

Evidence for Supreme Court case in Ireland

2. Refusal of the Judge to accept and address our prima facie evidence in court and in his judgments and orders, and his refusal to allow our expert witnesses to testify in court and refusal to allow our witnesses who are vaccine victims to testify in court. And the Judge's refusal to have hearings about and deal with breaches of Informed Consent and the Precautionary Principle which was the sole purpose of the court case. Denial of audi alteram partem, due process, a fair hearing, equality of arms and fair procedures to the Plaintiffs and breach of articles 38 and 40 and 6 of the Irish Constitution and article 6 of the ECHR. More evidence of bias. Breach of Hay V O'Grady Principles set by the Supreme Court. This led to defective judgments and orders which are null and void in law.

Judge Michael Twomey prejudged the entire court case about an Injunction and Informed Consent in a Costs hearing !. And he did this

(i) without allowing our witnesses (vaccine victims) into court to give their testimony and be cross examined

(ii) without allowing our expert witnesses such as medical doctors, scientists, medical professionals and pathologists into court to give their testimony and be cross examined

(iii) without admitting, accepting and cross examining vital prima facie evidence in court such as the Pfizer internal documents showing over 1,000 types of illness, disability and death caused by the covid19 vaccine, and many thousands of injured, ill and dead vaccinated people inside the first 90 days of vaccinations of the general public.

(iv) without admitting, accepting and cross examining vital prima facie evidence in court such as official government statistics from government bodies in Ireland, Britain, the EU, North America and other countries.

There was no due process, no fair procedures, no fair hearing, no audi alteram partem and no equality of arms. This was a radical departure away from acknowledged standards of judicial conduct and behaviour and his conduct has brought the administration of Justice into disrepute in Ireland. This fact combined with the extreme nature of the language used in his judgments and orders shows bias, prejudice, a political agenda, and a deliberate attempt to prevent justice under law or subvert justice and has brought judges into disrepute and disgrace in addition to bringing the administration of justice into disrepute in Ireland. For over 500 years, Judges in Irish courts have followed the procedures and rules of the courts and have had to behave with decorum, respect, politeness and propriety in their conduct and judgments and orders. And be seen to do so also. Judge Michael Twomey did not do this.

The Judge erred in fact, in logic, in procedure, in law, and in precedent in court proceedings and in his

judgment by refusing to address, read, examine, and test our prima facie evidence, our expert witnesses and their sworn affidavits and our witnesses who are vaccine victims for breaches of full Informed Consent for these vaccines in full High Court hearings. These court hearings never took place. There was no 'Event' for costs to occur, there was no 'Event' in legal terms.

In the court hearing on March 10th 2023, we presented evidence **Exhibit 1** titled

'5.3.6 Cumulative Analysis of Post-authorization Adverse Event Reports'

which is Pfizer's own internal documents from its covid19 vaccine trial in 2020 and its post authorisation monitoring reports, personally to the Judge in the High Court. He received it and looked at it in court. It was 9 pages from Pfizer's own internal documents about the covid19 vaccine which were released under Federal Court order in the USA. These pages listed over 1,100 serious illnesses, disabilities and type of death caused by the covid19 vaccine. Some of these types of death and disability are truly horrible and no Irish child should be subject to these types of death and disability. And indeed no Irish person or human being should be subject to these types of death and disability. We had a legal, Constitutional, ethical, moral and human rights duty to bring this into court and have it heard in court in full hearings. This information was from Pfizer itself and was Prima Facie evidence and Pfizer have publicly acknowledged this.

We also handed **Exhibit 2** which is Pfizer's own internal documents from its covid19 vaccine trial in 2020 to the Judge which was another Pfizer internal document released under Federal Court order in the USA in January 2022. This shows 1,223 people had died and 25,000 people suffered nervous system disorders, 8,800 suffered respiratory disorders, 17,000 suffered gastrointestinal disorders, and over 42,000 people had suffered injuries, disabilities and illnesses caused by the vaccine within the first 90 days of the vaccine being given to the general public. This was a massive number of deaths and illnesses and disabilities inside a short space of time. These Exhibits and Prima Facie evidence were ignored by the Judge in his judgments, and he referred to them as "conspiracy theories". This was a disgraceful abuse of the judicial process and has brought the courts and the administration of justice into disrepute in Ireland.

I have attached **Exhibit 1 and Exhibit 2** to this document on a DVD for presentation to the Supreme Court. I will let Judges of the Supreme Court decide for themselves whether these are facts and evidence released by Pfizer and the FDA in the USA under Federal Court order and accepted by the American courts and judiciary as facts and evidence or are they so called "conspiracy theories" as claimed by Judge Michael Twomey in his judgments. I will ask the Supreme Court to declare whether Exhibits 1 and 2 are prima facie evidence and fact or so called "conspiracy theories" as alleged by Judge Michael Twomey.

Exhibit Pfizer Confidential is the entire Pfizer document

Exhibit 3 is the Federal Court order from the USA dated 6th January 2022

Exhibit 3a is the Federal Court order from the USA dated May 9th 2023

are two important federal Court orders in the USA demanding the release of these Pfizer documents relating to the covid19 vaccine trial data and the post trial data. This information was meant to be hidden forever from the general public. These Pfizer documents and related FDA, CDC, EMA and NIH documents released under Federal Court orders in the USA provide most of the evidence for our case in the High Court and the Supreme Court and for the European Courts.

This Federal Court case and court order and Pfizer documents and other official documents were alleged to be “conspiracy theories” by Judge Michael Twomey in his judgments. I will ask the Supreme Court to declare whether Exhibits 1,2, 3 and 3a are prima facie evidence and fact or so called “conspiracy theories” as alleged by Judge Michael Twomey.

Who knew what and when ?

Exhibit When is folder which contains a Pfizer documents which were filed with the regulatory authorities and a Report which is a detailed analysis of these official documents. Pfizer knew by November 2020 that its mRNA COVID vaccine was neither safe or effective. This was concealed and hidden from the general public. The regulatory authorities in the USA, the EU and Ireland which had these documents were also complicit in this.

Exhibit 1 which is the 9 pages from Pfizer was available since December 20th 2020 and also available to the FDA, CDC and NIH in the USA and the EMA in Europe and HPRA and NIAC in Ireland at that time. The HPRA in Ireland share information and databases with the EMA, the CDC, FDA and NIH. This was NOT disclosed to the general public and vaccine recipients in Ireland and other countries.

Exhibit 2 which is the deaths, serious illnesses, and disabilities caused by the vaccine during mass covid19 vaccinations within the first 90 days of mass covid19 vaccinations was known to the FDA, CDC and NIH in the USA and the EMA in Europe and HPRA and NIAC in Ireland by March 1, 2021, which was 90 days after December 1, 2020. The HPRA in Ireland share information and databases with the EMA, the CDC, FDA and NIH. This important and material information was NOT disclosed to the general public and vaccine recipients in Ireland and other countries.

Exhibit Deaths in vaccine trial is a folder containing Pfizer documents, FDA documents, and correspondence with ICAN a body of lawyers based in the USA which shows significant differences, discrepancies, and contradictions in the number of deaths stated in the vaccine group and stated in the

placebo group in the Pfizer covid19 vaccine trial of 2020, and the number of deaths in both groups have NOT been fully established as of March 2024. There is some evidence to show that more people died in the vaccine group than in the placebo group by March 13th 2021. This evidence should have been used to stop the emergency authorisation of the vaccines in the USA, the EU and Ireland. I quote from ICAN and it's legal case in the USA :

“ On November 16, 2021, ICAN, through its attorneys, sent a [letter](#) to the FDA, regarding several inconsistencies in reports of death in the clinical trials for Pfizer's COVID-19 vaccine, COMIRNATY.

Specifically, ICAN demanded to know why the FDA's [Summary Basis for Regulatory Action for COMIRNATY](#) listed 38 deaths total (21 deaths in the COMIRNATY group and 17 in the placebo group) from Dose 1 through March 13, 2021, but the death data in the [Statistical Review-COMIRNATY](#), which reported on data from the same time period, did not add up to 21 in the vaccine group or 17 in the placebo group. Further, ICAN inquired as to why both sets of these death count statistics differed from what was stated in the [Clinical Review Memo](#), which reflected 15 deaths in the vaccine group, 14 deaths in the placebo group, and 6 deaths “during unblinded follow-up following vaccination.”

ICAN also demanded to know whether the FDA was aware that, according to data in [Statistical Review-COMIRNATY](#), in the first month after the second dose, there were 3 deaths in the vaccine group and 5 in the placebo group but, by six months or unblinding, there were **15 deaths in vaccine group and 14 in the placebo group**. Even more concerning, by March 13, 2021, there were **21 deaths in the vaccine group and 17 in the placebo group**. The FDA needs to explain whether the reason that these numbers continued to diverge – with more deaths in the vaccinated – was that the observation period in the trial was extended or if there is another reason for this divergence. ”

Source: <https://icandecide.org/press-release/fda-ignores-icans-inquiries-regarding-inconsistent-death-data-in-pfizers-trial/>

The very grounds for emergency authorisation of the Pfizer covid19 vaccines in the USA, the EU, Ireland, Britain and many other countries were NOT established and are NOT established. This is truly extraordinary and unprecedented.

This could render the authorisation of the Pfizer covid19 vaccines fraudulent in the USA, the EU, Ireland, Britain and other countries. This failure to disclose vitally important information relating to the vaccine means that full informed consent was NOT given for these vaccinations.

On June 17, 2021, the FDA drafted a memo announcing that it was issuing a license number for Pfizer's Covid vaccine. The problem with this is that the FDA didn't actually license the Pfizer's Covid vaccine **until**

several months later on August 23, 2021. The normal procedures and protocols for licensing a vaccine were NOT followed by the FDA. This licensing was a foregone conclusion. This affected the EMA's licensing of the same vaccine. I refer **Exhibit Licence** to the court.

It takes from 5 years to 10 years to properly test a vaccine for safety and efficacy. According to court released Pfizer documents, the Pfizer covid19 vaccine trial lasted between 97 days and 140 days for participants which is less than 5 months. And the placebo group was unblinded from December 14th 2020 up to March 2021 and they were given the covid19 vaccination. In addition to this, the Pfizer documents and data show that the vaccine trials were “gamed” or deliberately manipulated to make the vaccinated group appear more successful than the placebo group. I refer the court to **Exhibit Josh Guetzkow**, a folder containing this analysis of the Pfizer vaccine trial documents.

This completely undermined the validity of the vaccine trial and its claims of the vaccine being “safe and effective”. These facts were not disclosed by Pfizer and the regulatory authorities to the general public and vaccine recipients.

There was NO informed consent for these vaccines.

Exhibits and evidence presented below show that safety signals showing serious illnesses, disabilities and types of death from the covid19 vaccine flowed into Pfizer and other covid vaccine companies, the FDA, CDC and NIH in the USA and the EMA in Europe and HPRA and NIAC in Ireland in April, May, June and July 2021 and in the months and years after that. This was NOT disclosed to the general public and vaccine recipients in Ireland and other countries. This was deliberately hidden and concealed from the general public. Information about this was only released under court orders and FOI requests in North America and Europe.

If the Precautionary Principle under EU and Irish laws, the covid19 vaccines had been applied it would have been stopped the mass covid19 vaccinations in March 2021 when the dangers and risks of these vaccines became known. This was NOT done. Instead these same regulators and health authorities and governments publicly claimed that the covid19 vaccines were “safe and effective” in March 2021 and for the remainder of 2021 and all of 2022 and 2023. This was a breach of the Precautionary Principle and informed consent. This led to loss, harm and injury to many thousands of vaccinated people and their families. These are serious criminal offences, civil offences and tort offences.

The most important factor in this court case is that vital and material information was deliberately hidden and concealed by Pfizer and by the Regulators such as the FDA in the USA and the EMA in Europe and the HPRA and health authorities in Ireland. Full informed consent was not given for the vaccine and Pfizer itself has proven this for the courts in Ireland and abroad and for the Supreme Court in Ireland. But, Judge Michael Twomey refused to acknowledge and accept these facts and prima facie evidence. The judgments

in the High Court refused to acknowledge, accept and address Exhibit 1 and Exhibit 2 and Exhibit 3 and their relevance to Informed Consent and the Precautionary Principle in this court case and falsely accused them of being so called “conspiracy theories” and this made the judgments unsound and unsafe and void in law.

These vaccine dangers must be weighed against the fact that no child died of covid19 according to the Central Statistics Office in Ireland and this evidence was presented to the High Court. This is **Exhibit 14**. This was also ignored and not accepted by Judge Michael Twomey in his judgments and orders.

This prima facie evidence and other prima facie evidence proved that the covid19 vaccines were not safe and not effective, and this was not communicated to the general public and vaccine recipients. Thus, Informed Consent was NOT given for these vaccines, breaching the laws around Informed Consent and the Precautionary Principle, and breaching articles 40 to 44 of the Irish Constitution in respect of bodily integrity and the right to life and Irish and EU consumer protection laws. And information about safe and effective medical drugs, such as Ivermectin and Hydroxychloroquine, to treat and cure covid19 was deliberately withheld from the general public since May 2020 so as to sell more vaccines, and this was also a breach of full informed consent and laws governing emergency use authorisation for vaccines. Irish law and EU for Informed Consent shows that safe and effective alternatives should have been presented to the general public and vaccine recipients. This was NOT done. This breach of the law on informed consent is serious ; I refer the Supreme Court judges to our **Book of Authorities for Informed Consent**.

In March 2024, The US Food and Drug Administration (“FDA”) lost its battle against Ivermectin in court in the USA. After a case was filed in court, the FDA has settled and agreed to remove web pages and its social media posts urging people to avoid the usage of the drug for covid treatment. In June 2022, three doctors, Paul Marik, Mary Talley Bowden, and Robert Apter, filed a lawsuit against the FDA and its secretary Robert Califf, as well as the Department of Health and Human Services and its secretary Xavier Becerra. They accused the FDA of meddling with their capacity to practice medicine. In September 2023, a court agreed with the doctors. Last week, the parties agreed on a settlement.

Court document and judgment is viewable at

<https://covid19criticalcare.com/wp-content/uploads/2024/03/Stipulation-of-Dismissal.pdf>

and

<https://covid19criticalcare.com/wp-content/uploads/2023/02/FLCCC-Apter-v-HHS-Amicus-2-13-23-FINAL.pdf>

The EMA in the EU and the HPRA in Ireland followed the lead, the guidance and the direction of the FDA in the USA in the period 2020 to 2024 and they are also culpable in promoting and spreading lies about

Ivermectin and Hydroxychloroquine. We have regulators behaving like criminals and putting the general public in danger. Ivermectin and Hydroxychloroquine could have saved many thousands of lives from covid19 and enabled the general public to make a fully informed decision about covid19 vaccination as to whether to take it or not, in light of the evidence showing there were effective alternatives including medical drugs to treat and cure covid19 since May 2020. This confirms and corroborates the frauds detailed in our court case and in this grounding affidavit and accompanying Motion before the Supreme Court.

The judge in his costs judgment pre-judged and prejudiced scheduled, future court hearings on Informed Consent, the Injunction and the Precautionary Principle and he effectively blocked them from taking place. The Judge falsely accused these aforementioned Exhibits and prima facie evidence of being “conspiracy theories” and our expert witnesses who are experienced medical doctors, scientists, and medical professionals of being “conspiracy theorists”. This was obvious Judicial bias, objective bias and confirmation bias.

Some of these types of death and disability are truly horrible and no Irish child should be subject to these types of death and disability. And indeed no Irish person or human being should be subject to these types of death and disability. We had a legal, Constitutional, ethical, moral and human rights duty to bring this into court and have it heard in court in full hearings but Judge Michael Twomey blocked this and prevented it. This was disgraceful.

The HPRA in Ireland relied on the EMA for information and data about vaccine safety, efficacy, ingredients, trials etc.. And the EMA relied on the FDA, CDC and NIH in the USA for information and data about vaccine safety, efficacy, ingredients, trials etc. All of these regulatory bodies were linked up to the same databases. I refer to **Exhibit 92** for the court. An official EU Safety Report on the Pfizer mRNA vaccine revealed damning data and corroborates our evidence that the covid19 vaccines are not safe and have caused a high number of injuries, illnesses, disabilities and deaths. This EU Report was kept secret and hidden from the general public. It was only released via an FOIA request and then provided to the public by an anonymous person, being provided to the Austrian science and political blog, TKP.

The following is an overview of the total number of cases - post-marketing and clinical trial data - of the 6 month reporting period:

- 327,827 case reports (individuals) containing 1,172,887 events (adverse events)
- Three times more cases reported for women than for men
- Highest number of reported cases in the 31-50 age group
- A third of all case reports were classified as serious
- 44% of case reports were classified with outcomes as either unknown or unresolved
- 84% of case reports had no history of comorbidities
- 5115 deaths occurred after vaccine was administered
- 46% of fatal outcome cases occurred in those without any comorbidities

22 people under 17 died, and had no underlying illnesses. Out of 26 pregnancy cases in the trial, 15 ended in miscarriages and 5 resulted in live births with birth defects. This information was known by June of 2021, but was not released to the general public and vaccine recipients by the EMA, HPRA and Irish government and health and regulatory bodies.

Link to EMA Report: https://tkp.at/wp-content/uploads/2023/01/1.PSUR_organic.pdf

Sources: <https://soniaelijah.substack.com/p/eu-safety-report-on-pfizer-biontech>

News report: <https://childrenshealthdefense.eu/eu-issues/emas-failure-to-pull-covid-19-jabs-even-though-risk-benefit-balance-nullified/>

and <https://twitter.com/i/status/1627446876671811584>

This important information was hidden from the public and kept secret and NOT provided by the EU authorities, the EMA, HPRA, and the Irish government and health authorities to the general public and to people who got covid19 vaccinations. There was NO full and valid informed consent for these vaccinations.

We provided other scientific papers from Pfizer's covid19 vaccine trial and post authorisation reports to prove that informed consent was not being given for these vaccines. I cite from our sworn affidavit filed in the High Court in January 2023 and given to the Defendants and High Court

' 19a. Pfizer Internal documents support our legal claims and evidence in the High Court

I further state that the Pfizer internal documents which were supposed to be covered up and not released to the general public for 75 years but were released under federal court order in the USA in 2022 have been analysed by experts and put into a new book. The Pfizer internal documents reveal that the covid19 vaccine is very dangerous to human health and can cause many types of serious illness or disability and premature deaths and this has serious implications for the USA, Ireland, Britain and many other highly vaccinated countries. And these Pfizer documents were filed with and known to the FDA in the USA and the EMA in Europe and the regulatory authorities in Ireland in 2020 and 2021 but they re-

fused to inform the general public and refused to protect the general public. This completely undermined informed decision making and informed consent.

This book is titled 'Pfizer Documents Analysis Reports' and is [Exhibit 67](#) for this High Court case and there is a link to the book here at

<https://dailyclout.io/product/war-room-dailyclout-pfizer-documents-analysis-volunteers-reports/> '

This is irrefutable documentary proof and evidence from Pfizer's own covid19 vaccine documents and is **Exhibit 15** for the Supreme Court and European courts. This was known to Pfizer and the FDA, CDC, NIH in the USA and the EMA in Europe and HPRA and Irish government and health authorities in Ireland by March 2021 yet it was NOT released to the general public and vaccine recipients. They just claimed the vaccines were "safe and effective".

There was No Informed Consent given by vaccine recipients and the general public for these vaccines.

Pfizer Internal Documents regarding the vaccine

Dr. Naomi Wolf led this team of scientists, academics, researchers, and doctors who went through the Pfizer internal documents which were released under Federal Court order in the USA in 2022.

Exhibit Naomi is a link to her lecture about these Pfizer vaccine trial documents and data at Hillsdale college in 2023.

Dr. Naomi Wolf made the following points about the Pfizer vaccine trial documents:

#1: Pfizer knew their vaccine had negative efficacy as early as November 2020

#2: Shortly after the release of the COVID injections, Pfizer moved to hire 2,400 full-time employees to process the paperwork of the injured

#3: Pfizer and the FDA withheld information that the shots cause heart damage in youth for four months while an aggressive propaganda campaign drove many thousands to get injected

#4: Rather than staying in the injection site, Pfizer knew the shot's dangerous lipid nanoparticles quickly distribute throughout the body to the brain, liver, and adrenals, and accumulate in the ovaries

#5: Pfizer documents acknowledge more than 42,000 adverse events, including 1,200 deaths, in just the first three months, including strokes, hemorrhages, blood clots, lung clots, leg clots, neurological disorders, dementia, guillain-barré, bell's palsy, myalgia, and more

"there's industrial scale strokes, hemorrhages, blood clots, lung clots, leg clots, neurological disorders, dementia-type disorders. Guillain-Barré, Bell's Palsy [and more]."

#6: Prior to it being legal, more than 1,000 children were injected, and Pfizer's documents indicate a high rate of serious injury

#7: Available records of study participants who conceived children show 80% lost their babies

#8: Pfizer knew there was a danger to fertility. Lipid Nanoparticles damage the placenta during pregnancy, causing early deliveries

#9: Pfizer docs show that lipid nanoparticles also enter breast milk, stunting, injuring, and sometimes killing babies

#10: Pfizer docs show 3 to 1 of AEs sustained by women, 16% 'reproductive disorders.' 'What kind of monsters look at 16% reproductive disorders and keep going?' Results: '13% to 20% drop in live births'

#11 Pfizer documents reveal that LNPs "degrade baby boys in utero" by traversing "the testes of fetal baby boys" and damaging "the Sertoli cells and the Leydig cells, which are basically the factories of masculinity" This was not disclosed by the Irish government authorities and state bodies to Irish general public and vaccine recipients. They just claimed the vaccines were "safe and effective".

Over 90 Pfizer reports based on Pfizer documents and data released to the public under a Federal Court in the USA issued in January 2022

These are primary source material from Pfizer itself and its vaccine trial documents and post trial documents. These reports are on the Internet on <https://dailycloud.io/pfizer-and-moderna-reports/> and they detail many hundreds of illnesses, disabilities and types of death already caused by the covid19 vaccines. A significant amount of this was known to Pfizer and the regulatory authorities by March and April 2021, yet there was NO disclosure to the public and no measures taken to protect the public. These Pfizer reports were compiled by a special team under Naomi Wolf who examined this documentation from Pfizer's vaccine trial and its post trial monitoring of vaccine injuries, illnesses, disabilities and deaths among the general public. This is **Exhibit 15a** for the court. This includes many hundreds of serious illnesses, disabilities and types of death NOT revealed to the general public and vaccine recipients.

From a legal viewpoint, the most important issue here is that this was not disclosed by Pfizer, and the Irish government authorities and state bodies to the Irish general public and vaccine recipients. This was known to Pfizer and the FDA, CDC, NIH in the USA and the EMA in Europe and HPRA and Irish government and health authorities in Ireland by May 2021 yet it was NOT released to the general public and vaccine recipients. They just claimed the vaccines were "safe and effective".

There was No Informed Consent given by vaccine recipients and the general public for these vaccines.

This is deeply shocking and will shock many people and will be presented to the Supreme Court judges in the Supreme Court in Ireland. We will also seek to have Dr. Naomi Wolf appear in the Supreme Court as an expert witness.

Report 94: Pfizer Secretly Studied a Heart Damage Marker, Troponin I, in Five- to 15-Year-Olds, Following mRNA COVID Vaccination in 2021 shows the covid19 vaccines lead to higher risk of myocarditis and heart disease for children and young adults. And documentary evidence from the FDA, CDC and NIH showing a cover up of the risks of myocarditis from the covid19 vaccinations. A deliberate and calculated attempt to mislead the general public and deprive them of full informed consent.

Source: Pfizer vaccine trial documents, <https://dailyclout.io/report-94-pfizer-secretly-studied-a-heart-damage-marker-troponin-i-in-five-to-15-year-olds-following-mrna-covid-vaccination-in-2021/> and <https://behindthefdacurtain.substack.com/p/report-94-pfizer-secretly-studied>

This information was not revealed to the general public and vaccine recipients and was deliberately hidden by Pfizer. It was only released under Federal Court order in the USA in January 2022. This is further prima facie evidence from Pfizer itself to show that full informed consent was given for the covid19 vaccines.

