids, Beta 7 is safe for men and women and does not have harmful side effects. Biometabolic activities targeted by Beta 7 include increase of endocrine steroidogenesis, increase in GH release, normalization of insulin activity, accentuating amino acid uptake, and maximizing lean body (muscle) mass.

BioMixx:

Delicious Chocolate flavor. Mix into water, milk, or soymilk. Helps detox the body, boosts immunity and energy. This unique BioMolecular formula is set apart from even our original formulas ENDO24, PrePost, TPBplus and Mega Gains. What separates BioMixx is that it was developed specifically to maximize the immune system, particularly for those individuals whose immune systems were compromised through chemotherapy and radiation. See page 28 for detailed information.

Bio*Shark:

Pure skeletal tissue of sharks which provides a protein that inhibits angiogenesis - the formation of new blood vessels. This can stop tumor growth, and halt the progression of eye diseases such as diabetic retinopathy and macular degeneration. Should not be used by pregnant women, or immediately after heart surgery. Shark cartilage may also reduce the pain, inflammation, and joint stiffness of arthritis, alleviate inflammatory bowel disease, and reverse psoriasis. Shark cartilage is an excellent source of Calcium, Phosphorus, amino acids, and a family of carbohydrates called mucopolysaccharides (sulfated Oligosaccharides and Chondroitin Sulfates A and C).

*In summary, Bio*Shark works to reduce inflammation and swelling, affects the formation of new blood vessels and provides essential nutrients for healing.*

Warning: If you are pregnant, nursing a baby, recovering from recent surgery, or have a heart or circulatory condition, consult a health professional before using this product.

ElectroCarbs:

Calcium, Magnesium, Sodium, and Potassium Electrolytes in perfect ratio plus vitamin C to replenish the body during times of stress and extreme heat. Prevents muscle cramping, helps regulate heart beat. Similar ratio of potassium/sodium as in a banana! Other sports drinks on the market are using the intense sweeteners that can cause a hyperosmolar effect, water being drawn to the stomach. ElectroCarbs does not cause hyperosmolarity, therefore dehydration and loss of vital electrolytes are prevented. The mild and natural ElectroCarbs combination of performance glucose, maltodextrin, and fructose provides the desired fuel. ElectroCarbs is essential for athletes and is the best electrolyte product for...

ENDO24

Specializes in muscle tissue recovery and growth. The base is egg-white and soy protein and includes complex carbohydrates derived from grains.



ENDO24: THE FIRST AND STILL THE BEST! Daniel Chapter One has been using its ENDO24 BioMolecular food source for almost 15 years. ENDO24 is the world's first Soy based multi-nutritional supplement. Years of study and research helped Jim Feijo discover the benefits of using Soy as a protein base for overall better health.

ENDO24's main characteristic, separating it from any other nutritional product, is that its 70 nutrients assimilate as quickly as water. Eight ounces of water will empty out of the stomach in fifteen minutes. This is important for a number of reasons since the delivery of proteins, carbohydrates and the nutrients in ENDO24 will be made available for the many biochemical needs of the cells and the immune system for health and healing immediately.

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ENDO24 is the world's first Soy based multi-nutritional supplement.

PRODUCTS AVAILABLE AT

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