Crane, Nancy T

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02-022N 02-022N-432 Allison Norris

From: A

Allison Norris [aka_baba@hotmail.com] Monday, August 19, 2002 7:41 AM

Sent: To:

Crane, Nancy T

Cc:

barbara.boxer@boxer.senate.gov; Dianne.feinstein@feinstein.senate.gov;

lynn.woolsey@woolsey.house.gov

Subject:

Comment on FDA Draft Proposal to Codex CCNFSDU on Dietary Supplements

Dear Barbara, Dianne and Lynn,

I am a 28 year old woman who has recently (the past year) had chronic health problems due to antibiotics. It is a condition partially recognized by the medical profession, even though I and millions of others are living proof. I have never mailed my representative nor senators before. But that is just how strongly I feel. I heard about this issue from a john hopkins medical center mailing list I am on, and shudder to think what's next. I understand dieting fads are getting out of hand, but no more so than the cost of health insurance and the out of pocket expenses one needs to pay for cures that can just make the patient sicker. In my case only natural remedies and diet are helping me. No prescription can help. These herbal supplements are already expensive, but you have to do a great deal of research to want to use them and know what they do for you prior to your purchase. If I had to pay a doctor for my visit and the additional cost that the medical community will put on it, i will be not only sick, but poor, and not able to help myself. I don't know how else to convey how serious this issue is for someone such as myself. I hope very much that you see the urgency in this as the deadline I believe is the 22nd of August. I have faith that you three can come together on this on our behalf.

Dear Dr. Yetley:

Re FDA 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: When is the FDA going to STOP attempting to medicalize safe dietary 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 first 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 MD) 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 the 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 us up for harmonization to restrictive international standards.

I therefor INSIST that you STRIKE the above proposed revision in item 5.9 and replace it 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 is best left up to national authorities to decide."

Dr.Yetley: I remind you, and Congress, that you 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 INSIST that you replace that language with "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 is best left up to national authorities to decide."

I am copying this letter to you to my Senators and Congressmen and am asking them to oppose all efforts to erode US sovereignty via FTAA. The last thing we need in this hemisphere is a version of the EU dictatorship given the way the EU is attempting to ban consumer access to dietary supplements. See Pearson v Thomson http://www.emord.com.

Sincerely, Allison Norris 3341 Yulupa Avenue Santa Rosa, Ca 95405

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