More evidence came to light from these released Pfizer documents in the USA in July 2023.

Exhibit Trial Victims and **Exhibit Trial Victims 1** provides evidence from Pfizer's own trial documents showing serious harms and deaths caused to vaccine trial participants in 2020 by the vaccine and/or worsened by the vaccine. This was hidden from the general public and vaccine recipients.

I further say that Pfizer also had a 393-page confidential document which was released in August 2022, revealing close to 1.6 million adverse events from their covid19 vaccines given to the general public. One-third of the AEs were classified as serious. Among the many findings were

- Over 10,000 *categories* of nearly 1.6 million adverse events
- One-third of the AEs were classified as serious, well above the standard for safety signals usually pegged at 15%;
- Pfizer was aware of 73,542 cases of 264 categories of vascular disorders from the shots.
- There were hundreds of categories of nervous system disorders, totalling 696,508 cases.
- There were 61,518 AEs from well over 100 categories of eye disorders, which is unusual for a vaccine injury.
- 3,711 cases of tumors – benign and malignant

- there were over 47,000 ear disorders, including almost 16,000 cases of tinnitus, which even Mayo Clinic researchers observed as a common but often devastating side effect early on.
- There were roughly 225,000 cases of skin and tissue disorders.
- There were roughly 190,000 cases of respiratory disorders.
- Disturbingly, there were over 178,000 cases of reproductive or breast disorders, including disorders you wouldn't expect, such as 506 cases of erectile dysfunction in men.
- Very disturbingly, there were over 77,000 psychiatric disorders observed following the shots, lending credence to Dr. Peter McCullough's research observing case studies showing psychosis correlating with vaccination.
- Of course, there were almost 127,000 cardiac disorders, running the gamut of about 270 categories of heart damage, including many rare disorders, in addition to myocarditis.
- There were over 100,000 blood and lymphatic disorders, for both of which there's a wealth of literature linking them to the spike protein.
- Women reported AEs at three times the rate of men;
- 60% of cases were reported with either "outcome unknown" or "not recovered," so many of the injuries were not transient;

This is **Exhibit Vaccine Harms** and **Exhibit Vaccine Harms 2** and **Exhibit Case Reports** for the Supreme Court in Ireland.

Sources: Appendix 2.2 Cumulative and Interval Summary Tabulation of Serious and Non-serious Adverse Reactions From Post-marketing Data Sources (BNT162B2) Vol. 21. New York, NY: Pfizer Inc.; 2022. Cumulative and interval summary tabulation of serious and non-serious adverse reactions from post-marketing data sources; pp. 2022–2016.

and the Case Reports are available at

<https://ashmedai.substack.com/p/the-complete-compilation-of-2752>

There was NO Disclosure of this to the public and vaccine recipients and there was NO Informed Consent given by vaccine recipients and the general public for these vaccines.

Judge Michael Twomey dismissed all of this prima facie evidence from Pfizer as "conspiracy theories" in his judgments and orders. This was disgraceful and has brought the courts and administration of justice into disrepute in Ireland.

I cite the precedents of **Barry v Buckley and McCabe v Harding and Lopes v Minister for Justice, Equality and Law Reform**, in our defence as the Prima Facie evidence supplied to us by Pfizer itself in its internal documents released under Federal Court order in the USA and which is evidence in court proceedings in the USA are not a "conspiracy theory" or "conspiracy theorists" as alleged in the Judge's judgment. I also cite order 19, rule 28 of the *Rules of the Superior Courts 1986* (RSC) in my defence here. That which is not

a breach of a superior court rule remains admissible in court and this makes the costs ruling is in error in fact and in law..

We presented sworn affidavits from medical doctors and a Professor of Medicine and scientists to the High Court and had them ready to testify in the High Court but Judge Michael Twomey ignored this and blocked it from being heard in full court hearings. Judge Michael Twomey dismissed all of this as “conspiracy theories” in his orders and judgments.

No Informed Consent - the basis and purpose of our court case

We presented evidence from Dr. Renata Moon a medical doctor and Professor in the USA to the High Court showing informed consent was not given for the covid19 vaccines. Judge Michael Twomey refused to even look at this evidence and refused to acknowledge this evidence in his judgments and orders. His judgments and orders were in error and based on falsehoods. Dr. Renata Moon a highly experienced medical doctor and Paediatrician and Professor in the USA testified before the US Senate on December 7th 2022 and stated that the information leaflet which accompanied covid19 vaccines was totally blank. She held up a blank piece of paper to the US Senate. She stated that this was **NOT Informed Consent** and the US Senate and other medical doctors agreed with her. This was part of our prima facie evidence given to the High Court in December 2022 and January 2023.

This is **Exhibit 9** for the Supreme Court.

Judges of the Supreme Court and the general public are free to view this testimony from Dr. Renata Moon to the US Senate on the following web pages:

<https://rumble.com/v1zo2f0-pediatricianprofessor-renata-moon-md-senator-johnsons-covid-19-vaccine-roun.html>

US Senate full hearings

<https://www.ronjohnson.senate.gov/vaccine-side-effects-and-mandates>

And we have requested Dr. Renata Moon as an Expert Witness for the Supreme Court in Ireland and for the European Court of Human Rights if this becomes necessary.

This court case involves Informed Consent and was and is all about informed consent. This non disclosure to vaccine recipients and the fact that full informed consent was NOT given for these vaccines and this led to injuries, illnesses, disabilities and deaths to many of them is both a criminal offence and a civil offence and a tort, and a matter of the utmost importance to the Supreme Court.

Pfizer vaccine documents released to the public and released under Federal Court order in the USA in 2022 show that Pfizer used a vaccine produced using Process 1 for the vaccine trial in 2020 and used a vaccine produced using Process 2 for distribution to the general public and vaccination of the general

public in 2021 and subsequent years. Process 1 was very different to Process 2 and produced a very different type of vaccine. And there is evidence of contamination of the vaccine produced using Process 2 which is described in this affidavit. And there is evidence that vaccines produced using Process 2 led to a higher rate of adverse events and injuries and harms than the vaccine produced using Process 1. The general public and vaccine recipients were given a vaccine produced using Process 2 and they were NOT informed about this and NOT informed that the vaccine using Process 2 had not been fully tested on people prior to being given to them. **This was NOT informed consent.**

Pfizer did a very brief test of the vaccine produced using Process 2 on 252 people from October 2020 to December 2020. This was a 'vaccine trial within a vaccine trial' or a sub trial within the main trial. The 252 people who received this new vaccine did not give their informed consent for this new vaccine. This itself was a breach of the Nuremberg Code. The results showed a high rate of injuries, illnesses, disabilities and deaths caused by the vaccine produced using Process 2. These results were hidden from the general public and vaccine recipients in 2021 and 2022.

This was NOT informed consent. There was NO informed consent for these vaccines.

I present **Exhibit Process 1 and 2** to the court.

Furthermore, Process 2 was not compliant with Good Manufacturing Practice (GMP), and this is cited in our Exhibit. This breached the terms of the vaccine contract and EU and Irish laws governing GMP and consumer protection laws.

The FDA in the USA and the EMA in the EU and the HPRA in Ireland gave emergency authorisation / approval for the vaccine produced using Process 1 NOT the vaccine produced using Process 2. The general public and vaccine recipients were vaccinated with the vaccine produced using Process 2 for which there was no emergency authorisation / approval from the FDA in the USA and the EMA in the EU and the HPRA in Ireland. This was fraud and a breach of laws relating to fraud, and consumer protection laws in Ireland and the EU.

The covid19 vaccines were in testing or experimental phase until mid 2023. A fact not communicated to the general public and vaccine recipients

There was NO informed consent for these vaccines.

The EMA in Europe and the HPRA relied on the CDC and FDA for data and information about the covid19 vaccines and were linked up to them. In May 2021, the CDC did not send an alert on COVID-19 vaccines and heart inflammation and myocarditis because officials were concerned they would cause panic, according to an official CDC email obtained by The Epoch Times newspaper in USA. This official CDC email is **Exhibit CDC1** and **CDC1a** for the court. The U.S. Centers for Disease Control and Prevention (CDC) in

2021 drafted an alert for heart inflammation, or myocarditis, related to the Pfizer-BioNTech and Moderna COVID-19 vaccines. Officials prepared to release it to the public, taking steps including having the agency's director review the language, internal documents show. The alert would have been sent through the CDC's Health Alert System (HAN) network, which goes to state and local officials, as well as doctors, across the country and dispersed internationally to the EMA in the EU and the HPRA in Ireland. This was not done. A Clinical Consideration was sent out by the CDC in May 2021 showing concerns about the vaccine causing myocarditis and pericarditis in young people and children. See **Exhibit CDC2** which is an official CDC document. The general public, including vaccine recipients in the USA and in the European Union and in Ireland were not informed about this important and material information. This denied them full informed consent for the vaccines. **There was NO informed consent for these vaccines.**

The "CDC's apparent decision to not immediately issue a formal alert to clinicians warning them about the increased risk of myocarditis and pericarditis in vaccinated individuals is not only inexcusable, it's malpractice," Sen. Ron Johnson (R-Wis.), the top Republican on the Senate Homeland Security Permanent Subcommittee on Investigations, told The Epoch Times in an email.

The Press Releases and news articles from the CDC are at

<https://www.theepochtimes.com/article/exclusive-email-reveals-why-cdc-didnt-issue-alert-on-covid-vaccines-and-myocarditis-5571675>

A Press Release about this CDC data was published in the Epoch Times newspaper on 1/3/23

<https://www.theepochtimes.com/health/exclusive-cdc-finds-hundreds-of-safety-signals-for-pfizer-and-moderna-covid-19-vaccines-4956733>

CDC's VAERS safety signal analysis based on reports from Dec. 14, 2020 – July 29, 2022 for mRNA COVID-19 vaccines shows clear safety signals for death and a range of highly concerning thrombo-embolic, cardiac, neurological, hemorrhagic, hematological, immune-system and menstrual adverse events (AEs) among U.S. adults. **There were 770 different types of adverse** events that showed safety signals in ages 18+, of which over 500 (or 2/3) had a larger safety signal than myocarditis/pericarditis. The CDC reports revealed the following:

- CDC's VAERS safety signal analysis based on reports from Dec. 14, 2020 – July 29, 2022 for mRNA COVID-19 vaccines shows clear safety signals for death and a range of highly concerning thrombo-embolic, cardiac, neurological, hemorrhagic, hematological, immune-system and menstrual adverse events (AEs) among U.S. adults
- There were 770 different types of adverse events that showed safety signals in ages 18+, of which over 500 (or 2/3) had a larger safety signal than myocarditis/pericarditis.

- The CDC analysis shows that the number of serious adverse events reported in less than two years for mRNA COVID-19 vaccines is 5.5 times larger than all serious reports for vaccines given to adults in the US since 2009 (~73,000 vs. ~13,000).
- Twice as many mRNA COVID-19 vaccine reports were classified as serious compared to all other vaccines given to adults (11% vs. 5.5%). This meets the CDC definition of a safety signal.
- There are 96 safety signals for 12-17 year-olds, which include: myocarditis, pericarditis, Bell's Palsy, genital ulcerations, high blood pressure and heartrate, menstrual irregularities, cardiac valve incompetencies, pulmonary embolism, cardiac arrhythmias, thromboses, pericardial and pleural effusion, appendicitis and perforated appendix, immune thrombocytopenia, chest pain, increased troponin levels, being in intensive care, and having anticoagulant therapy.
- There are 66 safety signals for 5-11 year-olds, which include: myocarditis, pericarditis, ventricular dysfunction and cardiac valve incompetencies, pericardial and pleural effusion, chest pain, appendicitis & appendectomies, Kawasaki's disease, menstrual irregularities, vitiligo, and vaccine breakthrough infection.

The CDC conducted a type of analysis is known as Proportional Reporting Ratio (PRR), comparing the reports made for specific events suffered after receipt of a Moderna or Pfizer COVID-19 vaccine to the reports lodged following vaccination with any other vaccine, or all non-COVID-19 vaccines. Safety signals mean a condition may be linked to a vaccine. The CDC analysis was conducted on adverse events reported from Dec. 14, 2020, to July 29, 2022. The Epoch Times newspaper obtained the results through a Freedom of Information Act request after the CDC refused to make the results public. The CDC intended to hide and conceal this information about the covid19 vaccines from the general public in the USA and in Ireland in Europe. Both the EMA in the EU and HPRA in Ireland had access to this CDC data but did not release it to the general public and vaccine recipients.

This CDC evidence is **Exhibit CDC3 and CDC4** which are folders of CDC files from the CDC in the USA. The EMA in the EU and HPRA in Ireland had access to the CDC databases and relied on the CDC for safety data but did NOT give it to the general public and vaccine recipients. Many of these safety signals were known to the health authorities and regulators in USA, EU and Ireland by May 2021. The general public, including vaccine recipients in the USA and in the European Union and in Ireland were not informed about this important and material information about the vaccines. This denied them full informed consent for the covid19 vaccines.

There was NO informed consent for these vaccines.

There is scientific analysis of these CDC reports at

<https://researchrebel.substack.com/p/cdc-finally-released-its-vaers-safety>

and

<https://kirschsubstack.com/p/safety-signals-for-770-different>

The FDA failed to mention risk of Heart Damage in teenagers from the Pfizer covid19 vaccine which was known to them by June 2021 prior to and during authorisation for the vaccines for teenagers. The EMA and HPRA also failed to do this in Europe and it had access to and relied on FDA data and Pfizer data. The FDA, EMA, and HPRA had access to the Pfizer document titled '[Pfizer Post-Marketing Experience 5.3.6](#) document and publicly available information that showed **35 cases of myocarditis in children within one week after receiving the second dose of the Pfizer mRNA vaccine** ; a Reuters news report being one source, viewable online at

<https://www.reuters.com/world/middle-east/israel-examining-heart-inflammation-cases-people-who-received-pfizer-covid-shot-2021-04-25>

I refer the court to Pfizer documents and FDA and CDC documents released under federal court order in the USA at <https://dailyclout.io/pfizer-vaccine-fda-fails-to-mention-risk-of-heart-damage-in-teens> and this was confirmed in a published scientific paper which began investigating vaccinated teenagers for myocarditis in Spring 2021. Title of paper

'Persistent Cardiac Magnetic Resonance Imaging Findings in a Cohort of Adolescents with Post-Coronavirus Disease 2019 mRNA Vaccine Myopericarditis'

Schauer et al.

[https://www.jpeds.com/article/S0022-3476\(22\)00282-7/](https://www.jpeds.com/article/S0022-3476(22)00282-7/)

The EMA in the EU and the HPRA in Ireland have NOT released the results of their Proportional Reporting Ratio (PRR) and Bayesian analysis of vaccine adverse events, including injuries, illnesses, disabilities and deaths. This non disclosure means informed consent could NOT be given from the covid vaccines and boosters.

Emails between the CDC, FDA and the White House, from April to June 2021 obtained through FOIA by Ed Berkovich and reported by Amy Kelly, show that the White House and other top health agencies were aware of this information but they refused to reveal it to the public and vaccine recipients. Evidence of this is in a report at

<https://dailyclout.io/foiad-emails-reveal-highest-level-leaders-at-white-house-hhs-cdc-niaid-aap-all-knew-covid-vaccines-linked-to-myocarditis-yet-publicly-covered-up-findings/>

and

<https://dailyclout.io/46-pages-foiaed-from-cdc-leaders-2021-reveal-fauci-collins-white-house-nih-hhs/>

At the time they were lying to the public and denying any link between the vaccine and myocarditis. They continued to parrot the message that the covid19 vaccine was “safe and effective”. The EMA and HPRA in EU and Ireland relied upon the CDC and FDA and US government for data, and guidance and advice on the covid19 vaccines and actively used it.

There was NO informed consent for these vaccines.

Pfizer conducted a secret scientific study into myocarditis and pericarditis and heart abnormalities in covid vaccinated children aged 5 to 11 in Autumn 2021 at a time when the CDC and FDA and also the EMA and HPRA were claiming the vaccine was “safe and effective” for children. So Pfizer was well aware of the risk of myocarditis and pericarditis and heart abnormalities for children from the vaccine and the CDC and FDA and also the EMA and HPRA were also aware but they refused to inform the public and vaccine recipients. This was non disclosure of important and material information.

Sources: Pfizer document https://www.phmpt.org/wp-content/uploads/2023/10/019736_S488_M5_c4591007-p2-3-parent-troponin-icd.pdf

and

<https://www.fda.gov/media/153510/download>

There was NO informed consent for these vaccines.

The FDA document titled ‘Summary Basis for Regulatory Action’ and dated 11/8/21

<https://www.fda.gov/media/151733/download>

stated that the FDA already knew about vaccine risks of myocarditis and pericarditis which can lead to sudden in teenagers but they approved it. The EMA and HPRA in Ireland followed the lead of the FDA in 2022 and relied on FDA data which was mostly supplied by Pfizer. The general public, parents and vaccine recipients were told that the vaccine was “safe and effective”. This has had consequences, we have presented evidence to the High Court of vaccinated teenagers dying suddenly mostly during sporting events.

There was NO informed consent for these vaccines.

The V-Safe data for tracking vaccine harms and deaths run by the CDC in the USA, and relied upon and used by the EMA in Europe and HPRA in Ireland showed that 8% of vaccine recipients had to get urgent medical attention. This information was concealed and hidden from the general public and vaccine recipients by the CDC, and by the EMA and HPRA in Europe in 2021 and 2022. This data was released under court order in the USA in late 2023. This information is in **Exhibit 21** for the Supreme Court.

This is viewable at <https://icandecide.org/v-safe-data/>

There was NO informed consent for these vaccines.

A US Military myocarditis study about the vaccine was terminated and disappeared by Pfizer in 2023. An April 29, 2022 Pharmacovigilance Plan states that study C4591011 was designed “To assess whether individuals in the US DoD Military Health System (MHS) experience increased risk of safety events of interest, including myocarditis and pericarditis, following receipt of the Pfizer-BioNTech COVID-19 Vaccine”. Both the FDA and the EMA and also the HPRA relied on this study and information. The results of this study were never published. This non disclosure of important and material information to the general public and vaccine recipients adversely impacted the giving of full consent in Ireland and other countries.

There was NO informed consent for these vaccines.

Sources: Pfizer and FDA, https://icandecide.org/wp-content/uploads/2024/01/125742-45_S314_M1_pharmacovigilance-plan.pdf

and https://icandecide.org/wp-content/uploads/2024/01/125742-45_S314_M1_pharmacovigilance-plan.pdf#page=91

and https://www.ema.europa.eu/en/documents/rmp-summary/comirnaty-epar-risk-management-plan_en.pdf#page=146

A recently published scientific paper examined these breaches of informed consent and human rights in relation to the covid19 vaccinations and the use of coercion in the form vaccine passports, apartheid and vaccine mandates in some workplaces. I cite the scientific paper and it’s conclusion below:

Is resisting Covid-19 vaccination a “problem”? A critical policy inquiry of vaccine mandates for healthcare workers

Chaufan et al. 2024

<https://ideas.repec.org/p/osf/socarx/z7usq.html>

‘ 6. Conclusion

We conclude by noting that an apartheid-like system has been imposed on HCWs for simply demanding the free exercise of their human right to informed consent, enshrined across classic documents (Shuster, 1997; UNESCO, 2005; World Medical Association, 1964). Informed consent includes the right to be fully and honestly informed about the risks and benefits of, and alternatives to, any medical intervention, to be offered the alternative to do nothing, and to be able to choose free from coercion. We have also argued that mandated vaccination for HCWs, or any other social group for that matter, is at odds with the principles of equity, diversity, and inclusivity, held normatively in high esteem by the same institutions that appear to be participating in subverting them in practice (CDC, 2023; Health Canada, 2017; NHS Leadership Academy, 2024; WHO, 2023a). A comprehensive evaluation of all relevant scientific, ethical,

and legal aspects of the policy of mandated vaccination for HCWs is beyond the scope of this study, of our personal resources and capabilities, and of any single study. We trust however that our work can still contribute to a better-informed public debate around mandated vaccination and around COVID-19 policy more generally moving forward. ‘

Eighteen teenage death reports: A response by Pfizer to FDA regarding post-authorization adverse event reports for ages 12 to 15, included detailed data on 5 fatal U.S. cases and 13 fatal foreign cases. Cases included a 13-year-old boy who died in his sleep three days after vaccination, another 13-year-old boy who died 3 days after vaccination and whose autopsy “showed enlarged heart and fluid surrounding the heart caused by the Covid vaccination” and a 15-year-old girl whose cause of death was listed as “Anoxia cerebral and Cardiac arrest while outcome of the other events was unknown.” This was NOT disclosed to the general public and vaccine recipients in Ireland and other countries.

There was NO informed consent for these vaccines.

We have FDA and EMA reports showing that the covid19 vaccines were dangerous to human health and life. These reports were concealed and hidden from the public in the USA and Europe during mass covid19 vaccinations and have recently become available and we had them ready for the High Court hearings which were blocked by Judge Twomey.

Exhibit EMA 1 for the Supreme Court shows Documents released by BioNTech to the European Medicines Agency (EMA) reveal tens of thousands of serious adverse events and thousands of deaths among people who received the Pfizer-BioNTech mRNA COVID-19 vaccine. The documents, dated Aug. 18, 2022, and marked “confidential,” show that cumulatively, during the clinical trials and post-marketing period up to June 18, 2022, a total of 4,964,106 adverse events were recorded. The documents included an appendix with further details about the specifics about the identified adverse events.

Among children under age 17, 189 deaths and thousands of serious adverse events were reported. The main Pfizer-BioNTech document revealed 9,605 adverse events (3,735 serious) during the PSUR #3 and 25 cases during the clinical trials among children ages 11 and younger.

The documents present data collected between Dec. 19, 2021, and June 18, 2022 (the “PSUR #3 period”), in addition to cumulative data on adverse events and deaths that occurred among those who received the vaccine during clinical trials and during the post-marketing period, beginning December 2020 up until June 18, 2022. During this time, Pfizer-BioNTech said it identified almost no safety signals and claimed the vaccine demonstrated over 91% “efficacy.” The Irish government and state bodies publicly stated the vaccines were “safe and effective”.

Exhibit EMA 2 for the court provides a legal and scientific analysis of these Pfizer documents given to the

EMA, but concealed and hidden from the general public and vaccine recipients. This is more evidence of fraudulent misrepresentation by Pfizer and breach of contract by Pfizer which has endangered the lives of millions of Europeans including Irish people and caused injuries, illnesses, disabilities to millions of Europeans and death to tens of thousands of Europeans.

The evidence here and throughout this affidavit shows that we are being governed by fraudsters and criminals.

The EMA in the EU and the HPRA in Ireland did NOT release their safety studies on the covid19 vaccines prior and during the mass covid19 vaccinations in 2021 and after it in 2022. They relied to a large extent on the CDC and the FDA in the USA who tried to cover up this safety data for covid19 vaccines. Only court orders in the USA got this important safety data released to the public in 2022 and 2023. There was NO full disclosure of the safety data to the general public and vaccine recipients by the CDC in USA the EMA in the EU and the HPRA in Ireland.

There was NO informed consent for these vaccines.

While the FDA, the CDC, the Department of Health in the USA and the EMA in the EU and HPRA in Ireland were telling the public that the covid19 vaccines were safe and effective, the evidence on the VAERS system of the CDC was showing them that the covid19 vaccines were unsafe and were causing a record number of vaccine injuries, illnesses, disabilities and deaths, inside the first week of mass covid19 vaccinations, but they did not disclose these facts to the general public. General Dynamics who were the contractors for the VAERS system could not cope with the massive number, indeed record number of vaccine injuries, illnesses, disabilities and deaths in 2020 and 2021. This has been confirmed in FOI requests and in leaked emails and documents between the General Dynamics and the CDC for the period 2020 to 2022 cited below. This has been exposed on an American news station, The Highwire in March 2023. Lawyers acting for the news station The Highwire and ICAN also got possession of copies of the contracts and communications between General Dynamics and the CDC. This is **Exhibit Cover Up** for the court.

