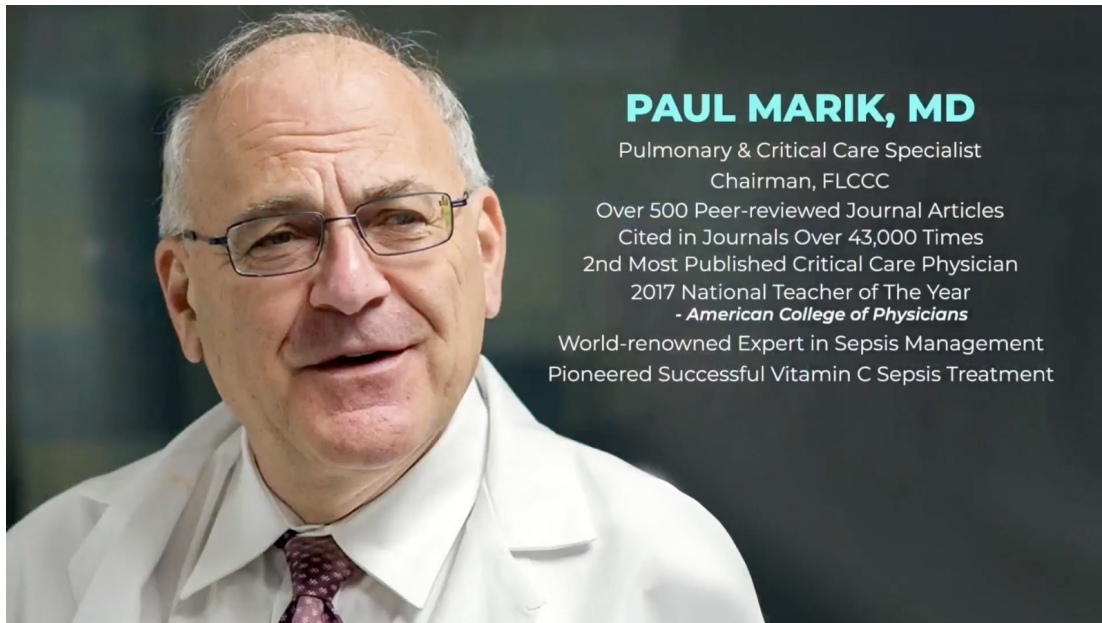


<https://thehighwire.com/ark-videos/academias-war-on-dr-paul-marik/>

Go To 28:25



World-renowned critical care specialist Dr. Paul Marik outlines his life-saving, cheap, and safe protocol for treating sepsis in the hospital, the leading cause of death in the world.

<https://thehighwire.com/videos/what-is-dr-mariks-life-saving-protocol-for-treating-sepsis/>

**Vitamin C, Hydrocortisone and Thiamine
For the treatment of Severe Sepsis and Septic Shock**

Vitamin C, Hydrocortisone and Thiamine dosing protocol

Vitamin C: 1.5 g IV q 6 hourly for 4 days or until discharge from the ICU.

Hydrocortisone: 50mg IV q 6 hourly for 4 days or until discharge from the ICU. Taper is not required.

Thiamine: 200mg IV q 12 hourly for 4 days or until discharge from the ICU.
Alternative dosing: 100mg IV q 6 hourly for 4 days.

Vitamin C: Vitamin C is provided by the manufacturer as a 50 ml vial at a concentration of 500mg/ml. Three (3) ml of vitamin C will be placed in a 100ml bag of either dextrose 5% in water (D5W) or normal saline and infused over 30-60 minutes. The Vitamin C min-bag solution is stable for in excess of 24 hours (should be protected from light).

Hydrocortisone:
Hydrocortisone 50 mg bolus q 6 hourly

Thiamine:
Intravenous thiamine (200 mg) is placed in a piggyback in 50 ml of either D5W or normal saline and administered as a 30-minute infusion.

NOTE: The Vitamin C and Thiamine can both be mixed in the same mini-bag.

<https://thehighwire.com/editorial/there-are-doctors-who-still-care/>



Dr. Bowden's Twitter: <https://twitter.com/MdBreathe>

<https://www.courthousenews.com/wp-content/uploads/2023/09/fifth-circuit-ivermectin-order.pdf>

There has been a LOT of celebration about the recent [appellate court ruling](#) in the case of Dr. Apter, Dr. Bowden and Dr. Marik vs. the Health and Human Services Department and Food and Drug Administration. While I am perfectly capable of doing an in-depth legal analysis of this ruling, I will summarize it for you here. The 5th Circuit ruled that the FDA overstepped its boundaries with tweets and posts suggesting doctors shouldn't prescribe [Ivermectin](#) for COVID because they insinuated it was a medicine made for animals. The FDA can't get between a patient and a doctor. But, because of their [war](#) on a viable treatment that is off-patent and wouldn't make pharmaceutical companies much money, their tone, posts, and posture had a ripple effect that impacted doctors, nurses, pharmacies, and...well, everyone.

**United States Court of Appeals
for the Fifth Circuit**

United States Court of Appeals
Fifth Circuit

FILED

September 1, 2023

Lyle W. Cayce
Clerk

No. 22-40802

ROBERT L. APTER; MARY TALLEY BOWDEN; and PAUL E. MARIK,

Plaintiffs—Appellants,