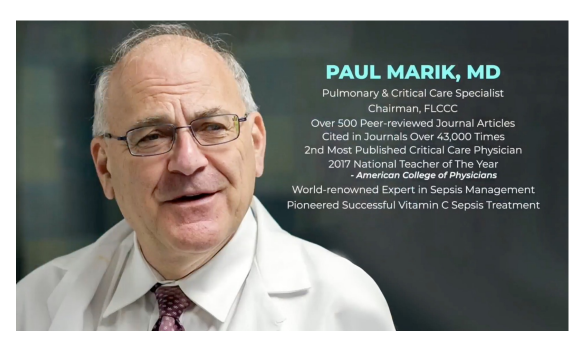
https://thehighwire.com/ark-videos/academias-war-on-dr-paul-marik/ Go To 28:25



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: 50 mg 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 Eith Circuit

Fifth Circuit

No. 22-40802

September 1, 2023 Lyle W. Cayce

Olon

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

 ${\it Plaintiffs-Appellants},$