Also, an FOI request from CDC by Josh Guetzkow showed that the VAERS system was overwhelmed with record numbers of vaccine injuries, illnesses, disabilities and deaths by the end of January 2021, a mere 6 weeks into the mass covid19 vaccination programme. VAERS was projected to handle 1,000 reports per day or 7,000 per week, but this quickly escalated to 2,000 per day, then 3,000, then 4,000 reports per day and the system quickly became backlogged for many months due to the massive number of reports received. According to contract documents released to ICAN lawyers, there was a backlog of 115,000 reports by February 2nd 2021 and extra staff had to be hired and more funding put in place to deal with this backlog. The contract was renegotiated to set a new target at 25,000 reports processed per week, this

was an increase of 18,000 reports per week. This was 3,500 reports per day, which is 3.5 times higher than that expected when the vaccinations began in December 2020. By April, the backlog was at 75,000 reports and the reports kept coming in at 2000 to 3000 per day. This had never occurred for any other vaccine in the past, the covid19 vaccines set a new record for vaccine injuries, illnesses, disabilities and deaths which overwhelmed the CDC and its VAERS system. This was proof and evidence that the covid19 vaccines were unsafe, but this fact was concealed and hidden from the general public. The EMA in European Union and the HPRA in Ireland had access to the CDC databases and to this VAERS data but chose not to disclose these facts to the public in the Europe. Regulators throughout Europe also experienced pressure on their vaccine reporting systems due to a big increase in vaccine injuries, illnesses, disabilities and deaths but this was not disclosed to the general public. Josh Guetzkow provided an analysis of this official data on **Exhibit Cover Up** for the court.

There was NO informed consent for these vaccines.

In Britain, the MHRA had information about risks and dangers from the covid19 vaccine, including myocarditis, pericarditis, blood clots and neurological illnesses, and other illnesses by February 2021 but they refused to disclose this information to the general public and to vaccine recipients. In Britain the all-party parliamentary group (APPG) on Pandemic Response and Recovery in Parliament, an influential group of MPs, has raised “serious patient safety concerns” about the vaccine and the MHRA. It has claimed that “far from protecting patients” the MHRA, the regulator, operates in a way that “puts them at serious risk”. Some 25 MPs across four parties have written to the health select committee asking for an urgent investigation. In reply, Steve Brine, the health committee chairman, has said an inquiry into patient safety is “very likely”. In Ireland the HPRA, NIAC and EMA had similar information which they refused to disclose to the general public and vaccine recipients. This will be the subject of Discovery orders in the Supreme Court. This important information was NOT acted upon by the Irish government and health and regulatory authorities in 2021 and there were no vaccine safety studies carried out in Ireland. Yet these same people and institutions were publicly calling the vaccines “safe and effective” during this time. This was a serious breach of their Constitutional and legal duty of care to the Irish people, in addition to being fraud and deceit.

Exhibit Regulators for the Supreme Court provides evidence of this serious failing which has harmed many people and placed lives in danger.

There was NO informed consent for these vaccines.

Exhibit FDA Court shows that on January 26th 2023, the Food and Drug Administration (FDA) is being sued by Children’s Health Defense (CHD) in a federal court in Washington DC. for withholding the results of key COVID-19 vaccine safety analyses. This has implications for the EMA in Europe which follows the lead, the direction and decisions of the FDA, especially in relation to covid19 vaccines. The FDA’s actions violate

federal law, the new lawsuit, filed on Jan. 26 in federal court in Washington by the nonprofit Children's Health Defense (CHD), alleges. The suit is seeking the raw results from the FDA's analyses of reports to the Vaccine Adverse Event Reporting System (VAERS). The system, which the FDA runs with the U.S. Centers for Disease Control and Prevention, accepts reports of post-vaccination adverse events. As part of its vaccine safety monitoring, the FDA pledged to run a type of analyses called Empirical Bayesian (EB) data mining on the reports to see if any safety signals were triggered. Signals give agencies an idea of which problems may be caused by vaccines. Agencies are supposed to research signals to verify them or rule them unrelated to vaccination. Both the FDA and CDC have failed in their duty to do this and failed to provide the American public and the public around the world with this important information and data. This has placed the lives of many Americans in danger and the lives of many European and Irish people in danger.

Press Release about this federal court case online at

<https://childrenshealthdefense.org/defender/chd-lawsuit-fda-vaers-covid-vaccine-injuries-deaths/>

and

<https://weehingthong.org/2023/01/29/fda-sued-for-withholding-covid-19-vaccine-safety-analyses/>





The signals so far for the vaccines show increased risk of premature death, and serious illnesses and disabilities, many life long, and requiring hospitalizations. This has placed the lives of many Americans in danger and the lives of many European and Irish people in danger. This has serious implications for Ireland and Europe as the EMA in Europe and HPRA Ireland follow the lead, the direction and decisions of the FDA and CDC and have access to the same data and databases as the FDA and CDC in the USA. Thus the EMA and by extension the HPRA is also criminally culpable in hiding this important data. And both the EMA and HPRA have their own safety studies and signals which they have not revealed to the public and vaccine recipients. This makes them doubly liable in criminal and civil law terms.






Courts including High Courts need to be mindful of the fact that those people supporting mass covid19 vaccinations and boosters have NOT disclosed important and material information about the covid19 vaccines to the public and vaccine recipients and this has harmed the lives of millions of people and endangered millions of lives, and they are in fact supporting crimes, frauds and criminality, and that this needs to be addressed and ended through the adjudications and judgments in the courts.



There was NO informed consent for these vaccines.


To further elucidate the lack of accountability and transparency and honesty by the regulatory authorities and government bodies, I draw the court's attention to a Freedom of Information Act (FOIA) request by Zachary Stieber of the Epoch Times to the CDC in 2024 for documents containing information about the frequency of Myocarditis in people who received the COVID-19 vaccines. The CDC produced two


documents, one a fully redacted 148-page document and the second a mostly redacted document. This is unprecedented and indicates the CDC is hiding this information from the general public and vaccine recipients. I present CDC documents as **Exhibit CDC Myocarditis 1** and **Exhibit CDC Myocarditis 2** and **Exhibit CDC Myocarditis 3** to the Supreme Court. I also present an American news report about this at <https://childrenshealthdefense.org/defender/cdc-redact-myocarditis-information-foia-covid-shots/> This created outrage in the scientific and medical community and the political community in the USA. I present a tweet about this by Robert F. Kennedy Jr. who is running as an independent candidate in the US Presidential election in 2024, and is the nephew of President John F Kennedy and the son of Senator Robert Kennedy




https://twitter.com/RobertKennedyJr/status/1770110172683190428?ref_src=twsrc^tfw

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 **Post**



Robert F. Kennedy Jr 

@RobertKennedyJr

The level of arrogance and contempt for the public in releasing a 100% redacted document is staggering. The CDC is thumbing their nose at the Freedom of Information Act.

Without transparency, there is no such thing as democracy. When I'm President, the CDC won't get to decide what the public can see. Everything will be out in the open, and you won't need a FOIA request to read any taxpayer-funded data.

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← Post



Robert F. Kennedy Jr  
@RobertKennedyJr

As President, I will clean up the cesspool of corruption at CDC and force the public health agencies to come clean about Covid vaccines. I'll hold responsible those who lied or concealed critical health information, including the crooked individual who ordered the destruction of this myocarditis data.

The information in these documents has been concealed and hidden by Pfizer and the CDC and regulatory authorities since Spring 2021 when mass covid19 vaccinations began. The EMA in the EU and the HPRA in Ireland share information and databases with the CDC and get guidance and direction from the CDC and they coordinated with the CDC during this time.

There was NO informed consent for these vaccines.

In a June 2021 scientific paper, Walach, Klement and Dutch data analyst Wouter Aukema concluded that based on 700 adverse reactions, 16 serious side effects and 4.11 deaths for every 100,000 vaccinations, COVID-19 vaccines were released with insufficient safety data and should be suspended or stopped.

This was ignored by the regulators including the EMA, the HPRA and FDA.

I cite the scientific paper below:

The Safety of COVID-19 Vaccinations—We Should Rethink the Policy

Walach et al. June 2021

https://www.pro-memoria.info/wp/wp-content/uploads/Morti-vaccini-Covid-verso-malattia_-The-safety-of-COVID-19-vaccinations_-We-should-rethink-the-policy-_and-review-Vaccines.pdf

There was NO informed consent for these vaccines.

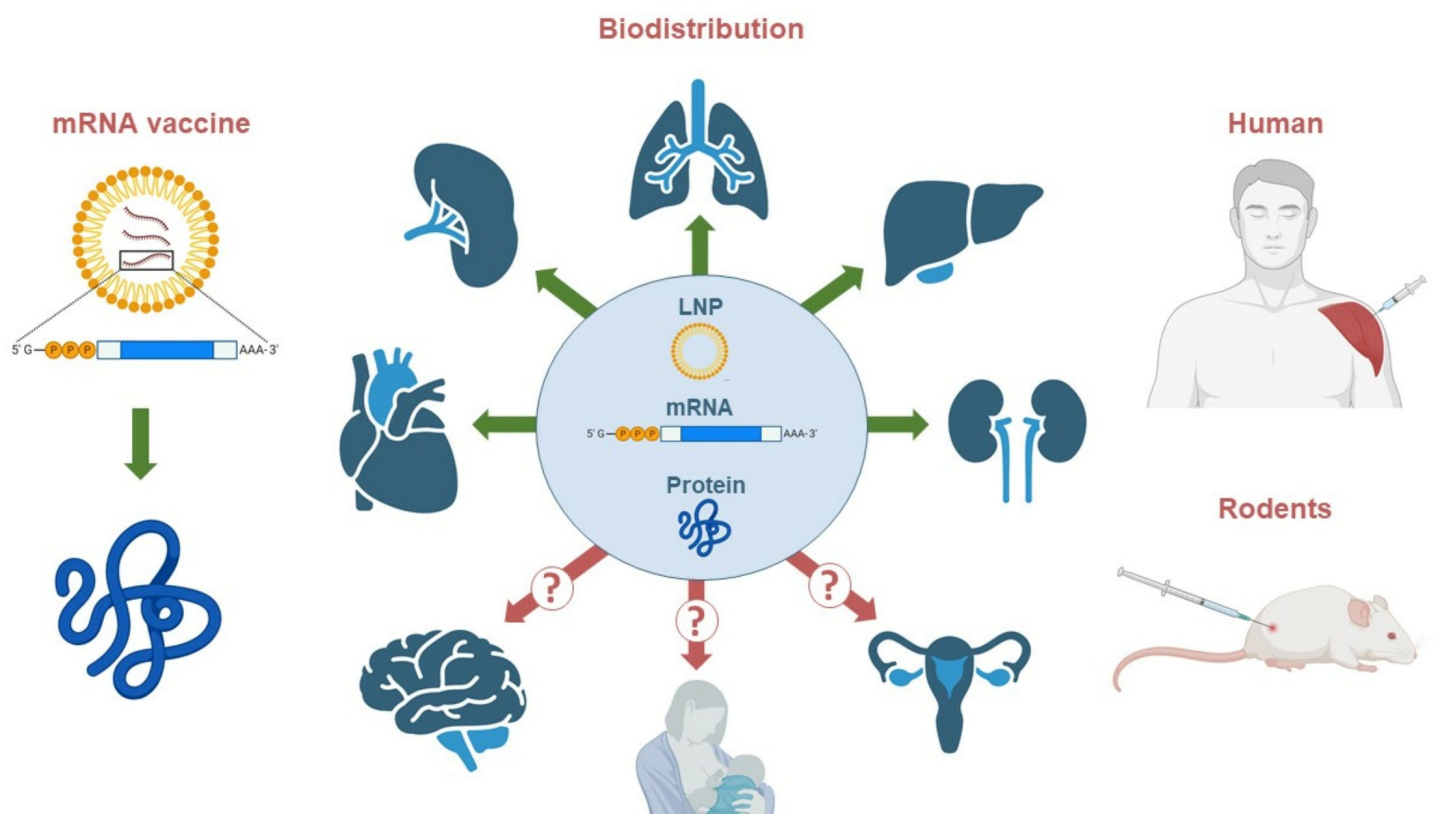
I say that the EMA in European Union and the HPRA in Ireland and NIAC in Ireland and the Irish government and health authorities all claimed that the lipid nanoparticles, mRNA and spike proteins remained at the injection site or in the arm, and were quickly eliminated from the body. I cite information on the Irish government web site at <https://www.gov.ie/en/press-release/e7965-minister-for-health-welcomes-green-light-for-pfizerbiontech-covid-19-vaccine/>

“the mRNA from the vaccine does not stay in the body but is broken down shortly after vaccination”

and the EMA also stated this on its web site at <https://www.ema.europa.eu/en/news/ema-recommends->

“The mRNA from the vaccine does not stay in the body but is broken down shortly after vaccination.”

These were false statements or lies and they were used to manipulate the people into getting vaccinations without their full informed consent. I refer the Supreme Court to **Exhibit Lies** which contains published scientific research about the distribution of the mRNA and spike proteins and vaccine contaminants (see below) to many organs of the human body. I include a chart from scientific study by Pateev et al. in 2024.



False statements or lies and fraudulent misrepresentation were used to manipulate the Irish people into getting covid19 vaccinations without their full informed consent. Also, the Precautionary Principle was NOT applied.

There was NO informed consent for these vaccines.

Many social groups and people with certain illnesses were excluded from the Pfizer vaccine trial, so the vaccine was never tested on them. A list of such groups and illnesses is available online at

https://www.nejm.org/doi/suppl/10.1056/NEJMoa2110345/suppl_file/nejmoa2110345_protocol.pdf

and this is **Exhibit 118** for the court.

There was NO informed consent for these vaccines.

Yet this same vaccine was given to these social groups and people with certain illnesses during mass

vaccinations of the public. There was non disclosure of this to these social groups and people with certain illnesses and the general public. This means they were experimented on with untested vaccines for them which could worsen their health condition or illness. This amounted to fraud and has put lives at risk in Ireland and other countries. This makes the EMA and HPRA authorisation for the covid19 vaccines fraudulent as they were based on fraud.

Contamination of the Covid19 vaccines was NOT revealed to vaccine recipients and the general public. There was NO Informed Consent and NO Application of the Precautionary Principle.

In 2023 evidence finally emerged that Pfizer and the EMA and HPRA breached several EU laws and Irish laws by allowing pDNA and sv-40 and sv-40 promoters to contaminate covid19 vaccines and contaminate those people injected with these vaccines and there was no Informed Consent for this by vaccine recipients and no application of the Precautionary Principle. Scientists have established that sv-40 causes several types of cancers, and this makes it a public health hazard. Scientists believe that pDNA is harmful to humans and this is the subject of ongoing scientific research worldwide. There is a serious risk of DNA integration with human genes and cells which can cause cancers and other illnesses and disabilities and genetic deformities affecting this generation and future generations. I cite published scientific papers concerning this contamination of covid19 vaccines below:

In Pfizer's mRNA injection, McKernan discovered foreign DNA and Simian Virus 40 ("SV40") promoters which are tied to cancer development in humans. He emphasised that the SV40 found is a viral piece, it is not the whole virus. However, it still presents a risk of driving cancer. Scientific studies cited below:

- McKernan, K., Helbert, Y., Kane, L. T., & McLaughlin, S. (2023, April 10). Sequencing of bivalent Moderna and Pfizer mRNA vaccines reveals nanogram to microgram quantities of expression vector dsDNA per dose.
<https://doi.org/10.31219/osf.io/b9t7m>
<https://osf.io/b9t7m/>
- McKernan, K. (2023) Deep sequencing of the Moderna and Pfizer bivalent vaccines identifies contamination of expression vectors designed for plasmid amplification in bacteria.
- McKernan, K. (2023) Pfizer and Moderna bivalent vaccines contain 20-35% expression vector and are transformation competent in E.coli.
- McKernan, K. (2023) DNA contamination in 8 vials of Pfizer monovalent mRNA vaccines.
- Sequencing the Pfizer monovalent mRNA vaccines also reveals dual copy 72-bp SV40 Promoter, Anandamide (Kevin McKernan), 12 April 2023

- dsDNA variance in Pfizer Docs, Anandamide (Kevin McKernan), 20 May 2023
- Plasmid DNA is a Known Pfizer Ingredient – NOT a Contaminant, Karen Kingston, 14 April 2023
<https://karenkingston.substack.com/p/plasmid-dna-is-a-known-pfizer-ingredient>
- **Exhibit 10, Exhibit 10b and Exhibit 10c** for the court

When it was discovered that SV40 was an animal carcinogen that had found its way into the polio vaccines, a federal law was passed in the USA in 1961 that required that no vaccines contain this virus sv40 or promoters of it.

Other scientific studies confirm this contamination

DNA fragments detected in monovalent and bivalent Pfizer/BioNTech and Moderna modRNA COVID-19 vaccines from Ontario, Canada: Exploratory dose response relationship with serious adverse events.

Speicher et al. 2023

<https://osf.io/mjc97/>

Dr. Phillip Buckhaults is a Professor at the University of South Carolina. He has a PhD in biochemistry and molecular biology and conducts cancer genomics research. On 12 September, he testified before the South Carolina Senate Medical Affairs Ad-Hoc Committee on the Department of Health and Environmental Control (“DHEC”). His scientific team found foreign DNA contamination of the covid19 vaccines, including over 2 billion DNA fragments in Pfizer covid19 vaccine vials. This is a threat to human health. I quote Dr. Phillip Buckhaults

“The Pfizer vaccine is contaminated with plasmid DNA. It’s not just mRNA, it’s got bits of DNA in it.”

“This DNA, in my view, it could be causing some of the rare, but serious, side effects like death from cardiac arrest.”

“This DNA can and likely will integrate into the genomic DNA of cells that got transfected with the vaccine mix ... we do this in the lab all the time; we take pieces of DNA, we mix them up with a lipid complex, like the Pfizer vaccine is in, we pour it onto cells and a lot of it gets into the cells.

And a lot of it gets into the DNA of those cells and it becomes a permanent fixture of the cell. It’s not just a temporary thing. It is in that cell from now on and all of its progeny from now on and forever more ... So, that’s why I’m kind of alarmed about this DNA being in the vaccine. It’s different from RNA because it can be permanent.”

“It’s also a very real theoretical risk of future cancer in some people. Depending on where in the genome this foreign piece of DNA lands it can interrupt a tumour suppressor or activate an oncogene,”

“DNA is a long-lived,”

“What you were born with you’re going to die with and pass on to your kids. DNA lasts for hundreds of thousands of years ... So, alterations to the DNA – they stick around.”

I present the testimony of Dr. Phillip Buckhaults to the South Caroline Senate as **Exhibit DNA Contamination of Vaccine** to the Supreme Court.

Professor Dr. Sucharit Bhakdi, a medical doctor and Professor of medicine in Germany for over 30 years delivered a lecture to the German Parliament in November 2023 about this DNA contamination of the covid19 vaccines and the damage and harm done to human bodies by it and the high risk of DNA integration and increased risks of cancer and illnesses and deformities for vaccinated people and their unborn children. Professor Dr. Sucharit Bhakdi called on the German Parliament to stop the covid19 vaccinations and treat the people damaged by the vaccines. I present **Exhibit German Parliament** to the Supreme Court in Ireland.

Analysis of these scientific findings and the harms caused by this contamination by scientists and medical doctors at the World Health Council at

<https://worldcouncilforhealth.org/multimedia/urgent-hearing-dna-contamination-mrna-vaccines/>

and

<https://worldcouncilforhealth.substack.com/p/red-line-crossed>

These scientists and medical doctors from the **World Health Council** will be asked to testify in our Supreme Court appeal in Ireland

and

Analysis of these scientific findings and the harms caused by this contamination by Dr. Jessica Rose, a top American scientist

<https://jessicar.substack.com/p/dna-found-integrated-in-cancer-cell>

and

Analysis of these scientific findings and the harms caused by this contamination by medical doctor, Dr. Joseph Mercola at

<https://www.theepochtimes.com/health/green-monkey-dna-found-in-covid-19-shots-5317587>

and

Analysis of these scientific findings and the harms caused by this contamination by Dr Ah Kahn Syed at

The vaccine vials exceeded the safety guidelines by orders of magnitude. Health Canada has recently confirmed the presence of sv-40 in the vaccines. The plasmid bioactive contaminant sequences were NOT pointed out to the regulatory authorities, the EMA and the HPRA (Ireland) in 2021 and these same regulatory authorities did not carry out their legal duty to test for this and establish vaccine safety, yet they claimed that the vaccines were “safe and effective” and they promoted them to the general public. And they are still promoting them in October 2023. The documents given to us, the Plaintiffs, by the HSE, the HPRA, the EMA and the Irish government prove that there was no Informed Consent for this and no application of the Precautionary Principle. This has endangered and/or harmed living men, women and children in Ireland and other countries.

Pfizer and the EMA and the HPRA (Ireland) and HSE have breached EU law. There is a breach of Good Manufacturing Practice and a breach of Commission Directive 2003/94/EC and (EU) 2017/1569 and (EU) 2017/1572. There are also breaches of EU law regarding medicines including Directive 2001/83/EC and Regulation (EC) No 726/2004 . When applying for marketing authorisation, companies must provide documentation showing that the product is of suitable quality. This is assessed in accordance with criteria set out in EU legislation such as Directive 2001/83/EC) and guidelines in EudraLex Volume 3 viewable at https://health.ec.europa.eu/medicinal-products/eudralex/eudralex-volume-3_en

There are also significant breaches of EU laws and Irish laws regarding the Precautionary Principle and Informed and these are listed in our Book of Authorities for the Precautionary Principle and Book of Authorities for Informed Consent.

I further say that the breaches of EU law and Irish law relating to clinical trials of the covid19 vaccine by Pfizer are outlined in our Book of Authorities for Fraud. This is related to the aforementioned vaccine defects above including contamination and breach of good manufacturing practice.

In law there are no legal protections for fraud and for breaking the criminal laws and for putting the lives of living men, women and children at risk and/or harming them. Pfizer is liable for the diseases, illnesses and deaths caused by any chemicals, toxins, or other harmful substances contained in their COVID-19 mRNA vials. And the EMA and HPRA and HSE have vicarious liability as they failed to test the vaccines for safety, yet publicly claimed they were safe. In addition to this, Pfizer, EMA and HPRA and HSE also share criminal and civil liability for the harms caused to living men, women and children by the spike proteins which resulted from these vaccinations. The scientific and medical evidence was presented to the High Court and is available to the Supreme Court.

This new scientific evidence from Dr. Kevin McKernan, a scientist in the USA shows contamination of the covid19 vaccines with dangerous levels of DNA and sv-40, and there was no informed consent for this by vaccine recipients. On December 6th 2023, the Surgeon General of Florida Dr. Joseph Ladapo, MD, PhD, made an official request to the FDA in the USA to provide him and the general public with information about this contamination of the covid19 vaccines and the consequences for human health. In particular, the risk of foreign DAN and mRNA interacting and the risk of DNA integration with the human genome and the additional risk of sv-40 which is known to cause cancers. There are very serious risks to human health and human life here which were NOT disclosed to covid19 vaccine recipients. Informed Consent was NOT given for these vaccines. On January 3rd 2024, the Surgeon General of Florida Dr. Joseph Ladapo, MD, PhD, publicly called on healthcare providers to halt the use of COVID-19 mRNA vaccines, citing serious health risks from the vaccines. The Surgeon General of Florida Dr. Joseph Ladapo, MD, PhD was trained in Harvard University and is considered one of the top medical doctors in the USA. The following tweet from him in January 2024 is relevant here



There was no informed consent for contaminated covid19 vaccines.

