$\frac{\lambda}{\lambda}$

02-022N 02-022N-21 Diana Lieb

From: Sent: To: Diana Lieb [djlieb@yahoo.com] Thursday, August 08,2002 6:10 PM

Crane, Nancy T

Subject:

Comment on Draft Proposal to Codex CCNFSDU on Dietary Supprements

```
>To: Dr. Elizabeth Yetley, FDA c/o Nancy Crane, FDA
><Nancy.Crane@cfsan.fda.gov>
>Re: Comment on FDA Draft Proposal to Codex CCNFSDU on Dietary
Supplements
>Dear Dr, Yetley:
>The FDA has proposed language (item 5.9) which states, "We
recommend the
>following revision: 'All labels should bear a statement that a
supplement
>should be taken on an advice of a nutritionist, a dietician, or
a medical
>doctor...*
>Dr.Yetley, the FDA should stop attempting to medicalize safe
>supplements which are regulated in the USA as foods.
>You have no legal mandate to attempt to go beyond the firm
dictates of US
>law when you are at Codex meetings in Germany. FDA has lost on
>amendment grounds in the Pearson decision, and when FDA refused
to obey the
>court's decision, FDA was sued again and lost. FDA has no
choice but to
>allow health claims to be put on labels pertaining to folic
acid and the
>prevention of neural tube defects, and other similar matters.
>This is as it should be, not only in the USA, but throughout
the world.
>Consumers have a right to learn about the beneficial health
properties of
>dietary supplements on the label, at the point of sale. By
putting the
>above language on the label (that supplements should be taken
on the advice
>of a nutritionist, dietician, or an M.D.), you are attempting
to violate
>the spirit of DSHEA in an international forum, and you have no
legal right
>to do that. You are attempting to waste valuable space on the
label that
>can be put to better use directly informing consumers regarding
>beneficial properties of these safe food substances, you are
attempting to
>medicalize dietary supplements, and you are attempting to go
through CODEX
>to make an end run around US domestic laws by attempting to set
```

```
>harmonization to restrictive international standards.
>I therefore must request that the above proposed revision in
item 5.9 be
>replaced with the following language instead: "item 5.9 we
recommend the
>following revision: "All labels should bear scientific
structure-function
>health claims similar to those provided for under the American
Dietary
>Supplement Health and Education Act of 1994 to directly assist
consumers in
>making positive health decisions for themselves and their
families at the
>point of sale while reading the label on the product. The USA
again
>reiterates its desire that all attempts to continue creating an
>international standard for vitamins and minerals cease at Codex
and that
>this matter be left up to national authorities to decide."
>Must I remind you that FDA lost the Pearson court decision, and
when you
>attempted to ignore the judge, you were sued and lost again on
this issue?
>Do not attempt to get around US law when you are in Germany
representing
>the USA at Codex meetings. You have no legal right to make the
statement in
>item 5.9, "All labels should bear a statement that a supplement
should be
>taken on an advice of a nutritionist, a dietician, or a medical
doctor."
>I am copying this letter to you to my Senators and Congressmen
>asking them to oppose all efforts to erode US sovereignty via
FTAA. The
>last thing we need in this hemisphere is the higher prices and
reduced
>availability of supplements seen in some European countries.
(See Pearson v
>Thomson http://www.emord.com.)
Sincerely,
Diana Lieb
553 New Haw Creek Rd.
Asheville, NC 28805
```

828-298-9978