I present **Exhibit Ladapo 2** to the Supreme Court

This evidence from McKernan and Ladapo is **Exhibit 10** and **Exhibit 10b** and **Exhibit 10c** and **Exhibit 10d** for the Supreme Court.

Dr. Joseph Ladapo, MD, PhD and Dr. Kevin McKernan, will be Expert Witnesses for the Supreme Court in Ireland and for the European Court of Human Rights if this becomes necessary.

In February 2023, the Surgeon General of the state of Florida in the USA, Dr. Joe Ladapo sent an urgent letter to the head of the CDC and the FDA in the USA warning them about the high number of covid19 vaccine injuries, illnesses, disabilities and deaths in Florida. He stated there has been **1,700%** increase in adverse events for the covid19 vaccines compared to other vaccines in Florida. And the reporting of life-threatening conditions caused by these vaccines increased by **4,400%**. And that the CDC and FDA had a legal duty to inform the American public about these dangers, and not continue denying, dismissing and ignoring them. I present **Exhibit Ladapo** to the Supreme Court.

To make matters worse, new evidence shows the covid19 vaccines cause genetic frameshifting and the manufacture of unknown proteins which present serious health risks and dangers to vaccinated people. These are being referred to as “Frankenstein proteins” in the human body. I cite the scientific studies below:

N1-methylpseudouridylation of mRNA causes +1 ribosomal frameshifting

Mulroney et Al., 2023

<https://www.nature.com/articles/s41586-023-06800-3>

Ribosomal frameshifting and misreading of mRNA in COVID-19 vaccines produces "off-target" proteins and immune responses eliciting safety concerns: Comment on UK study by Mulroney et al

Wiseman et Al. 2023

https://www.researchgate.net/publication/376265782_Ribosomal_frameshifting_and_misreading_of_mRNA_in_COVID-19_vaccines_produces_off-target_proteins_and Immune_responses_eliciting_safety_concerns_Comment_on_UK_study_by_Mulroney_et_al

In our affidavits and exhibits filed in the High Court, we provided scientific evidence of high levels of graphene oxide contamination of the covid19 vaccines. Graphene oxide is known by scientists and scientific research to be toxic and dangerous to human beings. This was NOT disclosed to vaccine recipients and the general public.

There was NO informed consent for these vaccinations and no application of the Precautionary Principle

In Ireland the EMA and HPRA also failed in this duty to inform the general public and vaccine recipients.

Non disclosure of the following to the general public and vaccine recipients:

- (i) defects, flaws, deaths, and fraud in the Pfizer covid19 trials as detailed in Pfizer's vaccine trial documents filed with the EMA, HPRA, FDA, CDC and MHRA**
- (ii) the use of Process 2 to manufacture a vaccine which was given to the general public but was very different to the vaccine manufactured in Process 1 and tested in the vaccine trial.**
- (iii) the conflicts of interest of US government bodies in the emergency authorization of these vaccines in the USA and in Europe.**
- (iv) the contamination of the vaccines given to the general public with dsRNA, DNA and sv-40 which are hazardous to human health using Process 2**
- (v) the illnesses, disabilities and deaths caused by the covid19 vaccines to the general public and vaccine recipients as detailed in Pfizer's vaccine trial documents and post trial documents filed with the EMA, HPRA, FDA, CDC and MHRA and also in the documents and analysis of these regulatory bodies**
- (vi) the lack of effectiveness of the covid19 vaccines as found in published scientific studies**

This Non Disclosure to the general public and vaccine recipients is described and detailed in the scientific paper titled below:

COVID-19 mRNA Vaccines: Lessons Learned from the Registrational Trials and Global Vaccination Campaign

Mead et al. 2024

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC10810638/>

This paper has been peer reviewed and published. It has been made subject to a false retraction which is the subject of a legal case in the USA and will be decided by the federal courts in the USA. This scientific paper remains valid until adjudicated on in the US federal courts and it may proceed to the US Supreme Court for adjudication.

This is **Exhibit Scientific Paper** for the courts in Ireland.

Failure to Regulate and Failure to safeguard the Public led to a breach of their Constitutional duty of care to the people of Ireland and breach of Informed Consent and breach of the Precautionary Principle and related laws

As the covid19 vaccines caused large numbers of injuries, illnesses, disabilities and deaths in Ireland and

worldwide from December 2020 onwards and which became known to the regulators and health officials and governments by March 2021, they did the following:

- (i) refused to inform the general public about this. And refused to include this on Informed Consent forms given to vaccine recipients.
- (ii) refused to properly investigate these injuries, illnesses, disabilities and deaths and establish how the vaccines were causing this. And refused to inform the general public
- (iii) refused to conduct independent scientific research into the safety of the vaccines
- (iv) refused to intervene and stop vaccinations in order to protect the public in 2021, 2022 and 2023 when it became clear that the vaccines were dangerous and causing high numbers of illnesses, disabilities and deaths
- (v) did not define tolerable safety limits of vaccines and medical drugs in terms of deaths, serious illnesses and disabilities
- (vi) refused to carry out independent and intensive electron microscope and spectroscopic investigations to establish all of the ingredients of the covid19 vaccines and publish a report for the general public. And refused to use microscopes and other technologies to analyse the blood of vaccinated and unvaccinated people to identify blood abnormalities.
- (vii) no safety audits of the EMA and HPRA

Yet they told the general public that the vaccines were safe and effective". This was fraud.

Our **Book of Authorities for Fraud** and **Book of Authorities for Informed Consent** which cited evidence and court precedents was presented to the High Court and detailed further breaches of informed consent. This was all dismissed as "conspiracy theories" by Judge Michael Twomey in his judgments and orders and opinion.

Furthermore, official statistics from the CSO, the GRO, RIP.ie in Ireland and Eurostat, Euromomo and the OECD showed a massive increase in excess mortality in Ireland in 2021 during and after mass covid19 vaccinations in Ireland. The same occurred in many other countries which were highly covid19 vaccinated. There was no excess mortality in those countries until after mass covid19 vaccinations began.

The deaths from the covid19 vaccines could number in the tens of thousands in Ireland according to these official statistics. This is an outrageous scandal. Several TD's including Mattie McGrath, John McGuinness of Fianna Fail, Peadar Tobin of Aontu and Danny Healy Rae have demanded a public inquiry or tribunal to investigate this in Dail Eireann debates in 2023.

Our prima facie evidence was irrefutable and also included the following:

(a) over 21,000 covid vaccine injuries, illnesses, disabilities and deaths in Ireland by 2023 according to the HPRA, an official Irish government body. And corroborated by official government and statistical bodies worldwide such as VAERS of the CDC, the MHRA and ONS in Britain, and Eudravigilance in the European Union, HPRA in Ireland and Eurostat, Euromomo and the OECD and the ABS in Australia provided in sworn affidavits and Exhibits to the High Court. These showed a sudden and massive increase in deaths including child deaths after mass covid19 vaccinations. And a sudden and massive increase in illnesses, disabilities and deaths associated with the covid19 vaccines. This includes increased rates of myocarditis, pericarditis and other heart conditions, circulatory disorders, clots and haemorrhages caused by these vaccines to children and young adults (under 30 years old) which are in published and peer reviewed scientific studies which we presented to the High Court. .

This evidence included 100 pages of covid19 vaccine illnesses, disabilities and deaths on the Vigiacess database of the World Health Organisation which was not revealed by the government and regulatory authorities to vaccine recipients in Ireland. I quote from our sworn affidavit given to the High Court in January 2023

‘ 15. I further say that the VAERS of the CDC in the USA has reported the following statistics for covid19 vaccine injured, ill disabled and dead for year end 2022. This is presented to the court in Exhibit 58.

This includes 1.4 million reports of adverse events, 33,000 deaths, 186,000 hospitalizations, 15,000 heart attacks, 36,000 cases of myocarditis / pericarditis, 200,000 visits to doctors, 61,000 permanently disabled. This is the highest in history for any vaccine and more than all other vaccines combined together.

Exhibit 58a shows the death and damage done to children by these vaccines. 60,00 reports of adverse events, 173 children dead, 552 permanently disabled, 1,700 cases of myocarditis, 285 with encephalitis, 4,500 hospitalized, and over 10,000 not recovered from injuries and illnesses caused. The evidence shows that the covid19 vaccines are not safe. ’

‘ MHRA data from Britain. September 2022

Yellow Card Adverse Event Reports – 177,925 (Pfizer) + 246,866 (AZ) + 47,045 (Moderna) + 52 (Novavax = N) + 2,130 (Unknown) = 474,018 people impacted including bivalent vaccines (increase of 3,995 in 4 weeks)

Overall 1 in 114 people injected experiences a Yellow Card Adverse Event, which may be less than 10 per cent of actual figures according to MHRA.

Fatalities – 857 (Pfizer) + 1,334 (AZ) + 111 (Moderna) + 60 (Unknown) = **2,362** ’

And from our Submissions regarding data on the Vigiaccess database of the WHO to the High Court in July 2023

*‘ To further support our evidence before the court and the breach of The Precautionary Principle stated above, we now present evidence from the VAERS database of the CDC in the USA which show a high number of injuries, illnesses, disabilities, hospitalisations and deaths caused to children by the covid19 vaccines. **This is Exhibit 556 (word format)**. This is extremely relevant to our High Court case as we are requesting an Injunction to stop covid19 vaccinations of children until such time as full Informed Consent can be given by parents or guardians. I now ask the Judge to declare in court whether this is fact or a conspiracy theory ? A yes or no answer will suffice.’*

"The following was stated in the grounding affidavit for the Motion:

‘ In December 2022 I filed an affidavit in the High Court as part of my evidence for this court case. This affidavit contained evidence from Vigiaccess the vaccine injuries database of the World Health Organisation (WHO) and has 100 pages for covid19 vaccine side effects, illnesses, disabilities and deaths. This is viewable on <https://www.vigiaccess.org> and the Vigiaccess web site and is also viewable at <https://www.data-analytica.org/side-effects2.pdf> and continued on <https://www.data-analytica.org/side-effects2a.pdf>

Vaccine recipients were not told about the dangerous side effects and types of illnesses and deaths that these vaccines cause amounting to over 100 pages. This was not Informed Consent for these vaccines. I will seek a Court Declaration from the learned Judge on June 13th 2023 on whether the information about covid19 vaccines on the Vigiaccess database is a fact or a “conspiracy theory” ? ‘

This 100 pages showing covid19 vaccine side effects, illnesses, disabilities and deaths from Vigiaccess from the World Health organisation is **Exhibit 558** for the High Court which I present to the court in dvd format now in court. I now ask the Judge to declare in court whether this is fact or a conspiracy theory ? A yes or no answer will suffice."

This is **Exhibit 16** for the Supreme Court and European Courts.

All of this must weighed up against the fact that no child died of covid19 in Ireland during the pandemic. We presented more evidence to show serious vaccine injuries, illnesses, disabilities and deaths from official government sources and scientific studies around the world in these sworn affidavits and exhibits given to the High Court in 2023. Judge Michael Twomey dismissed all official evidence and prima facie evidence as “conspiracy theories” in his judgments and orders.

(c) covid vaccine brochure and information from the HSE in Ireland for parents of children which contained errors and fraudulent misrepresentation

(d) 3,400 published scientific studies and 1,200 published scientific studies which are **Exhibit 4 and Exhibit 4a** showing injuries, illnesses, disabilities and deaths caused by the vaccine.

(e) Forensic evidence, and Pathology evidence and autopsy evidence. The Judge refused to have these presented in court, and he totally ignored them in his judgment and orders. This is another ground for our appeal to the Supreme Court. This is cited from the affidavit filed in the High Court in December 2022

' To further corroborate this testimony and evidence, and show that covid19 vaccines have serious consequences, deadly consequences, and are causing premature deaths, I draw the courts attention to the autopsy findings of Pathologists Professor Dr. Arne Burkhardt and Professor Dr. Walter Lang in Germany who have found autopsy evidence that covid19 vaccines are causing deaths in people. And that the spike protein which is produced by the covid vaccine is responsible for this.

I now present a link to these autopsy findings in Germany. This is [Exhibit 7a](#).

There is corroboration of this as the Chief Pathologist at the University of Heidelberg, Dr. Peter Schirrmacher, has made similar findings. In Summer 2021, his team conducted 40 autopsies of people who had died within two weeks of vaccination and concluded that 30-40% of them died from the vaccine. There are indications of a cover up of these vaccine deaths as The Federal Association of German Pathologists in March 2021 sent a letter to Health Minister Jens Spahn requesting that German state governments instruct health authorities to order autopsies on site. This letter has remained unanswered and no directions for autopsies have been given. Some governments are refusing to carry out autopsies on dead covid19 vaccinated people, but they have not disclosed why ? are they covering up something ? and if there is a cover up, then what is the reason for this ? this will be analysed later. '

' 11. Published Peer Reviewed Scientific Studies

I cite a very important published scientific study about the damage and harms being caused by the covid19 vaccines, published in November 2022.

Autopsy-based histopathological characterization of myocarditis after anti-SARS-CoV-2-vaccination' by Schwab et al. published in Clinical Research in Cardiology November 27th 2022

In this recently published peer reviewed scientific study, scientists and pathologists found microscope and photographic evidence of myocarditis and serious injury to the hearts of vaccinated people caused by the covid19 vaccines. This is autopsy evidence and clarifies the dangers of these particular vaccines and the spike proteins they generate and distribute all over the body. Of 35 fatalities within 20 days of

injection, 10 were ruled out as clearly not due to the vaccine (eg drug overdose). The remaining 25, that is 71% had final diagnoses consistent with a vaccine injury syndrome including myocardial infarction, worsening heart failure, vascular aneurysm, pulmonary embolism, fatal stroke, and vaccine-induced thrombotic thrombocytopenia. Interestingly, 5 cases had acute myocarditis as the cause of death with the histopathology in the heart muscle showing patchy inflammation very similar to what was seen in the deltoid muscle where the mRNA vaccine was injected. 71% is a very high number of people afflicted with heart damage and new heart conditions and illnesses as a result of covid19 vaccination.

I now present [Exhibit 21](#) to the court which contains microscope and photographic evidence of this serious damage to the heart caused by the covid19 vaccine and the scientific paper itself. And I present [Exhibit 21a](#) which is a link to an important video lecture by Dr. John Campbell explaining this scientific paper and its consequences for the general public ; this is at https://www.youtube.com/watch?v=j_DdSMn55cA

Fox news in the USA broadcasted these scientific findings in the news on December 8th, 2022 and interviewed some medical doctors about this. I submit a link to this news broadcast to the court - <https://rumble.com/v1zph35-autopsies-prove-sudden-deaths-attributable-to-covid-vaccines.html> '

One can read the full Dr Arne Burkhardt Autopsy Protocols for covid vaccine deaths below which were given to the High Court as evidence in affidavits but ignored. These Protocols are long and detailed and can be viewed at <https://data-analytica.org/Dr%20Arne%20Burkhardt%20autopsy%20protocols.pdf>

These are in **Exhibit Pathology**, **Exhibit Pathology 1** for the Supreme Court and European courts.

Pathology Evidence

This is detailed above. Photographic and video evidence from Embalmers and Funeral Home Directors, and Pathologists who found large and long blood clots in dead vaccinated people, which they never witnessed before the mass covid19 vaccinations in Spring 2021 were all provided in sworn affidavits and exhibits and submissions to the High Court in 2022 and 2023.

Exhibit Pathology 2 contains photographic evidence from a scientific study by Schwab et al. I cite the scientific paper below

Autopsy-based histopathological characterization of myocarditis after anti-SARS-CoV-2-vaccination' by Schwab et al.

Clinical Research in Cardiology. November 27th 2022

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC9702955/>

I further say that a recent published scientific study shows vaccine-derived spike protein was detected in the heart biopsies of 9 out of 15 patients with post-vaccination [myocarditis](#). This study provides photographic evidence. This is **Exhibit 71** which was given to the High Court. I cite the study below:

Intramyocardial Inflammation after COVID-19 Vaccination: An Endomyocardial Biopsy-Proven Case Series
Baumeier et al. 2022

<https://www.mdpi.com/1422-0067/23/13/6940>

I further say that more photographic evidence of spike proteins found at sites of injury and damage in the bodies of dead covid19 vaccinated people further corroborates the role of covid19 vaccines and spike proteins in deaths. This is **Exhibit Pathology 3** for the court. I cite the published scientific study which made these findings:

A Case Report: Multifocal Necrotizing Encephalitis and Myocarditis after BNT162b2 mRNA Vaccination against COVID-19

Morz. 2022. Vaccines

<https://www.mdpi.com/2076-393X/10/10/1651>

I quote from paper:

‘Since no nucleocapsid protein could be detected, the presence of spike protein must be ascribed to vaccination rather than to viral infection. The findings corroborate previous reports of encephalitis and myocarditis caused by gene-based COVID-19 vaccines.’

Video lecture about this scientific paper by Dr. John Campbell - <https://www.youtube.com/watch?v=NZhzWzoPB3M>

In Summer 2021, the Chief Pathologist at the University of Heidelberg, Germany, Dr. Peter Schirmacher, was pushing for many more autopsies of vaccinated people. His team finished conducting 40 autopsies of people who had died within two weeks of vaccination and concluded that 30-40% of them died from the vaccine. See Report 56 which is **Exhibit Pathology 4** for the court which provides photographic evidence at <https://dailycloud.io/report-56-autopsies-reveal-the-medical-atrocities-of-genetic-therapies-being-used-against-a-respiratory-virus/>

Press releases and news reports below:

News Interview about Autopsies Revealed Catastrophic Lesions On Many Organs Likely Caused By Covid Vaccine

<https://rumble.com/v29scem-naomi-wolf-autopsies-revealed-catastrophic-lesions-on-many-organs-likely-ca.html>

Press Release on the following sites

<https://dailysceptic.org/2022/05/31/fears-of-cover-up-as-pathologist-who-said-30-40-of-post-vaccine-autopsies-died-of-the-vaccine-went-oddly-silent-and-suddenly-stopped-carrying-out-autopsies/>

and

Die Welt - <https://www.welt.de/vermisches/article232900871/Corona-Pathologe-fordert-mehr-Obduktionen-von-Geimpften.html>

and <https://www.sott.net/article/456538-Media-blackout-Renowned-German-pathologists-vaccine-autopsy-data-is-shocking-and-being-censored>

New evidence from the USA corroborates and verifies our evidence presented to the High Court. This included evidence from Embalmers and funeral directors. The new **Exhibit Documentary Excess Deaths** presents the evidence and testimonies of embalmers and funeral directors and medical professionals about this abnormal clotting found in dead covid19 vaccinated people both young and old.

Major Tom Haviland and Richard Hirschman a certified Embalmer and Funeral Director in Alabama in the USA have publicly presented medical and pathological evidence of very large and long blood clots removed from dead covid19 vaccinated people which started occurring for the first time after mass covid19 vaccinations in Spring 2021. And presented them at news interviews. Spike proteins, caused by the vaccine, are implicated in these abnormal clots. Major Tom Haviland did a survey of hundreds of Embalmers all over the USA and published his findings which confirm that vast majority of Embalmers are finding these abnormal blood clots in dead people. Several news interviews about this have been given by both of them. **Exhibit – Clots** is a news interview and a presentation of the clots found in dead bodies and the survey's findings from Embalmers all over the USA.

These serious risks to children and to adults stated here and throughout this affidavit and the fact that no child died of covid19 in Ireland according to the CSO and the scientific evidence conclusively proves that natural immunity after covid19 infection is superior to covid vaccine induced immunity must be weighed by the Supreme Court. This strong immunity is particularly the case for children aged under 18 and those aged 5 to 11. The vast majority have had covid19 infection and recovered and have strong and lasting immunity. There are no valid legal and scientific reasons for exposing children to the dangers of covid19 vaccines when their natural immunity is superior to such vaccines and the children's natural immunity is superior to that of adults. I cite the most recent scientific study about this published in the Lancet

Source:

Past SARS-CoV-2 infection protection against re-infection: a systematic review and meta-analysis
COVID-19 Forecasting Team. 2023. Lancet.

[https://www.thelancet.com/journals/lancet/article/PIIS0140-6736\(22\)02465-5/fulltext](https://www.thelancet.com/journals/lancet/article/PIIS0140-6736(22)02465-5/fulltext)

(f) Covid19 Vaccinated blood VS Unvaccinated blood under the microscope

We filed affidavits and exhibits in and submissions to the High Court in December 2022, January to March 2023 and in July 2023 showing scientific evidence from scientists and medical doctors showing major differences between covid19 vaccinated blood and unvaccinated blood. I refer the court to

Exhibit Vaccinated Blood versus Unvaccinated Blood

This is prima facie evidence and is irrefutable and it correlates to the scientific and medical findings of Pathologists, Embalmers and Funeral Directors in Point (e) above.

(g) Our expert witnesses who are medical doctors, medical professionals, and scientists and embalmers can corroborate our evidence presented to the High Court and Supreme Court. Our witnesses who are covid19 vaccine victims can corroborate our evidence presented to the High Court and Supreme Court.

(h) Clear correlation between covid19 vaccination rates and booster rates and a sudden and large increase in excess mortality

Official government statistics from many countries show a clear correlation between covid19 vaccination rates and booster rates and a sudden and large increase in excess mortality. This is visible on statistical charts from 2021 to 2023. There is a tighter correlation between booster rates and a sudden and large rise in excess mortality, Japan, Finland, Canada and New Zealand being notable examples. While lowly vaccinated countries in Eastern Europe and African countries and Africa as a whole experienced very low excess mortality or no excess mortality or negative excess mortality during this time due to low covid19 vaccination rates and booster rates. This is presented in the Exhibits below. We got this data from official government statistics from around the world which were gathered and collated and presented on the web site 'Our World in Data' which is widely used by academics, Universities, scientists, government bodies and courts worldwide, but Judge Michael Twomey all of this as "conspiracy theory".

I present the evidence in the following exhibits:

Exhibit High - these statistical charts show the sudden and large increase in excess mortality in highly vaccinated countries after mass covid19 vaccinations in 2021 and after the administration of boosters in 2022.

Exhibit Low - these statistical charts show the very low excess mortality or no excess mortality in lowly vaccinated countries in 2021 and after the low uptake of boosters in 2022.

Exhibit Vaccination Rates - this shows the covid19 vaccination rates and booster rates for these countries.

Exhibit Singapore – provides irrefutable proof and evidence for the courts of the link between mass covid19 vaccinations and a sudden and massive increase in excess mortality. And **Exhibit Australian Study** provides a similar before and after mass vaccination analysis using official government statistics.

We also presented other evidence and exhibits from our World in Data to the High Court showing a sudden massive increase in excess deaths after mass covid19 vaccinations in many highly vaccinated countries.

I say that an important scientific paper published in Norway and under peer review at present points to a mathematical correlation between mass covid19 vaccinations and rises in Excess Mortality for the months of 2022. I cite the scientific paper below

Is there a Link between the 2021 COVID-19 Vaccination Uptake in Europe and 2022 Excess All-Cause Mortality?

Aarstad et al. 2023

<https://www.preprints.org/manuscript/202302.0350/v1>

It was an Analyses of 31 countries, from January to September, 2022 involving 31 EU member states, plus Norway, Iceland, Liechtenstein, Switzerland. All-cause mortality increased more the higher the 2021 vaccination uptake. Countries with more covid19 vaccinations in 2021 had higher excess mortality in first 9 months of 2022. Positive correlation between vaccination in 2021 and excess deaths in 2022

A one percentage point increase in 2021 vaccination uptake, was associated with a monthly mortality increase in 2022 by 0.105% (95% CI, 0.075-0.134). This provides strong grounds for Causality.

These facts and evidence were not revealed by the Irish government and state bodies to vaccine recipients and booster recipients in Ireland. This non disclosure meant that there was NO full informed consent for the covid vaccines and boosters. This negligence amounts to involuntary manslaughter and possibly murder.

(i) In our affidavits and exhibits filed in the High Court we stated that covid19 vaccines were not tested on pregnant women in the vaccine trials in 2020. Yet the Irish government and regulatory and health authorities claimed that the covid19 vaccines were safe for pregnant women and unborn children and encouraged them to get vaccinated. As of March 2024, there are no published scientific studies viewable to the public showing that the covid19 vaccines are safe for pregnant women and unborn children. Yet the Irish government and regulatory and health authorities claim that the covid19 vaccines are safe for pregnant women and unborn children and encourage them to get vaccinated in 2024. This will need to be rectified in the criminal courts and the Supreme Court.

We provided scientific and statistical evidence showing the covid19 vaccines were very dangerous for pregnant women and unborn babies. We cited Dr. James Thorp, a board certified OBGYN maternal fetal medicine specialist with over 40 years experience in the USA. Dr. James Thorp has stated on the US television station Fox News that his scientific paper made the following findings against the covid19

vaccines :

- 1,200 fold increase in menstrual abnormalities
- 57 fold increase in miscarriages.
- 38 fold increase in stillborn or fetal death rate
- 15 other major pregnancy complications all far exceeding the CDC and the FDA values of safety

I cite his published scientific paper below

COVID-19 Vaccines: The Impact on Pregnancy Outcomes and Menstrual Function

James A. Thorp, M.D., Claire Rogers, M.S.P.A.S., P.A.-C, Michael P. Deskevich, Ph.D.

Stewart Tankersley, M.D. Albert Benavides, B.S. Megan D. Redshaw, J.D. Peter A. McCullough, M.D., M.P.H.

Journal of American Physicians and Surgeons Volume 28 Number 1 Spring 2023

<https://www.jpands.org/vol28no1/thorp.pdf>

This is within **Exhibit Pregnancy** for the Supreme Court

None of this was disclosed by the Irish government authorities and state bodies to pregnant women and women wishing to become pregnant and to girls who may become pregnant when mature. There was NO informed consent for the covid19 vaccines.

Dr. James Thorp has publicly stated that he will be bringing criminal court proceedings and civil court proceedings against the Board of Directors and / or Officers of the following Organizations:

American College of Obstetricians & Gynecologists <http://ACOG.org>

American Board of ObGyn <http://ABOG.org>, and

Society for Maternal Fetal Medicine <http://SMFM.org>

for promoting covid19 vaccines for pregnant women and unborn children. We will be coordinating with Dr. James Thorp in this in terms of evidence, exhibits and other legal assistance and vice versa and we will continue coordinating with law enforcement bodies in the USA, Britain, Ireland and other countries to ensure that crimes and frauds are fully prosecuted and people made accountable. I cite a link to the public statement of Dr. James Thorp at <https://twitter.com/jathorpmfm/status/1763194900672065954>

We submitted details of the Pfizer post authorisation report involving pregnant women to the High Court. This is **Exhibit Pfizer** which was released under Federal Court order in the USA in 2022. This evidence is also for our Supreme Court case in Ireland and contains Pfizer's own internal documents which show that their covid19 vaccine was dangerous for pregnant women and unborn children. Page 12 of this Pfizer document shows the following disturbing facts:

81% miscarriage rate (26/32)

1/32 fetal deaths equates to 31/1000 stillbirth rate - 5 times that of the national average (5.8/1000)

Breastfeeding complications 14.7%

Pfizer stated in the document that by 28th February 2021 there were 270 known cases of exposure to the mRNA injection during pregnancy. Pfizer state that of the 270 pregnancies they have absolutely no idea what happened in 238 of them. One-hundred-and-forty-six of the known cases did not immediately report the immediate occurrence of any clinical adverse event. But 124 of the 270 mother cases did. Meaning 46% of the mothers exposed to the Pfizer Covid-19 injection suffered an adverse reaction. Of those 124 mothers suffering an adverse reaction, 49 were considered non-serious adverse reactions, whereas 75 were considered serious. This means 58% of the mothers who reported suffering adverse reactions suffered a serious adverse event ranging from uterine contraction to fetal death A total of 4 serious fetus/baby cases were reported due to exposure to the Pfizer injection. The 4 serious cases involved the following events –

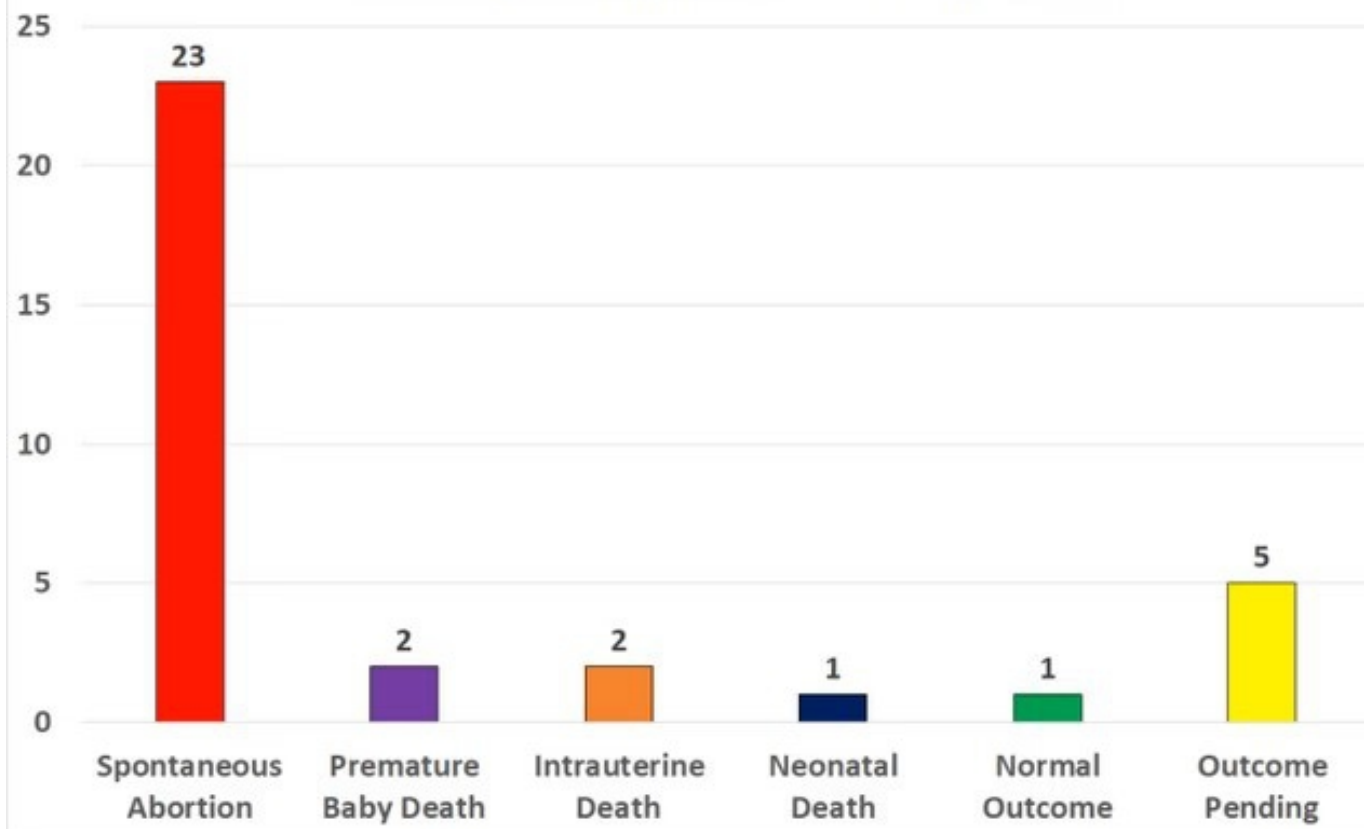
- Fetal growth restriction 2
- Premature baby 2
- Neonatal Death 1

Of the remaining women for which some records exist, 23 had a spontaneous abortions, 2 had premature baby deaths, 2 had intrauterine deaths, 1 neonatal deaths, 5 are pending outcomes and 1 was a normal outcome. From the available data, this means a loss of baby in over 90% of cases. This is very disturbing and of great concern to the public.

The following graph depicts these facts

Known outcomes of Pregnancies exposed to Pfizer Covid-19 injection prior to February 2021

Source: Confidential Pfizer Document 'reissue_5.3.6 postmarketing experience.pdf'.



- Pregnancy outcomes for the 270 pregnancies were reported as spontaneous abortion (23), outcome pending (5), premature birth with neonatal death, spontaneous abortion with intrauterine death (2 each), spontaneous abortion with neonatal death, and normal outcome (1 each). No outcome was provided for 238 pregnancies (note that 2 different outcomes were reported for each twin, and both were counted).

None of this was disclosed by Pfizer to the contracting parties the EU Commission and EU authorities and the Irish government. None of this was disclosed by the Irish government and state bodies to the general public and vaccine recipients and pregnant women. There was NO informed consent for these vaccines. And there was fraudulent misrepresentation and fraudulent concealment in the contracts for these vaccines, there was clear breach of contract for these vaccines.

Our affidavits and exhibits submitted to the High Court provided official government evidence from around the world of a massive sudden fall in live births after mass covid19 vaccinations. Countries which were highly vaccinated experienced this. This confirms the findings from the Pfizer vaccine trial and published scientific studies showing the covid19 vaccines cause menstrual abnormalities in women and reproduction abnormalities in men and women. **Exhibit - Pregnancy** for the court provides further scientific and statistical evidence showing a link between covid19 vaccinations and sudden onset of

reproductive abnormalities in vaccinated women.

No randomized trial data are available for use of the COVID-19 vaccine in pregnant women, and Pfizer cut its pregnancy trial short and has NOT released the data and results as of 2024.

In the absence of any human data, Pfizer announced it would begin recruiting volunteers for a clinical trial to examine the safety and efficacy of its mRNA vaccine in pregnant women and their newborns. The trial, which began in Feb 2021, originally intended to enroll 4,000 women, but enrollment stopped in late 2021 with just 349 participants. There has been no explanation for why they stopped recruiting participants, nor have the data been published in a conference abstract, preprint or medical journal. Recently, Marty Makary, a public policy researcher at Johns Hopkins University, objected to the secrecy. “They *should* say something. They have a moral duty to speak up. Here we are 18 months later, the results of those 349 women have never been made public,” said Makary.

“They just recommended it for pregnant women with zero data. And maybe that’s why [Pfizer] stopped the study....running a study runs the risk of showing that there may not be a benefit in pregnant women,” he added.

I further say that the FDA in the USA and the EMA in Europe and the HPRA, NIAC, and the Minister for Health approved covid19 vaccinations for women when there were no scientific trials of the vaccine on pregnant women to establish if they were safe or not for pregnant women and their unborn children. This was criminal when one considers the massive damage done by these vaccines to pregnant women and their unborn children. Three years have passed and no results have been given to the public. This non Disclosure appears to be a cover up. I cite the link to this scientific research at

<https://childrenshealthdefense.org/defender/pfizer-covid-vaccine-clinical-trials-pregnant-women-cola/>

The mRNA and spike proteins last for a long time in the body, scientists believe it could be for years or decades. This risk extends to young girls aged 5 to 11 who will over time mature into women of child bearing age.

Exhibit EMA 1 for the Supreme Court shows Documents released by BioNTech to the European Medicines Agency (EMA) reveal tens of thousands of serious adverse events and thousands of deaths among people who received the Pfizer-BioNTech mRNA COVID-19 vaccine. The documents, dated Aug. 18, 2022, and marked “confidential,” show that cumulatively, during the clinical trials and post-marketing period up to June 18, 2022, a total of 4,964,106 adverse events were recorded. Pregnant and lactating women also were significantly affected. There were 3,642 post-authorization adverse events and 697 clinical trial adverse events in this population, including spontaneous abortion, fetal death, postpartum hemorrhage, premature separation of the placenta, premature labor or delivery, live birth with congenital anomalies and stillbirths.

Nevertheless, the documentation again states, “There were no safety signals regarding use in pregnant/lactating women that emerged from the review of these cases or the medical literature,” despite two key admissions elsewhere in the documentation.

This non disclosure of the dangers of the covid19 vaccine to pregnant women and unborn babies and young girls was outrageous and disgraceful. In addition to breach of informed consent and the precautionary principle, this fraud was a breach of the contract between Pfizer and the EU Commission and EU authorities and Irish government and between the Irish government and the Irish people.

Judge Michael Twomey dismissed all of these scientific findings and official statistics from government bodies worldwide as “conspiracy theories” in his orders and judgments, making his judgments and orders defective, erroneous and flawed.

(j) Data from the Office for National Statistics in Britain for 2021, 2022 and 2023 showing that covid19 vaccinated people suffered higher death rates and illness rates than unvaccinated people. This was adjusted to rates per 100,000 people. This is conclusive evidence that the vaccines were killing and injuring people. This important and material information was not disclosed to vaccine recipients in Britain, in Ireland, the European Union, the USA and other countries. There was NO informed consent for these vaccines. This data from the Office for National Statistics was in our exhibits presented to the High Court.

In our affidavits and exhibits we provided published scientific studies showing a link between covid19 vaccinations of children and the development of myocarditis and pericarditis and other heart abnormalities in children who were previously healthy. One of our **Books of Evidence** showed that as of 10 May 2022, the HPRA received 445 reports of suspected side effects following vaccination with Comirnaty® in the age category 5-17 years old, 114 of which related to a child, with the remainder relating to an adolescent. Since then several hundred children under 18 have reported adverse effects from this vaccine.

Exhibit Teenagers for the court shows eighteen teenage death reports: A [response](#) by Pfizer to FDA regarding post-authorization adverse event reports for ages 12 to 15, included detailed data on [5 fatal U.S. cases](#) and [13 fatal foreign cases](#). Cases included a 13-year-old boy who [died in his sleep](#) three days after vaccination, another 13-year-old boy who died 3 days after vaccination and whose autopsy “showed [enlarged heart](#) and fluid surrounding the heart caused by the Covid vaccination” and a 15-year-old girl whose cause of death was listed as “[Anoxia cerebral and Cardiac arrest](#).”

The cumulative analysis indicates that 1,215 serious reports were received for individuals 12-15 years of age.

Yet according to the CSO no child died in Ireland of covid19 during the pandemic. This is **Exhibit Child** for

the court. On February 1, 2022, ICAN, through its attorneys, submitted two Freedom of Information Act requests to the CDC for any documentation concerning confirmed COVID-19 deaths in [children 11 years old or younger](#), and in [12- to 15-year-old children](#). On March 10, 2022, the CDC sent this astonishing [response](#) which is **Exhibit CDC 22** to both of these requests:

‘ NCHS [National Center for Health Statistics] has not conducted the analyses requested for this age group and therefore cannot provide you with a data product. ’

So, despite not having conducted the “analyses” of its own data for either of these age groups and, therefore, not being able to cite even one confirmed case of a healthy child 15 years old or younger dying from COVID-19, the CDC felt confident enough not only to relentlessly promote COVID-19 vaccines to these children, but it also makes the truly incredible [claim](#) that “COVID-19 ranks as **one of the top 10 causes of death** for children ages 5 through 11 years.” This, despite the fact that, when pressed for proof of that statement, the CDC admits it hasn’t analyzed its own data and cannot provide any. The EMA in the EU and the HPRA in Ireland relied on the CDC for data, information, direction and guidance in relation to the covid19 vaccinations of children. This was and still is a complete fraud.

Source: Press Release from CDC and ICAN’s lawyers in the USA at <https://icandecide.org/press-release/cdc-cannot-provide-an-instance-of-a-single-confirmed-covid-19-death-in-a-child-younger-than-16/>

Many top scientists and medical doctors and medical professionals signed a letter to a British Minister in May 2021 stating their opposition to covid19 vaccinations of children on scientific and medical grounds and risks and dangers to children from the vaccine. I present **Exhibit Danger to Children**.

Many countries stopped giving covid19 vaccinations to children under 18 including Britain and Scandinavian countries and Australia in 2022 and 2023 due to child safety concerns.

The official Australian Expert advisory group to the Australian government no longer recommends the vaccine to children and to young adults under 18. This is due to the scientific, medical and statistical evidence worldwide showing harms caused to children and young adults from these vaccines. I include a chart from ATAGI below:

ATAGI 2023 Booster Advice*

Age	At risk**	No risk factors
<5 years	Not recommended	Not recommended
5-17 years	Consider	Not recommended
18-64 years	Recommended	Consider
≥ 65 years	Recommended	Recommended

*mRNA bivalent booster preferred; for ages in which a bivalent vaccine is not approved, [use a vaccine approved for that age group](#). A 2023 booster dose should be given 6 months after a person's last dose or confirmed infection.

**Includes those with a medical condition that increases the risk of severe COVID-19 illness (refer to [ATAGI clinical guidance](#)) or those with disability with significant or complex health needs or multiple comorbidities which increase the risk of poor outcomes from COVID-19.

Source: <https://www.health.gov.au/news/atagi-2023-booster-advice#:~:text=ATAGI%20recommends%20a%202023%20COVID,aged%2065%20years%20and%20over>

A report published by the Office for National Statistics (ONS) in the UK in 2024 shockingly reveals people aged 18 to 49 who have received four doses of the COVID-19 vaccine are up to 318% more likely to die of any cause than unvaccinated people aged 18 to 49. I present **Exhibit ONS** to the court.

Judge Michael Twomey dismissed all of this official government evidence as “conspiracy theory” in his judgments and orders. This made his judgments and orders erroneous, defective and flawed on the most important issue in the court case, making his judgments and orders null and void in law.

(k) Statistical reports from governments worldwide on Our World in Data web site showing massive and sustained increase in excess mortality after mass covid19 vaccinations in many countries worldwide. These are in the affidavits and exhibits given to the High Court.

The massive sudden increase in the deaths of children in Europe and outside it after mass covid19 vaccinations was also documented by us in our affidavits and exhibits given to the High Court. I present some of these exhibits, **Exhibit – Children** and **Exhibit 106** and **Exhibit 104**

The **Exhibit Child Deaths** provides the human face of this tragedy for the court.

This must be weighed against the fact that no child died of covid19 in Ireland according to the CSO. Our filed affidavits and exhibits show that Sweden has banned covid19 vaccinations for children aged 5 to 11 since January 2022 and Britain and several other European countries copied Sweden in 2022 due to safety reasons, but Ireland in 2023 and 2024 is still recommending covid19 vaccinations for children aged 5 to 11 and now for children aged 6 months and over. This is disgraceful.

Sources: <https://www.reuters.com/world/europe/sweden-decides-against-recommending-covid->

The 2.2% myocarditis risk in adolescent teens following the COVID-19 mRNA injection is approximately 37 times the risk associated with SARS-CoV-2 infection (0.06%) in that same age group. Given these estimates, there is no valid reason for vaccinating this age group.

Cardiovascular manifestation of the BNT162b2 mRNA COVID-19 vaccine in adolescents. Mansanguan S, Charunwatthana P, Piyaphanee W, Dechkhajorn W, Poolcharoen A, Mansanguan C. Trop Med Infect Dis. 2022;7:196.

and

Risk of myocarditis from COVID-19 infection in people under age 20: a population-based analysis [PREPRINT] Singer ME, Taub IB, Kaelber DC. medRxiv. 2022

(l) Scientific report of Comparison of hundreds of millions of covid19 vaccinations to hundreds of millions of flu vaccinations and hundreds of millions of vaccinations for other diseases clearly showed covid19 vaccines were more dangerous than other vaccines over the last 60 years.

In our sworn affidavit lodged in the High Court December 2022, the findings of this scientific study were stated:

' They also compared the covid19 vaccines to medical products which hundreds of millions of people consume regularly every year and they found that covid19 have far more side effects and cause more illnesses and disabilities and deaths.

I present this report from the World Council for Health (WCH) as [Exhibit 6a](#) to the court. This is an extremely important report which should be read by the judges of this High court and by the opposing party, the defendants and by members of the general public. '

This showed that the covid19 vaccines were several magnitudes more dangerous than all other vaccines. This important evidence was ignored by Judge Michael Twomey in his judgment. This is **Exhibit 17** for the Supreme Court and European courts.

(m) The affidavits and testimonies of our witnesses who are vaccine victims and the affidavits and testimonies of our expert witnesses who are scientists and medical doctors and medical professionals and provided sworn affidavits proving our claims and our case in court. We have Irish medical doctors who can testify in court to the injuries, illnesses, disabilities and deaths caused by the covid19 vaccines. This is **Exhibit Doctors** for the Supreme Court.

(n) the scientific evidence shows that some batches of the Pfizer covid19 vaccine were deadlier than other batches. This showed inconsistency among batches which is illegal and unlawful.

In our Submissions delivered to the High Court in July 2023 we stated the following:

‘ In response to serious allegations denying vaccine injuries, illnesses, disabilities and deaths in the judgment on costs, I present the following scientific evidence showing that not all batches of the Pfizer covid19 vaccine were consistent, the same, safety checked, and quality controlled as required by law. Some batches of the Pfizer covid19 vaccine produced very serious adverse events leading to serious illnesses, disabilities and deaths, while other batches led to illnesses and disabilities, while other batches had no adverse events and behaved like a placebo. This has completely undermined the HSE, the Minister for Health and Department of Health and the Irish government and shows that the covid19 vaccines were NOT safe and effective. Their false claim of “safe and effective” is proven to be a lie and this lie enticed many people in Ireland to get the covid19 vaccinations and made them vulnerable to these illnesses, disabilities and deaths, and the evidence from the HPRA in Ireland and other sources shows that thousands of people have been struck down with vaccine injuries, illnesses, disabilities and deaths. There has been no accountability by the HSE, the Minister for Health and Department of Health and the Irish government. This makes the costs judgment in error in fact, in law and in precedent and thus null and void in law.

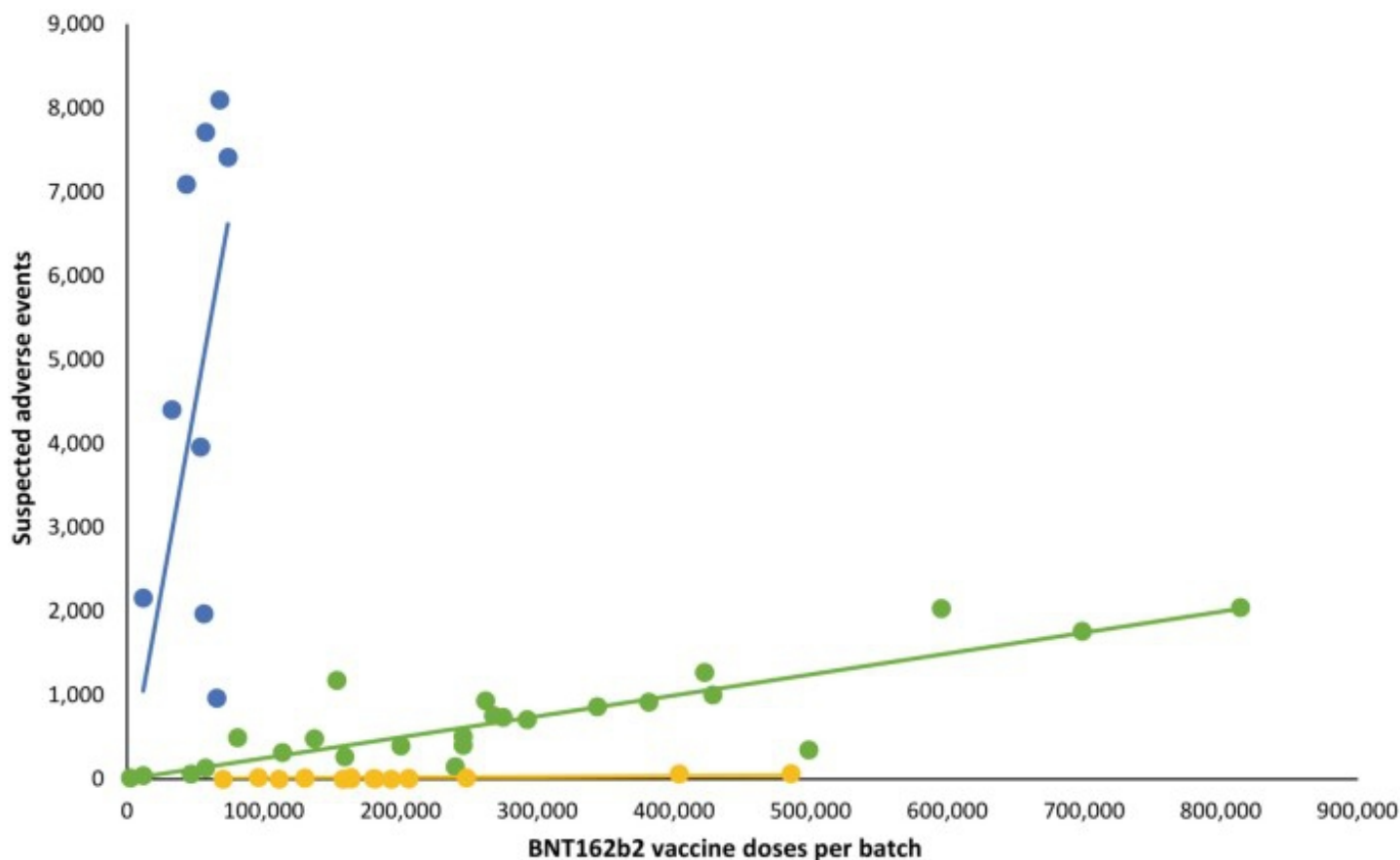
I cite the published and peer reviewed scientific study below. This is [Exhibit 560 for the court](#)

Batch-dependent safety of the BNT162b2 mRNA COVID-19 vaccine

Schmeling et al. 2023

<https://onlinelibrary.wiley.com/doi/10.1111/eci.13998> ‘

The Graph from this scientific study showing three vaccinated groups. One with no adverse events (yellow line), another group with a moderate level of serious adverse events (green line), and another group with a very high level of serious adverse events including death (blue line).



There was no disclosure of this to the general public in Ireland and other countries. Vaccinated people did not give their full Informed Consent for this, as they were not informed. This is very sinister and is criminal. The Judge did not give time in court for this to be presented to the court.

o. Evidence from top medical doctors and scientists showing that safe and effective medicines for treating and curing covid19 since June 2020. There was no need for covid19 vaccines. This information was deliberately hidden and concealed from the general public and vaccine recipients.

p. The Exhibits below for the High Court and now the Supreme Court detail the scientific evidence about the origins of the sars-cov2 virus, its creation and the origins of the covid19 vaccines from top scientists and published scientific research and official government documents and communications worldwide.

Exhibit Gain of Function which traces the origins of the sars-cov2 virus back to Dr. Ralph Baric and Peter Daszak and gain of function research carried out in the USA and in Wuhan in China.

Exhibit – origin of the virus and implications for the vaccine and informed consent for the High Court and Supreme Court

Peter Daszak a central figure in the covid19 scandal and the Wuhan laboratory and gain of function studies on coronaviruses stated the following in 2015 which explains a lot:

"We need to increase public understanding of the need for medical countermeasures such as a pan-coronavirus vaccine. A key driver is the media and the economics will follow the hype. We need to use

that hype to our advantage, to get to the real issues. Investors will respond if they see profit at the end of the process."

Considering the national security breaches and implications of this for many countries, including Ireland, in addition to the breaches of Constitutional rights and human rights in many countries, and the massive economic losses caused to EU bodies and the EU itself and to EU member states and to the USA and other countries, it will be necessary to issue international arrest warrants and search and seizure warrants for Dr. Ralph Baric and his laboratory material and records in the USA and Peter Daszak and the material and records of Ecohealth Alliance, Moderna CEO, Stephane Bancel, Shi Zhengli and her team of scientists from the Wuhan Institute of Virology in China and their laboratory material and records, and Dr. Anthony Fauci and proceed with criminal investigations followed by criminal court cases. Any attempt to block this or stop this must be prosecuted as a criminal offence and a civil offence.

We will be receiving Classified files and data from the US military soon once they are officially and legally declassified in a federal court case in the USA in June / July 2024. This declassified evidence will prove that the covid19 virus and the covid19 vaccine were bioweapons whether intentional or not, and they caused the injuries, illnesses, disabilities and deaths which we claimed in our High Court case and that full informed consent was NOT given for these vaccines. Once we have these declassified military documents and data we will present them to the Supreme Court and the European Court of Human Rights.

Dr. Richard Fleming PHD, MD, JD, is a scientist, medical doctor and lawyer in the USA who researched the origins of the covid19 virus and published a book with this scientific findings and legal findings. It is titled 'Is Covid19 a Bioweapon' and was published in 2021. It provides very strong scientific evidence to show that covid19 may have been a bioweapon. It corroborates the evidence cited above and evidence we have presented to the courts. This is **Exhibit Book** for the Supreme Court.

q. Our affidavits and exhibits showed illegal and unlawful threats, coercion and blackmail was used against medical doctors and scientists and that a gun has been put to the heads of medical doctors by medical councils and professional bodies to keep silent about covid19 vaccine injuries, illnesses, disabilities and deaths, and the ineffectiveness of covid19 vaccines, and ineffectiveness of and harms caused by covid19 lockdowns, and the availability of effective medicines for treating covid19 since June 2020. Our **Exhibit Blackmail** which is in video format and paper format on the DVD provides news Interviews of Irish medical doctors who explain the illegal and unlawful threats, coercion and blackmail used against medical doctors to prevent them exposing covid19 vaccine injuries, illnesses, disabilities and deaths. This is also viewable on the Internet at

<https://www.youtube.com/watch?v=N30zUW5BsjY>

and <https://louiseroseingrave.substack.com/p/senior-medics-talk-vaccine-harm-as>

And further confirmation of this is the fact that Dr. Martin Feeley, a highly experienced medical doctor, was forced to resign from his position as clinical director of the Dublin Midlands Hospital Group in Ireland due to his views about covid19 lockdowns and covid19 vaccines and the dangers that this vaccine presented to children.

Sources: <https://www.google.com/search?q=dr+martin+feeley+covid>

These Irish medical doctors can be subpoenaed or summonsed into the Supreme Court to testify.

r. The facts and evidence from the Pfizer vaccine trial as compiled by Experts including medical doctors and scientists showing the vaccine was NOT effective and NOT safe. This is in our sworn affidavits and Exhibits given to the High Court.

s. Our **Book of Causality** where multiple correlations in Ireland and countries worldwide and in published scientific papers and pathology and medical studies and use of the Bradford Hill criteria for Causality points towards causality, which in this case is mass covid19 vaccinations. I further say that the best scientific and medical explanation of causality is given by Dr. Michael Palmer and Dr. Sucharit Bhakdi, a medical doctor and former professor of Medicine in Germany who are members of Doctors for Covid Ethics have set out what they deem “irrefutable proof of causality” that mRNA vaccines are causing vascular and organ damage. From studies and autopsy evidence the medical experts show:

1. mRNA vaccines don't stay at the injection site but instead travel throughout the body and accumulate in various organs;
2. mRNA-based Covid vaccines induce long-lasting expression of the SARS-CoV-2 spike protein in many organs;
3. Vaccine-induced expression of the spike protein induces autoimmune-like inflammation;
4. Vaccine-induced inflammation can cause grave organ damage, especially in vessels, sometimes with deadly outcome.

They explain that autopsy evidence shows that “the strong expression of spike protein in heart muscle after vaccination correlates with significant inflammation and tissue destruction”. They add that “vaccine-induced vascular damage will promote blood clotting, and clotting-related diseases such as heart attack, stroke, lung embolism are very common in the adverse events databases”.

Source: <https://doctors4covidethics.org/vascular-and-organ-damage-induced-by-mrna-vaccines-irrefutable-proof-of-causality/>

Their scientific article at <https://doctors4covidethics.org/vascular-and-organ-damage-induced-by-mrna-vaccines-irrefutable-proof-of-causality/> is an excellent description of causality in relation to the damage and deaths caused by the covid19 vaccines.

Causes of death from the spike proteins include:

- (a) The formation of massive clots inside the veins and arteries of vaccinated people which is playing a role in deaths from heart attacks, strokes, clots, vein or artery bursts and bleeds, aneurysms, “sudden deaths”, hemorrhages and circulatory disorders.
- (b) spike protein damage to the heart. Excessive inflammation of the heart caused by interaction of the immune system with the spike proteins.
- (c) spike protein damage to the endothelium of blood vessels
- (d) Spike protein induced Lymphocytic infiltration, inflammation and destruction were observed in many organs, including the lungs, the brain, liver, spleen, the heart and multiple glands.

t. HSE evidence proving Full Informed Consent was not given by parents and guardians was provided to the High Court but not acknowledged by Judge Michael Twomey in his judgments and orders.

And additional HSE evidence confirms that the HSE did not have the evidence to support their public statements about covid19 and the covid19 vaccines. They deliberately misled the general public and vaccine recipients. I refer the court to **Exhibit – HSE Evidence**.

u. the cost benefit analysis for the vaccines using official British government data. **Exhibit Cost Benefit Analysis**.

v. 17,000 medical doctors and medical scientists made a Public Declaration calling for an end to all covid19 vaccinations in May 2022. They stated these covid19 vaccines were unsafe and ineffective and a threat to the general public. And that the vaccine injured and disabled should be financially compensated and provided with healthcare to recover. And those responsible for these mass covid19 vaccinations should be brought before criminal courts. They made a similar Public Declaration in October 2021.

Source: <https://globalcovidsummit.org/news/declaration-iv-restore-scientific-integrity>

Supporting Evidence and Corroborating Evidence

(i) official statistical evidence from government bodies worldwide showing no rise in excess mortality until mass covid19 vaccinations began. During and after covid19 mass covid19 vaccinations there was a massive and sustained rise in excess mortality lasting from 2021 to 2023. This evidence was presented to the High Court and is being presented to the Supreme Court including up to date data for 2023 and 2024.

Official statistical evidence from the GRO in Ireland and Eurostat in the EU showing a large increase in excess mortality In Ireland for over 24 months during and after mass covid19 vaccinations. This is presented in **Exhibit 20** for the Supreme Court. Due to the importance of this official data to the Supreme Court and to the Irish people and nation I have integrated it into this affidavit.

EXCESS MORTALITY RATES PER EUROSTAT

	IRELAND			
	2020	2021	2022	2023
Jan	-9.2%	21.4%	-4.2%	15.4%
Feb	-1.8%	17.7%	2.7%	0.8%
Mar	3.6%	-4.8%	7.0%	9.2%
Apr	38.0%	-0.2%	19.2%	12.2%
May	7.1%	6.2%	13.4%	13.2%
Jun	-4.5%	0.5%	12.2%	14.0%
Jul	-3.2%	10.1%	16.4%	13.7%
Aug	1.9%	11.7%	16.9%	21.1%
Sep	0.0%	12.5%	11.2%	12.5%
Oct	5.5%	14.2%	15.7%	17.8%
Nov	-2.5%	16.3%	15.5%	10.4%
Dec	-7.5%	5.8%	25.7%	

Irish figures are submitted weekly by the GRO as compiled from rip.ie and compared to a baseline monthly average (2016-2019) prepared by GRO from rip.ie analysis.

As per Table above:

In 2020 (Pandemic Year) Ireland had 5 months excess mortality with 6 months negative excess mortality

In 2021 Ireland had 10 months excess mortality and 2 months negative excess mortality

In 2022 Ireland had 11 months excess mortality and 1 month negative excess mortality

In 2023 Ireland has had 11 months excess mortality

Exhibit Irish Press and Media for the court shows press and media reports about this sudden and massive rise in excess mortality in Ireland from mid 2021 to 2023.

Official and reputable governmental bodies such as CSO, GRO, RIP.ie, Eurostat, the Office of National Statistics and the UKHSA in Britain, Euromomo, the OECD, and ABS in Australia which detailed a large rise in excess mortality shortly after mass covid19 vaccinations in highly vaccinated countries. By contrast lowly vaccinated countries had no significant rise in excess mortality and some had negative excess mortality.

And data from top life insurance companies in the USA and Europe showing a sudden big rise in excess mortality after mass covid19 vaccinations, including young and middle and aged people dying. The biggest rise in the history of life insurance companies. This is in our sworn affidavits and exhibits given to the High Court. I further say that at a US Senate hearing hosted by Senator Ron Johnson on December 7th 2022, that a senior insurance industry analyst named Josh Stirling testified and presented a shocking conclusion from official UK government health data. He presented statistical findings showing that those people vaccinated against COVID-19 have a 26% higher mortality rate on average compared to those who declined the jab – and the death toll is even more staggering for vaccinated people under 50 years old, where mortality is 49% higher than for those unvaccinated. And he showed that the people who only took one dose of the vaccine have an approximately “145% worse mortality rate” . Josh Stirling concluded. “If you were to take these numbers and apply them to the United States, that ends up being something like 600,000 excess deaths per year,”. This is **Exhibit Sterling** for the court.

I further say that evidence from Ed Dowd a data analyst who worked for many years in firms in Wall street in New York which we presented to the High Court shows statistics from official government bodies and insurance companies and actuaries in many countries showing :

- (i) a massive increase in excess mortality after mass covid19 vaccinations in Spring 2021 in many countries. This including a big increase in the deaths of healthy young people under 40 years old.
- (ii) a massive increase in disability claims after mass covid19 vaccinations in Spring 2021 in many countries.
- (iii) this has imposed massive losses on insurance companies, governments, individuals and families, including massive losses for the EU.

This was in sworn affidavits and exhibits presented to the courts. These official statistics are available to the courts and the general public at

<https://phinancetechnologies.com/HumanityProjects/Projects.htm>

I cite from sworn affidavit filed in the High Court in December 2022 and given to defendants and handed to the Judge in court on March 10th 2023

‘ Eurostat an official body of the European Union found an excess mortality of 16% for 2022 in the EU. The excess mortality for Europe ranges from 10% to 55% for 2022. The data shows low excess mortality for lowly covid vaccinated countries and high excess mortality figures for highly covid vaccinated countries

Ireland has had a 16% increase in excess mortality in 2022 while highly vaccinated Iceland has had a 55% increase in excess mortality and Spain has had a 37% increase in excess mortality in 2022. I present the following increase in excess mortality statistics for European countries for 2022.

Iceland, + 55.8%

Spain +37%

Cyprus +33%

Greece +31%

Portugal +28.8%

Switzerland +25.9%

Italy + 24.9%

Ireland 16.3%

Austria + 17.5%

Slovenia + 16.5%

Germany +15.2

Norway + 14.8%

Netherlands + 14.7%

Croatia + 14.6%

France + 14.1%

Estonia + 12.3%

Luxemburg + 11.%%

Denmark +10.3%

There was very Low Excess Mortality in countries with very low covid19 vaccination rates

Bulgaria + 1.4%

Romania + 2.4%

I present this shocking graph from Eurostat to the court now. This is Exhibit 9. ‘

This is presented as **Exhibit – Eurostat** to the Supreme Court

I also refer the Supreme Court to **Exhibit – Excess Mortality Ireland.**

I also refer to the **sworn affidavits and Exhibits** given to the High Court which detail the sudden massive rise in excess mortality after mass covid19 vaccinations.

New incriminating evidence and scientific study published in the Lancet in 2023 shows data from the ONS and the Office for Health Improvement and Disparities in Britain and the OECD showing a large increase in

excess mortality after mass covid19 vaccinations there continuing up to the present in Winter 2023 which corroborates and supports the evidence we provided to the High Court. This includes the following:

- 7.2% or 44,255 more deaths registered in the UK in 2022 according to the ONS and an OECD figure of Excess deaths in 2022, 52,514 (9.26%)

Further analysis by cause and by age- and sex-group may help quantify the relative contributions of these causes.

Office for Health Improvement and Disparities 3rd June 2022 to 30th June 2023

- Excess deaths for all causes were relatively greatest for 50–64 year olds (15% higher than expected)
- 11% higher for 25–49 and under 25 year olds
- 9% higher for over 65s

Several causes 3rd June 2022–30th June 2023

- All cardiovascular diseases 12% higher
- Heart failure 20% higher
- Ischaemic heart disease, 15% higher
- Liver diseases 19% higher
- Acute respiratory infections 14% higher
- Diabetes 13% higher

For middle-aged adults (50–64)

- Cardiovascular diseases 33% higher than expected
- Ischaemic heart disease 44% higher
- Cerebrovascular disease 40% higher
- Heart failure 39% higher
- Deaths involving acute respiratory infections 43% higher
- Diabetes, deaths were 35% higher

The pattern now is one of persisting excess deaths which are most prominent in relative terms in middle-aged and younger adults

Sources: Excess mortality in England post Covid-19 pandemic: implications for secondary prevention, Stuttard et al. 2023.

OECD, British statistics, <https://stats.oecd.org/index.aspx?queryid=104676>

This scientific paper in the Lancet is **Exhibit- Lancet** for the Supreme Court and European courts.

This is contributing to the large rise in excess mortality in Britain, Ireland and other countries since mass covid19 vaccinations began.

Official Excess Mortality data from the OECD which was sourced from official government bodies in many countries worldwide clearly shows a correlation between a big and sudden rise in excess mortality and mass covid19 vaccinations lasting from 2021 to the end of 2023. This statistical research was carried out by Igor Chudov, a mathematician, in 2024. I attach his statistical findings as **Exhibit 33** for the court. These statistical findings corroborate prior statistical findings on this issue. These statistical findings can also be viewed on the Internet at

<https://www.igor-chudov.com/p/2023-excess-mortality-positively>

Official ONS data from Britain has confirmed that covid19 vaccinated people have a far higher death rate than unvaccinated people. I refer to **Exhibit Death Rates**.

Debate in the Irish Parliament (Dail Eireann) about the big rise in Excess Deaths after mass covid19 vaccinations and Calls for an Independent Public Inquiry

Several elected politicians in the Irish Parliament (Dail Eireann) raised the issue of the big rise in Excess Deaths in Ireland from mid 2021 to October 2023 on the 18th of October 2023. The politicians demanded an Independent Public Inquiry into this.

News report about this below:

<https://patrickewalsh.substack.com/p/excess-deaths-linked-to-covid-19>

and <https://patrickewalsh.substack.com/p/excess-deaths-john-mcguinness-td>

This is **Exhibit – Irish Parliament** on the attached dvd.

Debate in the British Parliament about the big rise in Excess Deaths there after mass covid19 vaccinations from 2021 to 2023 on October 20th 2023

Debate and Calls for a Public Inquiry there. News report about this below:

https://www.youtube.com/watch?v=E44Mg67d_no

and <https://www.youtube.com/watch?v=97qRUqYLNu0>

and <https://www.youtube.com/watch?v=ca467cuGjso>

This is **Exhibit – British Parliament** on the attached dvd.

Debate in the British Parliament about the big rise in Excess Deaths there after mass covid19 vaccinations from 2021 to 2023 on October 16th January 2024

This debate and the facts and evidence provided to the British Parliament corroborates our evidence presented to the High Court.

This is **Exhibit – British Parliament** on the attached dvd.

Some of the mainstream press and media have reported on this big rise in excess mortality after mass covid19 vaccinations up to the present in 2023. The alternative press and media has reported on this excess mortality, I refer the court to <https://data-analytica.org/high-court.htm>

We also have provided evidence of a massive increase in hospital admissions and waiting lists after mass covid19 vaccinations up to the present in 2023. The alternative press and media has reported on this, I refer the court to <https://data-analytica.org/high-court.htm>

Judge Twomey wrongly claimed there was no big rise in excess mortality in Ireland after covid19 vaccination. He lied and was in error about this in his judgments and orders. His judgments and orders were based on lies.

(ii) Published scientific research in February 2024 using 99 million vaccinated people in several countries confirms and corroborates the evidence we presented to the High Court and Supreme Court. This study found some of the injuries, illnesses, disabilities and types of death associated with the covid19 vaccines which we provided to the courts, and the duration of the study was short at 42 days. Rates of myocarditis, pericarditis, guillan barre syndrome and neurological illnesses were significantly increased after vaccination. I cite the study below.

COVID-19 vaccines and adverse events of special interest: A multinational Global Vaccine Data Network (GVDN) cohort study of 99 million vaccinated individuals

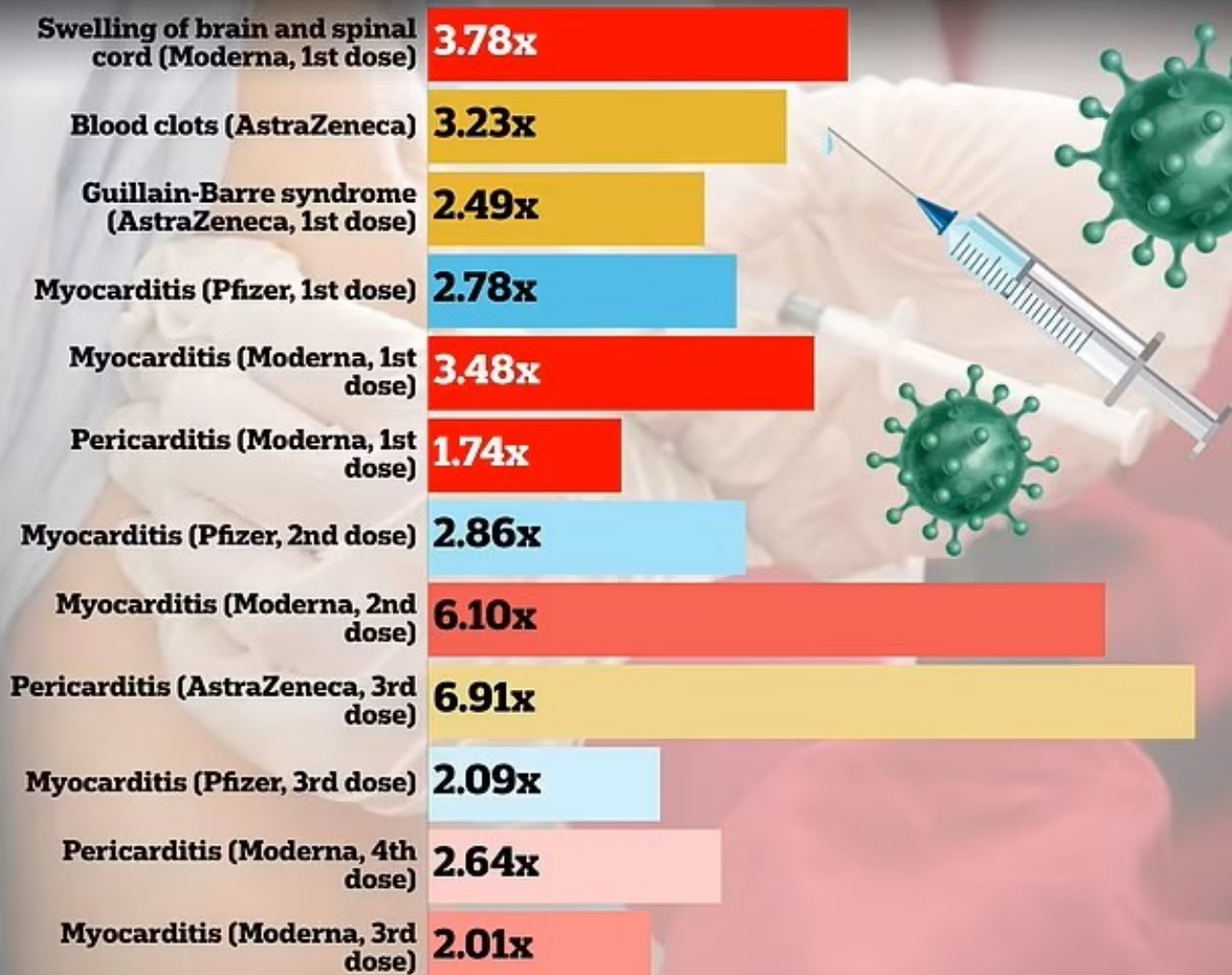
Faksova et al. 2024. Vaccine. PMID: 38350768 DOI: 10.1016/j.vaccine.2024.01.100

<https://pubmed.ncbi.nlm.nih.gov/38350768/>

The chart below is from this scientific study and shows the risks and dangers from this vaccine. This chart was published in an article in the Daily Mail newspaper in Britain on 19 February 2024 and is viewable at <https://www.dailymail.co.uk/health/article-13100755/Largest-Covid-vaccine-study-finds-shots-linked-small-increased-risk-neurological-blood-heart-disorders-extremely-rare.html>

INCREASED RISK OF HEALTH CONDITIONS AFTER COVID VACCINE

* out of 99,068,901 vaccinated individuals



SOURCE: The Global COVID Vaccine Safety (GCoVS) Project

News Interview with medical doctor and Cardiologist about these scientific findings at

<https://petermcculloughmd.substack.com/p/global-vaccine-data-network-finds>

This has been widely reported in the press and media for the first time in February 2024. I provide a link to New York Post article at <https://nypost.com/2024/02/20/us-news/covid-vaccines-linked-to-slight-increases-in-heart-brain-blood-disorders/>

and Daily Mail article from 19 February 2024 at <https://www.dailymail.co.uk/health/article-13100755/Largest-Covid-vaccine-study-finds-shots-linked-small-increased-risk-neurological-blood-heart-disorders-extremely-rare.html>

A paper published in The *Australian Journal of General Practice* (AJGP) titled

Long COVID: Sufferers can take heart

Robert Tindle, 2024

doi: 10.31128/AJGP-07-23-6896

https://www1.racgp.org.au/ajgp/2024/april/long-covid-sufferers-can-take-heart?fbclid=IwAR0_LO6ggqBlf-Of5kix-wpuAVmNDtk1tYm4LJylx-Rvn3SeFbEDGo3bK0c

corroborates our evidence presented to the High Court and Supreme Court. Long covid and Long vaccine are basically the same illness. Long vaccine is the serious and lingering damage caused to people by the covid19 vaccines and is acknowledged by the author and in several referenced scientific studies. I quote from the paper:

‘ Multiple studies have shown an increased risk of myocarditis after vaccination with mRNA encoding SARS-CoV-2 spike protein.^{25–27} mRNA vaccines can result in spike protein expression in muscle tissue, the lymphatic system, cardiomyocytes and other cells after entry into the circulation.²⁸ Recipients of two or more injections of the mRNA vaccines display a class switch to IgG4 antibodies. Abnormally high levels of IgG4 might cause autoimmune diseases, promote cancer growth, autoimmune myocarditis and other IgG 4-related diseases (IgG4-RD) in susceptible individuals.²⁹ ‘

A new scientific paper by Yale University scientists and doctors is undergoing peer review in 2024 and provides more detail about Long vaccine. I cite it below:

Post-Vaccination Syndrome: A Descriptive Analysis of Reported Symptoms and Patient Experiences After Covid-19 Immunization

Wu et al. 2023

<https://www.medrxiv.org/content/10.1101/2023.11.09.23298266v1.full>

Many scientists and medical doctors believe that Long vaccine is behind the sudden and massive rise in disability claims in the USA, Britain, Australia, and EU countries after mass covid19 vaccinations in Spring 2021.

Source: Dr. Pierre Kory, <https://pierrekorymedicalmusings.com/p/long-vax-finally-enters-the-lexicon>

The evidence we have provided in this affidavit and exhibits and submissions and books to the courts show that the CDC, FDA, EMA and HPRA in Ireland and the Irish government and health authorities had information about these risks and dangers by May 2021 but they refused to reveal this to the general public and vaccine recipients and refused to halt the vaccination programme in accordance with public safety and the Precautionary Principle in May 2021. And they refused to reveal this to parents of children which was the subject of our court case. And they falsely claimed that the vaccines were “safe and

effective” which has now been proven to be false and fraudulent misrepresentation. Judge Michael Twomey’s judgments and orders relied upon lies, misinformation and fraud and this made them defective and erroneous. This new evidence and facts completely nullifies the judgments and order of Judge Michael Twomey making them null and void in law.

(iii) The non disclosure of important and material information about the vaccine and the denial of informed consent for the vaccine has led to dire consequences for many people. Another Published scientific study in 2023 shows 17 million deaths from the covid19 vaccines worldwide. I cite the paper below

COVID-19 vaccine-associated mortality in the Southern Hemisphere

Denis G. Rancourt, PhD ; Marine Baudin, PhD ; Joseph Hickey, PhD ; Jérémie Mercier, PhD

September 2023, Correlation Research in the Public Interest (correlation-canada.org)

Santé Liberté OÜ (jeremie-mercier.com)

https://www.researchgate.net/publication/373989367_COVID-19_vaccine-associated_mortality_in_the_Southern_Hemisphere

This is **Exhibit – 17 Million Deaths** for the Supreme Court.

These scientific findings were presented by Dr. Denis Rancourt at an international conference in the Romanian Parliament in Romania in November 2023. News about this at

<https://www.internationalcovidsummit.com/> . This is **Exhibit – Video 17 million deaths**.

Dr. Denis Rancourt will be asked to testify before the Supreme Court in Ireland.

This is corroborated by official Medicare data from the USA which shows a large increase in mortality after mass covid19 vaccinations. This Medicare data shows the mortality after vaccination increases every day for 365 days straight. This is unprecedented and provides strong proof and evidence. Medicare is an official government body in the USA and this Medicare data is credible and irrefutable evidence. This has been compiled by Steve Kirsch a data analyst in the USA. **Exhibit – Medicare** is a folder containing Medicare documents from the USA and statistical analysis of this Medicare data.

New Zealand resident Chris Johnston submitted an OIA request (similar to an FOI request) to the New Zealand government health authority. He received official statistics for the covid19 vaccines and related injuries, harms and deaths from the New Zealand government authority Steve Kirsch, a data analyst and statistician in the USA analyzed official statistics from the New Zealand government authorities. This is in folder **Exhibit Kirsch 2** containing several files for the court. Evidence for this OIA request (similar to an FOI request) to the New Zealand government health authorities is at

<https://fyi.org.nz/request/25021-number-of-covid19-vax-deaths-by-age-band-location-and-month>

The official government data they returned shows that the COVID vaccines didn't save anyone from dying from COVID. They did the opposite: they increased mortality. Even worse, when deaths peaked in July 2022, the vaccinated were disproportionately affected.

New evidence from Barry Young a Whistleblower from the Ministry of Health in New Zealand shows very high death rates from the covid19 vaccinations, as high as 20% and 25% in some clinics. This data shows a correlation between mass covid19 vaccinations and a large and sustained rise in mortality. This has been examined by statisticians in other countries and proven to be valid. This is in the folder **Exhibit Kirsch** containing several files for the Supreme Court and the European Courts. I quote Steve Kirsch an American data analyst and statistician who analysed this data from the New Zealand government:

“Record level vaccination-date/death data obtained from a whistleblower in the New Zealand Ministry of Health was analyzed using a standard time-series cohort analysis. The results remained consistent even after varying all four of the key independent variables (observation time window, days after shot, age, and dose number). The only way that can happen is if the COVID vaccines significantly increased mortality for those aged 60 and older, the very population that the vaccine was supposed to help. All five Bradford Hill causality criteria are satisfied. From this data, we can accurately estimate that overall, the mRNA vaccines led to the premature death of more than 1 person per 1,000 doses on average over all doses.

This estimate is supported by COVID death data from Medicare obtained from another whistleblower. The data from Medicare was stunning: the number of people who died rose monotonically for those who got shot in 2021 or 2022. My whistleblower inside HHS had never seen anything like that before. It was a perfectly straight line sloping upwards for 365 days since the dose was given. A safe vaccine would see a decline in deaths by 4% to 5% after 1 year from the shot. The COVID vaccines had a 26% mortality increase, a net difference of 30%. This makes the COVID vaccine a competitor to heart disease as the leading cause of death among the elderly (which kills 20% of people per year). “

This amounts to murder or manslaughter in law. This has caused a scandal and a high profile court case in New Zealand. This is more evidence that governments refused to release vital and material information about the vaccines to the general public and vaccine recipients and breached laws around informed consent and the Precautionary Principle.

This is further corroborated by a Professional Survey using a sample of 1,000 American households done by market research professional Leonard Murphy. Nearly half the deaths observed in US households were judged to be due to the COVID19 vaccine. The results are available to the general public and the Irish Supreme Court in **Exhibit Survey** and viewable online at

<https://kirschsubstack.com/p/survey-nearly-half-the-deaths-observed>

I further say that a new scientific study in the USA has revealed that covid vaccination is linked to a 21% increase in serious medical problems. These include illnesses and conditions capable of causing premature deaths or life-long disabilities. Millions of lives are at risk in the USA and thousands of lives are at risk in Ireland. This confirms the existing scientific research showing that the covid19 vaccines and boosters are not safe and effective.

Apparent risks of postural orthostatic tachycardia syndrome diagnoses after COVID-19 vaccination and SARS-Cov-2 Infection

Kwan et al. 2022

<https://www.nature.com/articles/s44161-022-00177-8>

Independent scientific analysis of this paper at

<https://alexberenson.substack.com/p/urgent-mrnas-jabs-may-have-caused>

(iii) Of the 3,400 published scientific studies we cited in our High Court case, one landmark scientific study stands out and has been quoted by many scientists and medical doctors. In our sworn affidavit lodged in the High Court December 2022, the findings of this scientific study were stated:

'An important published and peer reviewed scientific study into the effects of the covid19 vaccines in 2022 presents these risks and dangers to the public, it is titled

'Serious adverse events of special interest following mRNA COVID-19 vaccination in randomized trials in adults'

by Fraiman et al. 2022 and published in the journal 'Vaccine'

and online at <https://pubmed.ncbi.nlm.nih.gov/36055877>

*it found that a person was more likely to suffer a serious adverse effect including illness, disability or hospitalisation from the covid19 vaccine than suffer hospitalisation from the covid19 infection. The risk is as high as **1 in 800** according to this study and Dr. Asseem Malhotra, a top Cardiologist based in Britain.*

Here is a summary of the findings:

"Results: Pfizer and Moderna mRNA COVID-19 vaccines were associated with an increased risk of serious adverse events of special interest, with an absolute risk increase of 10.1 and 15.1 per 10,000 vacci-

nated over placebo baselines of 17.6 and 42.2 (95% CI -0.4 to 20.6 and -3.6 to 33.8), respectively. Combined, the mRNA vaccines were associated with an absolute risk increase of serious adverse events of special interest of 12.5 per 10,000 (95% CI 2.1 to 22.9). The excess risk of serious adverse events of special interest surpassed the risk reduction for COVID-19 hospitalization relative to the placebo group in both Pfizer and Moderna trials (2.3 and 6.4 per 10,000 participants, respectively).

Discussion: The excess risk of serious adverse events found in our study points to the need for formal harm-benefit analyses, particularly those that are stratified according to risk of serious COVID-19 outcomes such as hospitalization or death”

This is an important landmark study showing the dangers of these covid19 vaccines. '

Official statistics from the ONS and UKHSA in England prove that the covid19 vaccines are far deadlier than the covid19 virus. See **Exhibit – comparing covid with vaccines.**

(v) This prima facie evidence we presented to the High Court has been corroborated by official German documents released under Freedom of Information law in Germany. German government documents obtained under court order by the the German alternative media magazine “Multipolar” are shaking up German politics and the legal system. The documents revealed that the Robert Koch Institute (RKI) and public health scientists were interfered with and manipulated by unnamed politicians to serve a political agenda NOT provide medical and scientific truths and facts in relation to covid19 and covid19 risk and policies. They were instructed to lie and deceive. The covid19 policies and restrictions were based on lies. The RKI, which is the German equivalent to the US HHS Center for Disease Control and Prevention (CDC) have “blacked out” over 200 pages considerably and Multipolar are currently taking legal action against the redactions.

These lies and deception had ripple effects throughout Europe and there is evidence of collusion in this. For further context, the German Paul Erlich Institute in Germany is structured and functions much like the CDC and FDA and US HHS in the USA and is often relied upon by the European Union/Parliament political structure to provide medical and scientific advice and direction for these EU bodies. In this context, RKI interacts closely with the European Centre for Disease Prevention and Control (ECDC). RKI and ECDC also cooperated closely with the EMA in the EU and HPRA, NIAC and NPHET in Ireland and the CDC and FDA and US HHS in the USA during the period 2020 to 2024.

I present **Exhibit German Government**, which is a folder on the dvd, containing the German government documents, to the Supreme Court. This evidence can also be downloaded on the Internet at

[https://my.hidrive.com/share/2-hpbu3.3u#\\$/](https://my.hidrive.com/share/2-hpbu3.3u#$/)

The German press and media has reported on this scandal, I present link to this at

<https://deutschlandkurier.de/2024/03/die-geheimen-corona-protokolle-des-rki-wer-steckt-hinter-dem->

[geschwaerzten-namen/](#)

and

<https://multipolar-magazin.de/artikel/rki-protokolle-2>

I also present **Exhibit German Bundestag** which was a scientific conference about this held in the German Parliament, the Bundestag. The [second Corona Symposium](#) took place in the Bundestag, the German Parliament over the weekend of 11/12 November, 2023. Experts who gave presentations were Prof. Dr. Stefan Hockerz, Dr. Michael Yeadon, Prof. Dr. Michael Meyen, **Prof. Dr. Stefan Homburg**, Prof. Dr. Paul Cullen, Tom Lausen, Philipp Kruse, Dr. Walter Weber, Dr. Gunter Frank, Dr. Ronald Weikl, Prof. Dr. Walter Lang, Werner Möller, Prof. Dr. Andreas Sönnichsen, Prof. Dr. Sucharit Bhakdi, Uwe Kranz and Prof. Dr. Christian Schubert. Katharina Koenig, who became seriously ill as a result of a covid19 injection, also testified. Their expert testimony corroborates and verifies the evidence we provided to the High Court and now to the Supreme Court.

Furthermore, new published scientific research in August 2023 showing that the sars-cov2 virus or covid19 virus was created in a laboratory and that there was a cover up of this and of the variants and this was not communicated to the general public and this adversely affected informed consent for the covid19 vaccines. I cite the published scientific paper below:

Unnatural evolutionary processes of SARS-CoV-2 variants and possibility of deliberate natural selection

Tanaka, Atsushi Miyazawa, Takayuki, 2023

<https://zenodo.org/records/8361577>

This is **Exhibit 5** for the Supreme Court.

We will be receiving Classified files and data from the US military soon once they are declassified in a federal court case in the USA in May / June 2024. This declassified evidence will prove that the covid19 virus and the covid19 vaccine were bioweapons and they caused the injuries, illnesses, disabilities and deaths which we claimed in our High Court case and that full informed consent was NOT given for these vaccines and that this was deliberate. Once we have these declassified military documents and data we will present them to the Supreme Court and the European Court of Human Rights.

(vi) the sworn affidavits and testimonies of Dr. Angus Dalgleish an Oncologist in Britain with over 30 years experience, and of Dr. William Makis an Oncologist and cancer researcher in the University of Alberta with over 20 years experience who have found a strong link between new “turbo cancers” and mRNA vaccinations. **Exhibit 110** is a letter from [Dr. Angus Dalgleish](#) to Dr. Kamran Abbasi, the Editor in Chief of the British Medical Journal outlines the increased cancer risk from covid19 vaccinations.

(vii) A new scientific paper published in January 2024 shows a clear link between covid19 vaccination and myocarditis. This is now termed 'vaccine induced myocarditis'. This corroborates the prima facie evidence we provided to the High Court. I cite the paper below :

Autopsy findings in cases of fatal COVID-19 vaccine-induced myocarditis

Hulscher et al.

European Society of Cardiology Heart Failure Journal. January 14 2024,

<https://onlinelibrary.wiley.com/doi/10.1002/ehf2.14680>

A Systematic Review of Autopsy Findings in Deaths after COVID-19 Vaccination

Hulscher et al. July 2023

https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4496137

The New Zealand Ministry of Health titled "[Adverse Events Following the BNT162b2 mRNA COVID-19 Vaccine \(Pfizer-BioNTech\) in Aotearoa New Zealand](https://link.springer.com/article/10.1007/s40264-023-01332-1)"

at <https://link.springer.com/article/10.1007/s40264-023-01332-1>

found that for the COVID vaccines there was a safety signal for myo/pericarditis which was **25.6X higher than expected in the 5-19 age group after Dose 2.**

I include screenshot of this scientific study below

Results As of 10 February 2022, 4,277,163 first doses and 4,114,364 second doses of BNT162b2 had been administered to the eligible New Zealand population aged ≥ 5 years. The SIRs for 11 of the 12 selected AESIs were not statistically significantly increased post vaccination. The SIR (95% CI) for myo/pericarditis following the first dose was 2.3 (1.8–2.7), with a risk difference (95% CI) of 1.3 (0.9–1.8), per 100,000 persons vaccinated, and 4.0 (3.4–4.6), with a risk difference of 3.1 (2.5–3.7), per 100,000 persons vaccinated following the second dose. The highest SIR was 25.6 (15.5–37.5) in the 5–19 years age group, following the second dose of the vaccine, with an estimated five additional myo/pericarditis cases per 100,000 persons vaccinated. A statistically significant increased SIR of single organ cutaneous vasculitis (SOCV) was also observed following the first dose of BNT162b2 in the 20–39 years age group only.

Conclusions A statistically significant association between BNT162b2 vaccination and myo/pericarditis was observed. This association has been confirmed internationally. BNT162b2 was not found to be associated with the other AESIs investigated, except for SOCV following the first dose of BNT162b2 in the 20–39 years age group only, providing reassurances around the safety of the vaccine.

This is particularly relevant to our court case in the High Court and now the Supreme Court as we asked for a temporary injunction until this information was released to parents of children and the public in accordance with the Irish and EU laws of informed consent and the Precautionary Principle. This proves that Judge Michael Twomey was incorrect and wrong in his judgments. It proves our case to the court.

This explains much of the massive rise in excess mortality especially sudden adult deaths which occurred after mass covid19 vaccinations in Ireland and other highly vaccinated countries. There was no disclosure of this to vaccine recipients and there was no full informed consent.

This first scientific study above produced a chart showing the link between covid19 vaccination and

myocarditis and sudden deaths. This and other studies are in **Exhibit – Myocarditis** for the Supreme Court.

Pfizer gave a Press Release on January 27th 2023 where they finally admitted that the covid19 vaccine causes myocarditis and pericarditis in young people and teenagers and serious illnesses and disabilities which can lead to premature deaths or “sudden deaths”. This was after mass covid19 vaccinations when Pfizer had massive profits and financial gains. Yet the Irish government and HPRA and HSE and other state bodies continued to promote the vaccine as being “safe and effective”.

Dr Dean Patterson MBCHB, FRCP, a Consultant Cardiologist based in Guernsey in the UK with over 25 years medical experience sent a letter to the British Medical Council stating that he believed the covid19 vaccinations are responsible for the massive increase in heart abnormalities and deaths he has seen since 2021. It's the worst he has seen in his life time. He made this letter available to the general public at <https://doctoraseem.com/top-cardiologist-calls-on-gmc-to-investigate-covid-19-vaccine-injuries/>

This **Exhibit Cardiologist** for the court.

(viii) European Union Parliament Summit titled 'International Covid Summit III' on May 9th 2023 hosted by European MEP's where top scientists and doctors and experts provided expert testimonies about covid19 vaccines to the European Union Parliament. The EU Parliament have a video about this at

<https://www.bitchute.com/video/Lvb3HWfmPvu1/> (Part 1)

and

<https://www.bitchute.com/video/YGfjUKZMNjgU/> (Part 2)

At this Summit in the European Union Parliament, these experts confirmed and verified all of our evidence filed in the High Court and delivered orally to the High Court. Some of these medical doctors and scientists are expert witnesses for us in our court case. This was presented as evidence to the High Court in July 2023. This video is on the attached dvd and is **Exhibit 6** for the Supreme Court and European courts.

(ix) Evidence from Experts such as scientists, medical doctors, pathologists and statisticians to the UK Parliament on December 4th 2023.

At <https://soniaelijah.substack.com/p/world-leading-experts-testify-at>

and <https://defending-gibraltar.net/t/andrew-brigidens-pandemic-hearing-in-the-uk-parliament/5545>

This is **Exhibit 7** for the Supreme Court and European courts.

MEP's in the EU Parliament exposing frauds and crimes related to the covid19 vaccines and vaccinations in October 2023 which corroborates our evidence given to the High Court

In October 2023, several European MEP's from the European Parliament contacted the EMA for information and facts about the covid19 vaccinations. This is **Exhibit 8**. The MEPs letter sent to EMA on 4 October stated:

' We, the undersigned Members of the European Parliament, want to convey our deep concerns regarding the safety and ineffectiveness of COVID-19 vaccines and we believe it is imperative that immediate and resolute actions should be taken.

We therefore request the direct suspension of the marketing authorizations of the following COVID-19 vaccines:- Conditional Marketing Authorisation Pfizer (Comirnaty) dated 21 December 2020.

Conditional Marketing Authorisation Moderna (Spikevax) dated 6 January 2021.

Renewal of Marketing Authorisation Pfizer (Comirnaty-tozinameran) dated 31 August 2023.

Renewal Marketing Authorisation Moderna (Spikevax-elasomern) dated 15 September 2023.

In this letter, we aim to provide a comprehensive, though not exhaustive, rationale for our urgent plea.

The discourse surrounding covid-19 vaccines has been marked by a disconcerting upsurge in reported side effects, and, astonishingly, there have even been alarming reports of excess mortality. All of this has unfolded beneath a veil of unwarranted secrecy. '

Request for the direct suspension of marketing authorisations, 2 October 2023 viewable at https://voorwaarheid.nl/wp-content/uploads/2023/10/2023-010-03-suspension_marketing_authorizations_Marcel_de_Graaff1.pdf

The response from the EMA at <https://voorwaarheid.nl/wp-content/uploads/2023/11/2023-10-18-Letter-to-MEP-Marcel-de-Graaff-Request-for-the-direct-suspension-of-marketing-authorizations.pdf> clearly showed that the Irish government and other governments in Europe lied to their peoples about the covid19 vaccines and vaccinations. This is **Exhibit 8a**. The evidence from the EMA shows the Irish government and state bodies, the defendants in this court case, lied about and committed fraud in relation to covid19 vaccines. There was no informed consent given for these vaccinations.

Video of European MEP's from the European Parliament and their Press Conference below, choose English subtitles at <https://www.youtube.com/watch?v=9L3xxE8AGqE>

The EMA explicitly states that it has exclusively allowed the corona vaccines on the market for individual immunisations. And absolutely not for the control of infection and absolutely not for preventing or reduc-

ing infections. And this is devastating for governments that have gone full circle with the message that you are doing it for someone else. Not only did the EMA not allow the vaccines at all to go against infections, the EMA goes even further. It explains in its answer, and I quote "The EMA's assessment reports on the admission of vaccines emphasise the lack of data on contagiousness". In other words, the vaccines were not intended to prevent infections and there are no data at all that substantiates that the vaccines help against infections. In fact, the EMA states that the exposure to the virus increases the chance of infections even in those vaccinated.

The mass government campaigns to vaccinate yourself, to protect your parents, your neighbors, the weaker in society, were not only unauthorized, but also completely nonsense and not based on facts. The EMA says that the vaccines are only for the protection of the vaccinated individual. The vaccine passports administered by the Irish government was based on lies and fraud.

And before the individual, the patient, is vaccinated, all safety information must, and I quote the EMA again, "Be taken into account when administering or recommending a vaccination". So you were only allowed to make a recommendation for a vaccination after a doctor had determined that this was sensible in your case. And because almost no one under the age of 60 had a chance of serious complications due to the coronavirus, no one, but also no one under the age of 60 should be vaccinated after a single exception. So the sports halls full of vaccine prickers were completely in conflict with the use of which the vaccines had been administered by the EMA.

To assess the safety of the vaccines, it was essential for the EMA that side effects would be properly registered. And the EMA says about this, we expect many reports of side effects that occur during or shortly after vaccination. And that means that the complaints must be reported especially in the first period immediately following vaccination. The government supported a policy in which these complaints were not reported the first 14 days after vaccination, because the vaccine would need 10 to 14 days to become effective. All complaints in that period were written to the coronavirus, and that is not only fraudulent, but that is deliberately endangering people's lives. More lies, deception and fraud by the Irish government and health and regulator authorities.

The scientific evidence shows that the mRNA vaccines were a GMO and should not have been authorised as an ordinary vaccine. The EU has specific laws limiting the use of GMO's and these were breached, in addition to breach of laws authorising medicines and vaccines in EU. This is another fraud.

The government knew that the vaccines would not protect against the spread of the virus, but did not share this information with the citizens. On the contrary, it forced the vaccines to our citizens with lies, obscured the side effects and thus brought the health of everyone who had taken such a vaccine into danger.

This new evidence proves our case that informed consent was NOT given by parents for these vaccines. And informed consent was NOT given by the general public.

(x) A recently published and peer-reviewed scientific paper titled '[Covid-19 mRNA Vaccines: Lessons Learned from the Registrational Trials and Global Vaccination Campaign](#)' by Mead et al. in January 2024 corroborates our evidence given to the High Court and for the Supreme Court. I quote from the paper

“Numerous SAEs were identified following the Emergency Use Authorisation (EUA), including death, cancer, cardiac events, and various autoimmune, haematological, reproductive, and neurological disorders.”

The authors of the paper have called for a global moratorium on covid19 vaccines.

And a scientific paper published by Dr. Carl Heneghan of Oxford University in January 2024 has confirmed that heart disease and circulatory disorders are the main cause of the massive rise in excess deaths in Britain including deaths of young people since May 2021. This correlates to scientific findings linking the covid19 vaccines to myocarditis, pericarditis, heart inflammation, clots and strokes. These scientific findings are in **Exhibit 22** for the Supreme Court.

A scientific study conducted at Yale University hospital in the USA in 2023 by medical doctors and scientists confirms serious vaccine illnesses and disabilities now being termed “post vaccination syndrome”.

Post-Vaccination Syndrome: A Descriptive Analysis of Reported Symptoms and Patient Experiences After Covid-19 Immunization

Krumholz et al. 2023

<https://www.medrxiv.org/content/10.1101/2023.11.09.23298266v1>

There is evidence that vaccinated people are shedding the mRNA and spike proteins and this can adversely affect unvaccinated people. Vaccinated blood presents dangers to

- (i) blood transfusions and blood transfusion banks and people in need of blood transfusions
- (ii) organ transplants
- (iii) breastfeeding and pregnancies

I cite the scientific study below:

Inadvertent Exposure to Pharmacologically Designed Lipid Nanoparticles Via Bodily Fluids: Biologic Plausibility and Potential Consequences

Halma et al. 2024

<https://www.preprints.org/manuscript/202402.1267/v1>

(xi) The V-Safe data released by the CDC under court order in February 2024 provided the comments left by people who got the covid19 vaccinations and had reactions to the vaccine. This is **Exhibit V-Safe** for the Supreme Court.

These are all direct quotes from the V-safe comments received:

- Static orb in my line of vision
- Metallic taste 2-3 hours after
- Severe vertigo this morning now resolved
- Tingling 3 fingers
- Bell's palsy around 1 pm today January 14
- Angina
- Profuse sweating after chills
- 2 hour nose bleed same day as the shot, required medical intervention to get it to stop.
- I've had 2 bloody BMs today.
- Muscle twitching in injection arm
- Inability to focus
- Tingling in my feet and legs that comes and goes
- Heart Palpitations
- Hot flashes, chills, body aches, headache, elevated heart rate, exhaustion, swollen lymph nodes, temp 99.5-100.3 for five days
- Fever 48 hrs after the 1st vaccination
- Brain fog
- Brain fog inhibiting me to function mentally as a nurse, had elevated blood pressure and near syn-copal event and was seen in the ER twice with multiple tests. Taking a lot of supplements/vitamins to help with brain fog and muscle weakness i'm having
- Fatigue has been the symptom I've had most with the second shot.
- Metallic taste
- Nausea and headache on the day of the vaccine. On 1/11/21
- Left side of face and scalp flushing burning and tingling lasting about 2 hours.
- Vertigo 12 hrs post vaccine. For a duration of 24 hrs.
- My arm where the injection was given after 8 days had a local reaction of red and swollen, then 2 days later bruising appeared.
- Loss of appetite
- Large painful mass in armpit on injection side
- Swollen Lymphnodes
- Headaches after 2nd shot
- Sores on my tongue
- Got vaccine 12/31/2020. On January 1 & 2 I experienced extreme drowsiness on & off. On 1/7, I noticed injection site swelling redness and itchiness, it also looked like a welt and was warm. On 1/8 improved, 1/9 improved, 1/10 improved, 1/11 resolved
- Hematuria-clots
- Possible swollen lymph node near left collar bone (same side of injection site)

- Feel flushed
- Enlarged lymph nodes left armpit.
- Swollen lymph node in armpit on the side of injection
- Vaccine lead to a genital herpes outbreak (already have it, just caused an outbreak).
- Moderate Pain in armpit
- Lymph node swelling
- Shortness of breath
- All my food tastes really salty

These comments show serious adverse reactions to the vaccine, and indicate dissatisfied vaccine customers and corroborate the other V-Safe data released in 2023 showing harms, illnesses and disabilities caused by the vaccine, and included in our evidence. **Exhibit V-Safe 2** provide more detail about many people reporting serious adverse reactions to the covid19 vaccination(s) and serious illness.

This V-Safe data of the CDC was concealed and hidden from the general public and only released under court order in the USA. This non disclosure led to the denial of full informed for the general public and vaccine recipients. As the EMA in the EU and the HPRA in Ireland relied on this CDC data and had access to it, they are guilty of non disclosure led to the denial of full informed for the general public and vaccine recipients.

The EMA and HPRA either carried out similar research in Europe and Ireland and concealed and hid it OR failed to do this research, while claiming the vaccines were “safe and effective”. The legal team involved in the release of this V-Safe data issued a Press Release at

<https://thehighwire.com/editorial/breaking-first-look-at-the-free-text-covid-vaccine-safety-data-the-cdc-wanted-to-hide/>

(xii) On January 15th 2024, an important precedent was set, a court ordered The Department of Child Protection (DCP) to pay compensation and medical expenses to a youth worker who developed pericarditis after getting a Covid19 booster under a workplace vaccination directive. I cite the case below: *Shepherd v The State of South Australia (in right of the Department for Child Protection)* [2024] SAET 2 (15 January 2024)

This means employers are liable for the damage caused to employees by the covid19 vaccines under workplace vaccine mandates.

(xiii) In 2024, the State of Texas in the USA is suing Pfizer for vaccine fraud and fraudulent misrepresentation regarding vaccine safety and efficacy and for covid19 vaccine harms, injuries and deaths in Texas. The evidence from the Attorney General of Texas in the USA who is suing Pfizer is similar to the evidence we submitted to the High Court in Ireland. The grounds are also similar. This corroborates

the evidence and case we presented to the High Court in Ireland. The US court papers are **Exhibit 12** and will be presented to the Supreme Court in Ireland and European courts.

and

I further say that there are more legal proceedings in other countries. During a press conference in February 2023, a team of Japanese scientists led by Professor Masanori Fukushima of Kyoto University stated they will sue the Japanese government in court as the Health Ministry continues to refuse to acknowledge the causal link between the vaccine and deaths. According to Fukushima, Japan's Health Ministry won't acknowledge the causal link between the vaccine and deaths. Professor Masanori Fukushima made the following points:

- it is a matter of fundamental importance for the government to collect and disclose accurate data
- “witnessed fraud scandal committed by the health ministry”
- this is a historically serious problem that threatens the very existence of the nation of Japan.
- “as a medical doctor and a scientist, i had no choice but to dare to take legal action”
- it is of absolute importance to disclose the real world efficacy and safety of vaccination against covid. it is linked to people's healthcare, livelihood, and the economy.

The Japanese researchers threatened the government that additional lawsuits would be filed for the covid vaccine harms and cover-up. Fukushima said

“One more thing, pathological autopsies have already been conducted on people who died after receiving the vaccine. However, the Health Ministry is still unwilling to acknowledge the causal link between the vaccine and the deaths. If the health ministry maintains this unjustified position, we intend to file additional lawsuits in consultation with our lawyers,”

Sources: https://twitter.com/_aussie17/status/1621671725527343105

and https://twitter.com/_aussie17/status/1621671725527343105

and <https://boriquagato.substack.com/p/kyoto-university-professor-sues-japans>

and <https://www.thegatewaypundit.com/2023/02/japanese-researchers-file-lawsuit-japan-government-covering-side-effects-covid-vaccine/>

and

I further say that Pascal Najadi has successfully filed a civil case against Pfizer and the FDA in the New York Supreme Court in the USA on March 7th 2023. The grounds for this are outlined in the previous Point above of this affidavit, which involve a criminal case against a Swiss politician for promoting the unsafe Pfizer covid19 vaccine. The harms and damage caused by this covid19 vaccine, and the danger it poses to the general public are the subject of this Supreme Court case in New York.

News reports at

<https://rumble.com/v2c6ny8-breaking-news-pascal-najadi-sues-pfizer-in-new-york-supreme-court.html>

<https://www.google.com/search?client=firefox-b-d&q=pascal+najadi+new+york+supreme+court>

<https://yandex.com/search/?text=pascal+najadi+new+york+supreme+court&lr=10426>

I further say that on the subject of legal proceedings and courts, in December 2022, Swiss banker Mr. Pascal Najadi filed criminal charges and fraud charges against the Swiss President Alain Berset. This has been accepted by the prosecution authorities and will proceed to court in Switzerland. President Alain Berset is also the Head of the Department of Home Affairs and a former minister of health. Berset was accused of abusing his office under Article 312 of the Swiss Criminal Code. In the criminal complaint, he detailed how the health minister told Swiss television SRF on 27 October 2021 — a month before the referendum on extending the COVID certificate requirement — “with the certificate, you can show that you are not contagious.” Berset’s false assertion was particularly controversial and damaging considering that the Swiss population just weeks later voted on whether to extend the use of the Covid Certificate ; Switzerland voted in favor of keeping it and it remained in place through mid-February of 2022. This lie and deception caused massive criminal damage and losses to people in Switzerland.

and

I further say that the Thai Government have issued statements stating they will ban the covid19 vaccines and nullify the vaccine contracts as a Princess in the Thai Royal Family was badly injured and made seriously ill by the Pfizer covid19 vaccine. Contracts can be declared null and void in court or parliament or by royal decree if they are fraudulent and/or cause serious harm to the general public. And the Thai government will be setting up a commission of inquiry and will be suing the covid19 vaccine companies for damages to pay for the costs of treating those people in Thailand damaged by the covid19 vaccines. This has been confirmed by Dr. Sucharit Bhakdi, a medical doctor and Medical Professor in Germany who is of Thai descent and visited Thailand recently to meet Thai government officials and the royal family.

Source:

<https://www.thedailybell.com/all-articles/news-analysis/will-thailand-declare-pfizer-contracts-null-and-void/>

and <https://rumble.com/v27hvzx-k-o-n-k-r-e-t-discussion-with-prof.-dr.-sucharit-bhakdi-news-from-the-royal.html>

American news report at <https://www.youtube.com/watch?v=ooYhDNX6Xy0>

and

In March 2023, the Freedom Alliance of South Africa started legal proceedings in the High Court of South Africa, Gauteng Division, Pretoria, to end the government’s authorization of the Pfizer covid19 vaccine, because of the harms caused and dangers posed by these vaccines to the public. They issued a media statement viewable at

<https://www.biznews.com/health/2023/04/03/pfizer-fasa>

(xv) All courts will have to differentiate between Honest Science and Dishonest Science

The prima facie evidence from around the world proves conclusively that there are two types of science – Honest Science and Dishonest Science. When people including Judges and officers of the court and the general public are encouraged to “Follow the Science”, they must specify exactly which science they are following. Is it Honest Science or Dishonest Science ? The evidential basis for this is outlined on

<https://data-analytica.org/high-court.htm#science>

(xvi) in the USA the DMED data for the US military is shocking showing a massive increase in vaccine injuries, serious illnesses, disabilities and deaths caused by covid19 vaccines to young, fit, strong and healthy US military personnel in 2021 and 2022. This has caused a massive national security problem for the USA. A US Senator Ron Johnson sent an important letter about this to the US Secretary of Defense demanding information on shockingly high COVID-19 vaccine injury among military personnel. I presented this letter **Exhibit Johnson** to the High Court and now to the Supreme Court.

You can read this letter on the US Senate web site at

<https://www.ronjohnson.senate.gov/services/files/FB6DDD42-4755-4FDC-BEE9-50E402911E02>

. I quote from this letter:

“Based on data from the Defense Medical Epidemiology Database (DMED), Renz reported that these whistleblowers found a significant increase in registered diagnoses on DMED for miscarriages, cancer, and many other medical conditions in 2021 compared to a five-year average from 2016-2020.2 For example, at the roundtable Renz stated that registered diagnoses for neurological issues increased 10 times from a five-year average of 82,000 to 863,000 in 2021,” Sen. Johnson wrote.

Senator Johnson included in his letter the following medical conditions presented by Renz the lawyer:

Hypertension – 2,181% increase

Diseases of the nervous system – 1,048% increase

Malignant neoplasms of esophagus – 894% increase

Multiple sclerosis – 680% increase

Malignant neoplasms of digestive organs – 624% increase

Guillain-Barre syndrome – 551% increase

Breast cancer – 487% increase

Demyelinating – 487% increase

Malignant neoplasms of thyroid and other endocrine glands – 474% increase

Female infertility – 472% increase

Pulmonary embolism – 468% increase

Migraines – 452% increase

Ovarian dysfunction – 437% increase

Testicular cancer – 369% increase

Tachycardia – 302% increase

These are stunning numbers.

I also cite from our Submissions submitted to the High Court in July 2023

‘ We have already stated in our evidence to the court that for these covid19 vaccines the evidence from Pfizer itself and from the regulators such as the EMA in Europe, the FDA in the USA and the HPRA in Ireland shows that for the covid19 vaccines there were

- no toxicity studies
- no genotoxicity studies
- no reproductive toxicity studies
- no cardio toxicity studies
- no autoimmunity studies
- no juvenile paediatric studies
- no immuno toxicology studies
- no fully published pregnancy studies with full findings
- no carcinogenic studies and no tumorigenicity studies

This breached standard testing requirements for new vaccines and drugs. And there were no medium term and long term safety tests carried out on the covid19 vaccines and boosters. All government, health authority and regulator claims about the covid19 vaccines being “safe” were NOT backed up by scientific and medical evidence and were fraudulent. This makes the EMA and HPRA authorisation for the covid19 vaccines fraudulent as they were based on fraudulent claims. I now ask the judge to declare in court whether this is fact or a conspiracy theory ? A yes or no answer will suffice."

Judge Twomey refused to look at this evidence and refused to give an answer.

(xvii) A Documentary titled ‘The Unseen Crisis’ released in Winter 2023 interviewed the many victims of this vaccine and the medical doctors who are treating vaccine victims and the scientists researching the illnesses, disabilities and deaths caused by this vaccine. This is **Exhibit Documentary** for the court.

(xviii) The “Twitter files” and the U.K. Telegraph’s Lockdown Files revealing the extraordinary level to which UK government decisions on COVID19 and vaccines were arbitrary, impulsive, hysterical, political

and completely untethered from science, and that illegal and unlawful censorship was widespread. These documents are being used and will be used in court cases. US Senate and Congressional hearings and several court decisions, including **Murthy v. Missouri** (originally filed as **Missouri v. Biden**), have confirmed that unconstitutional and unlawful censorship occurred on social media platforms in the USA and worldwide. This contradicts the judgments and orders of Judge Micheal Twomey, showing them to be erroneous, false and defective on these issues.

(xix) Our affidavits and exhibits filed in the High Court provided scientific evidence showing the covid19 vaccines were ineffective. I cite new supporting scientific papers below:

The Efficacy of COVID-19 Vaccine Boosters against Severe Illness and Deaths: Scientific Fact or Wishful Myth?

Ophir et al. 2023

<https://www.jpands.org/vol28no1/ophir.pdf>

Pfizer reported that six months after the first 2 injections, there were no significant differences in the number of deaths from all causes between the group that received the vaccines and the control group that received the placebo in the vaccine trial.

Source: <https://www.nejm.org/doi/full/10.1056/nejmoa2110345>

In a cited Israeli study by Sheba Medical Center that did not yield good efficacy results, and aside from the fact that this study did not address severe illness directly, its authors concluded that their findings suggest that the second booster “may have only marginal benefits.” These are their words, not mine.

Source: <https://www.nejm.org/doi/full/10.1056/NEJMc2202542>

I further say that more evidence of antibody dependent enhancement or immune priming and the virus mutating to escape the vaccine and continue infecting people is emerging all the time. This corroborates Point 31 above and the evidence in our previous affidavits and books of evidence.

In **Exhibit 101**, official government statistical data from Scotland, New Zealand, and Canada is presented showing higher rates of covid19 infection and deaths among the vaccinated.

Exhibit Wall Street is an article published in the Wall Street Journal on January 22, 2023 which cites scientific research showing the lack of effectiveness of covid19 vaccines and is very damning of the vaccines. Allysia Finley, a member of the newspaper’s editorial board, wrote:

“Federal agencies took the unprecedented step of ordering vaccine makers to produce them and recommending them without data supporting their safety or efficacy.”

She also accused vaccine makers of *“deceptive advertising.”*

Source: <https://www.wsj.com/articles/the-deceptive-campaign-for-bivalent-covid-boosters-cdc-fda-biden-vaccines-moderna-pfizer-wuhan-imprinting-11674400955>

(xxi) In January 2023, an OECD report showed that there were no excess deaths in Ireland during the covid19 pandemic and this was widely reported on RTE and in the press and media.

Sources: RTE, <https://www.rte.ie/news/coronavirus/2024/0102/1424384-ireland-covid/> and <https://www.irisht Examiner.com/news/arid-41300326.html>

This corroborates and verifies the evidence we presented to the High Court, which Judge Twomey rejected and claimed was “conspiracy theory” in his judgments and orders.

During the covid19 pandemic there were scare stories every day about massive increases in deaths for 17 months on television, radio and in the newspapers. These have now been proven to be lies. The Judgments and orders of Judge Michael Twomey were based on these lies.

I refer to Point 22, page 115, in the previous affidavit filed in the High Court in December 2022

‘I have already mentioned the Infection Fatality rates earlier which show it was equivalent to a flu season which we have had for hundreds of years. The CSO figures in Ireland now show that a total of 183 deaths (or 3.4%) reported Covid-19 as the single cause of death. While 5,201 (or almost 97%) of deaths with Covid-19 were certified as having had Covid-19 with at least two other medical conditions on the death certificate. Four in five deaths from Covid-19 had at least three medical conditions mentioned on the death record with 4.2 conditions being the average per person according to the CSO data release. The mean or average age of death was 82 years old and the median was 84 for the year 2020. The vast majority of deaths were over 73 years old and had co-existing illnesses. Most would have died in 2020 or 2021 even if covid19 never existed.

Source: CSO and Journal.ie, <https://www.thejournal.ie/covid-deaths-pneumonia-conditions-5841803-Aug2022/> .

Contrast this with the sudden large increase in excess mortality after mass covid19 vaccinations. This continued from May 2021 to the end of 2023. I refer the Supreme Court to Point **(vi)** above which shows the evidence for the sudden large rise in excess mortality after mass covid19 vaccinations.

(xxii) The press and media including live news have a powerful effect on the minds of the general public including the minds of judges in the Irish courts. We have Live news footage of news presenters and sports celebrities dropping dead, collapsing, or getting heart attacks after getting their covid19 vaccinations / boosters. These same news presenters falsely claimed that the covid19 vaccines were “safe and effective” in live news broadcasts. They have been proven wrong, and their own deaths, collapses, or heart attacks live on television being a good form of evidence : this is **Exhibit – Deaths** for the Supreme Court and is in

video format.

(xxiii) Judge Twomey refused to accept some of our electronic evidence. The evidence we have provided to the High Court conforms to the Evidence Act 1851 and the Documentary Evidence Act 1925 and the Criminal Evidence Act 1992. Electronic documents are admissible as evidence in court. The Electronic Commerce Act 2000, as amended makes provision for electronic documents as evidence in courts. Electronic documents and electronic data have been successfully used and upheld in the criminal courts, the civil courts and the superior courts in Ireland. Our evidence conforms to the following court precedents :

- McCarthy v O'Flynn in the Supreme Court in 1979
- Minister for Justice and the Courts Service v Information Commissioner, 2001, in the High Court in respect of electronic records and of copies.
- Koger Inc. & Koger (Dublin) Ltd v. O'Donnell & Others (2010) IEHC 35
- Sretaw v. Craven House Capital PLC (2017) IEHC 580;
- Gallagher v. RTE(2017) IEHC 23
- DPP v O'Reilly, 2007
- DPP v Meehan 2006

All of this prima facie evidence above was dismissed as “conspiracy theories” in the Judge’s judgments. The Judge made no effort to determine the facts in this court case. The result was a judgment lacking facts and contained biased and prejudiced findings instead of facts. This breached the Hay V O’Grady Principles set in the Supreme Court. The Judge breached the Evidence Act 1851 and the Documentary Evidence Act 1925 and the legal principle of audi alterem partem and the law of Evidence in Ireland and Superior Court rules and aforementioned Irish and EU laws and Irish Constitutional articles. These defects in the judgments were fatal and made them void. This has a domino effect in the sense that the judgments breach the Hay v O’Grady Principles set by the Supreme Court in the sense that facts and prima facie evidence have been blocked, stopped, un-addressed and un-tested in court and replaced by biased and prejudiced findings which render the judgments flawed, erroneous, defective, and void. In our **Book of Authorities for Void Proceedings, Void Judgments and Void Orders** we detail the reasons why the Judgments and Orders of Michael Twomey of April 25th 2023 and July 12th and 19th 2023 are void ab initio.

The Judge dismissed all of this irrefutable, prima facie evidence as “conspiracy theories” and he insulted defamed and abused the litigants, this was a flagrant abuse of the High Court, the Superior Court rules, standard court procedures and Judicial rules, and legal principles and Irish and EU laws and the Irish

Constitution. The Judge acted Ultra Vires and against all court rules, regulations and laws and the Irish Constitution itself.

European Convention on Human Rights

ECHR fair trial civil limb quote; "Article 6 § 1 in principle requires that a court or tribunal should have jurisdiction to examine all questions of fact and law that are relevant to the dispute before it (Terra Woningen B.V. v. the Netherlands, 1996, § 52; Sigma Radio Television Ltd v. Cyprus, 2011, §§ 151-57). This means, in particular, that the court must have the power to examine point by point each of the litigant's grounds on the merits, without refusing to examine any of them, and must give clear reasons for their rejection.

As to the facts, the court must be able to re-examine those that are central to the litigant's case (Bryan v. the United Kingdom, 1995, §§ 44-45).

There were clear breaches of this by Judge Twomey.

We have provided a Book of Authorities of the Natural Law as applies in our case to the High Court.

The precedent of KYPRIANOU v. CYPRUS set in the European Court of Human Rights is relevant here. There was no impartial and fair court hearings on Informed Consent and the Precautionary Principle which was the purpose of the court case and prima facie evidence was blocked from being presented and cross examined in full court hearings, our expert witnesses and witnesses were not allowed to appear in court on behalf of the Plaintiffs. All of this was blocked by Judge Michael Twomey in the Costs hearing. In December 2022, Judge Conor Dignam made an order for court hearings on Informed Consent and the Precautionary Principle to be heard in court but this was blocked by Judge Michael Twomey. This blocking and denial of fair and impartial court hearings on Informed Consent and the Precautionary Principle was a breach of article 6 of the ECHR and was a breach of KYPRIANOU v. CYPRUS set in the European Court of Human Rights.